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

WALEED HAMED, as the Executor of the Estate of MOHAMMAD HAMED,

Plaintiff/Counterclaim Defendant.

VS.

FATHI YUSUF and UNITED CORPORATION

Defendants and Counterclaimants.

VS.

WALEED HAMED, WAHEED HAMED, MUFEED HAMED, HISHAM HAMED, and PLESSEN ENTERPRISES, INC.,

Counterclaim Defendants,

WALEED HAMED, as the Executor of the Estate of MOHAMMAD HAMED, *Plaintiff*.

VS.

UNITED CORPORATION, *Defendant*.

WALEED HAMED, as the Executor of the Estate of MOHAMMAD HAMED, *Plaintiff*

VS.

FATHI YUSUF, Defendant.

FATHI YUSUF, Plaintiff,

VS.

MOHAMMAD A. HAMED TRUST, et al,

Defendants.

Case No.: SX-2012-CV-370

ACTION FOR DAMAGES, INJUNCTIVE RELIEF AND DECLARATORY RELIEF

JURY TRIAL DEMANDED

Consolidated with

Case No.: SX-2014-CV-287

Consolidated with

Case No.: SX-2014-CV-278

Consolidated with

Case No.: ST-17-CV-384

KAC357 Inc., Plaintiff,

VS.

HAMED/YUSUF PARTNERSHIP,

Defendant.

Consolidated with

Case No.: ST-18-CV-219

YUSUF AND HAMED'S STIPULATION TO CLARIFY SCHEDULING

Counsel for the parties stipulate to the following so as to clarify the current scheduling in light of the outstanding filings and rulings and to proceed forward:

- The parties will proceed with the depositions currently scheduled for January
 and 14th, 2022 as to the topics and claims listed in the Notice.
- 2. The parties acknowledge that there are three outstanding filings from Yusuf and certain outstanding rulings that may impact the ability to fully explore the claims to be addressed in the January 13-14, 2022 depositions.
- 3. So as to keep the matter proceeding forward, the parties agree that the depositions may be adjured and then resumed with regard to any subsequently produced materials as a result of the outstanding filings by Yusuf or rulings related to the claims addressed at the January 13-14, 2022 depositions.
- 4. Both parties note that preliminary motions for summary judgment were filed as to Y-10 and Y-11 but that the balance of such filings, if any, shall occur after the expert discovery is complete.

Dated: December 21, 2021

Charlotte Perrell

Charlotte K. Perrell, Esq.
Stefan B. Herpel, Esq.
Counsel for the Defendants
Law House, 10000 Frederiksberg Gade
P.O. Box 756

St. Thomas, VI 00802 Email: cperrell@dnfvi.com

Carl J. Hartmann III, Esq (Bar #48)

Co-Counsel for Plaintiffs 2940 Brookwind Dr. Holland, MI 49424

Email: carl@carlhartmann.com

T: (340) 642-4422 / F: (212) 202-3733