IN THE SUPERIOR COURT OF THE VIRGIN ISLANDS DIVISION OF ST. CROIX

MOHAMMAD HAMED, BY HIS AUTHORIZED AGENT WALEED HAMED,

Plaintiff/Counterclaim Defendant, v.

## FATHI YUSUF AND UNITED CORPORATION, <br> DEFENDANTS/Counterclaimants, <br> v. <br> WALEED HAMED, WAHEED HAMED, MUFEED HAMED, HISHAM HAMED, and PLESSEN ENTERPRISES, INC.,

Counterclaim Defendants.

WALEED HAMED, as ExECUTOR OF THE Estate of MOHAMMAD HAMED,

PLAINTIFF,

## v.

UNITED CORPORATION,
DEFENDANT.

MOHAMMAD HAMED,
Plaintiff,
v.

FATHI YUSUF,

Civil No. SX-12-CV-370
ACTION FOR INJUNCTIVE RELIEF, DECLARATORY JUDGMENT, PARTNERSHIP DISSOLUTION, WIND UP, and ACCOUNTING

Consolidated With
Civil No. SX-14-CV-287

ACTION FOR DAMAGES and DECLARATORY JUDGMENT

CONSOLIDATED WITH

Civil No. SX-14-CV-378
ACTION FOR DEBT and CONVERSION

## ORDER

THIS MATTER came before the Special Master (hereinafter "Master") on United's informational notice regarding the memorandum opinion and order and judgment entered on June 8, 2021 (hereinafter "June 8, 2021 Memorandum Opinion and Order and Judgment"). United advised the Court of the following typographical error in the June 8, 2021 Memorandum Opinion and Order and Judgment: $\$ 125,742.19$ (the adjusted total past due rent for Bay 5) plus $\$ 471,171.88$ (the adjusted total past due rent for Bay 8) equals $\$ \underline{\mathbf{5}} 96,914.07$ and not $\$ \mathbf{4} 96,914.07$, as typed therein. Accordingly, the Court will amend the June 8, 2021 Memorandum Opinion and Order and Judgment to correct the typographical error. It is hereby:

ORDERED that any references to " $\$ 496,914.07$ " in the June 8,2021 Memorandum Opinion and Order and Judgment shall be and is hereby AMENDED to reflect "\$596,914.07."

DONE and ORDERED this $\underbrace{\text { Nod }}$ day of August, 2021.


