

**IN THE SUPERIOR COURT OF THE VIRGIN ISLANDS  
DIVISION OF ST. THOMAS/ST. JOHN**

**UNITED CORPORATION,**

*Plaintiff,*

**v.**

**WAHEED HAMED,**  
(a/k/a Willy or Willie Hamed),

*Defendant.*

**Case No.: 2013-CV-101**

**ACTION FOR DAMAGES**

**JURY TRIAL DEMANDED**

**SELF-DISCLOSURES PURSUANT TO RULE 26**

Comes now the defendant, Waheed Hamed, by counsel, and hereby files his Disclosure Pursuant to Rule 26 on Plaintiff's counsel:

**WITNESSES:** The following individuals have knowledge of defendant's activities during the time period during which the alleged wrongful acts took place:

1. Waheed ("Willie") Hamed c/o Plaza Extra St. Thomas
2. Waleed ("Wally") Hamed c/o Plaza Extra Sion Farm
3. Maher Abu Kias c/o Five Corners Mini-Mart
4. Khalid Ali-c/o Foodtown
5. Suliman Ali c/o Foodtown
6. Mohammed Hannon c/o Country Water

**DOCUMENTS:** As the Complaint avers conduct that never occurred Defendant has not yet identified any documents relevant to the allegations in the Complaint other than the fire insurance claims and police reports for the closed St. Croix (East) store -- believed

**Rule 26 Disclosures**  
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to be in Defendant's possession,. If any other such documents relevant to the defense of this case are located, this Rule 26 Self-Disclosure will be supplemented.

**DAMAGES:** Defendant has accrued and will continue to accrue attorney's fees and costs associated with the defense of this lawsuit, which damages will be sought from plaintiff at the appropriate time.

**INSURANCE:** The defendant has no insurance regarding this claim.

**Dated:** August 19, 2013



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**Carl J. Hartmann III, Esq.** (Bar No. 48)  
*Counsel for the Defendant*  
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Christiansted, VI 00820  
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**CERTIFICATE OF SERVICE**

I hereby certify that on this 19th day of August 2013, I served a copy of the foregoing Rule 26 Self Disclosure by U.S. Mail and email on:

**Nizar A. DeWood, Esq.**  
The DeWood Law Firm  
2006 Eastern Suburb, Suite 101  
Christiansted, VI 00820

with a courtesy copy by Email on:

**Joseph A. DiRuzzo, III, Esq.**  
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