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| **MANAL MOHAMMAD YOUSEF,**  **Plaintiff,** **v.****SIXTEEN PLUS CORPORATION,** **Defendant,** **and****SIXTEEN PLUS CORPORATION,**  **Counter-Plaintiff,** **v.****MANAL MOHAMMAD YOUSEF,**  **Counter-Defendant.****\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_** | **CIVIL NO.: SX-2017-CV-00342** **ACTION FOR DEBT AND**  **FORECLOSURE** **COUNTERCLAIM FOR**  **DAMAGES**  **THIRD PARTY ACTION** **JURY TRIAL DEMANDED** **Consolidated with:** |
| **HISHAM HAMED,** individually**,** andderivatively on behalf of**SIXTEEN PLUS CORPORATION,***Plaintiff,*v.**FATHI YUSUF, ISAM YOUSUF, JAMIL YOUSUF, and MANAL YOUSEF,***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 **CONSOLIDATED WITH** |
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| **SIXTEEN PLUS CORPORATION**,  *Plaintiff,* v.**MANAL MOHAMMAD YOUSEF,** *Defendant,* and**MANAL MOHAMMAD YOUSEF,** *Counter-Plaintiff,* v.**SIXTEEN PLUS CORPORATION,** *Counter-Defendant.* |  **CIVIL NO. SX-2016-CV-00065** ACTION FOR  DECLARATORY JUDGMENT, CICO and FIDUCIARY DUTY COUNTERCLAIM  JURY TRIAL DEMANDED **CONSOLIDATED WITH**  |
|  |  |

**NOTICE OF STIPULATION OF CONSENT**

**REGARDING SERVICE OF SUMMONS AND COMPLAINT**

**ON THIRD-PART DEFENDANT FATHI YUSUF IN SX-2017-CV-00342**

 **COMES now**, Carl J. Hartmann III, Counsel for Sixteen Plus Corporation, and gives NOTICE that Counsel for Fathi Yusuf, who is being sued as a third-party defendant, Stefan Herpel, has consented to and acknowledged the service of summons and complaint on Fathi Yusuf this day.

**Counsel for Sixteen Plus Corporation**

**Dated:** February 3, 2024 **A**

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

 *Co-Counsel for Hisham Hamed*

 *Co-Counsel for Sixteen Plus Corp.*

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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 3, 2024,** 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*

*Counsel for Plaintiff/Defendant Manal Yousef*

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Courtesy Copy to:

**Kevin A. Rames, Esq.**

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 *Sixteen Plus Corporation in 650 action*

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