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

HISHAM HAMED, individually,
and derivatively 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

## NOTICE OF CORRECTED CERTIFICATE OF SERVICE HISHAM HAMED'S THIRD MOTION TO COMPEL: <br> AS TO FATHI YUSUF'S ‘FIFTH AMENDMENT’ ASSERTIONS IN DISCOVERY OR, IN THE ALTERNATIVE TO PRECLUDE TESTIMONY (FILED SIMULTANEOUSLY IN SX-2016-00065/SX-2017-CV-00342) ${ }^{1}$

The date set forth on the original Certificate of Service was December 1, 2022— that was erroneous. The following corrects that date:

I hereby certify that on December 2, 2022, I served a copy of the captioned motion by email and the Court's E-File system, as agreed by the parties.

## James Hymes III, Esq.

Counsel for Defendants Isam and Jamil Yousuf LAW OFFICES OF JAMES L.

HYMES, III, P.C.
P.O. Box 990

St. Thomas, VI 00804-0990
Tel: (340) 776-3470
Fax: (340) 775-3300
jim@hymeslawvi.com

[^0]Charlotte K. Perrell, Esq.<br>Stefan B. Herpel, Esq.<br>Counsel for Defendant Fathi Yusuf<br>DUDLEY NEWMAN<br>FEUERZEIG LLP<br>Law House<br>1000 Frederiksberg Gade<br>P.O. Box 756<br>St. Thomas, VI 00804-0756<br>Tel: (340) 774-4422<br>cperrell@dnfvi.com,<br>sherpel@dnfvi.com

## Kevin A. Rames, Esq.

Counsel for Nominal Defendant
Sixteen Plus Corporation
2111 Company Street, Suite 3
Christiansted, VI 00820
Phone: (340) 773-7284
Fax: (340) 773 -7282
kevin.rames@rameslaw.com

## Counsel for Hisham Hamed

Dated: December 3, 2022


Carl J. Hartmann III, Esq. (Bar \#48)
Co-Counsel for Hisham Hamed 2940 Brookwind Dr, Holland, MI 49424
Telephone: (340) 642-4422
Email: carl@carlhartmann.com
Joel H. Holt, Esq. (Bar \# 6)
Counsel for Hisham Hamed
LAW OFFICES OF JOEL H. HOLT
2132 Company Street,
Christiansted, VI 00820
Email: holtvi@aol.com
Phone: (340) 773-8709/
Fax: (340) 773-8677

## CERTIFICATE OF SERVICE

I hereby certify that this document complies with the page and word limitations set forth in Rule 6-1(e) and that on December 3, 2022, 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
LAW OFFICES OF JAMES L.
HYMES, III, P.C.
P.O. Box 990

St. Thomas, VI 00804-0990
Tel: (340) 776-3470
Fax: (340) 775-3300
jim@hymeslawvi.com

## Charlotte K. Perrell, Esq.

## Stefan B. Herpel, Esq.

Counsel for Defendant Fathi Yusuf
DUDLEY NEWMAN
FEUERZEIG LLP
Law House
1000 Frederiksberg Gade
P.O. Box 756

St. Thomas, VI 00804-0756
Tel: (340) 774-4422
cperrell@dnfvi.com,
sherpel@dnfvi.com

## Kevin A. Rames, Esq.

Counsel for Nominal Defendant
Sixteen Plus Corporation
2111 Company Street, Suite 3
Christiansted, VI 00820
Phone: (340) 773-7284
Fax: (340) 773 -7282
kevin.rames@rameslaw.com
Is/ Carl J. Hartmann

## CERTIFICATE OF COMPLIANCE WITH RULE A 37(a)(1)

I hereby certify that I made the required efforts in good faith to confer with opposing counsel to obtain the foregoing requested information and did so confer.

Dated: December 3, 2022
/s/ Carl J. Hartmann


[^0]:    ${ }^{1}$ The identical facts, issues and Rule 37 notices are presented by Fathi Yusuf's assertions of the Fifth Amendment in both cases. Thus, the instant motion was also filed in the other action, by attachment.

