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| **HISHAM HAMED,** individually**,** andderivatively on behalf of**SIXTEEN PLUS CORPORATION,***Plaintiff,*v.**FATHI YUSUF, ISAM YOUSUF** and **JAMIL YOUSUF,***Defendants,* and**SIXTEEN PLUS CORPORATION,***a nominal Defendant.* |  **Case No.: SX-2016-CV-00650** **DERIVATIVE SHAREHOLDER SUIT, ACTION FOR DAMAGES AND CICO RELIEF** **JURY TRIAL DEMANDED** |
|  |  |

**JOINT MOTION FOR ENLARGEMENT**

**OF THE SCHEDULING ORDER OF JANUARY 20, 2023**

 **COME NOW** all of the parties, and jointly move the Court for an enlargement of its Scheduling Order of January 20, 2023. Counsel for the parties have agreed to this enlargement after mutual discussion, and to have this motion filed by the undersigned. A proposed order identical to the Court’s except for dates is attached.

 The revised dates have been calculated by adding approximately **six (6) months** to all dates in the January 20, 2023 scheduling order, with the exception of the conference with the Court set by Zoom—which has been left blank.

 A simultaneous mirror motion is being filed in the 65/342 action.

**Counsel for Hisham Hamed**

**Dated:** February 14, 2023 **A**

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#### **CERTIFICATE OF SERVICE**

I hereby certify that, discounting captions, headings, signatures, quotations from authority and recitation of the opposing party’s own text, this document complies with the page and word limitations set forth in Rule 6-1(e) and that on **February 14, 2023,** I served a copy of the foregoing by email and the Court’s E-File system, as agreed by the parties, to:

**James Hymes III**, **Esq.**

*Counsel for Defendants Isam and Jamil Yousuf*

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 /s/ Carl J. Hartmann