## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS

## **EASTERN DIVISION**

LAWRENCE E. JAFFE PENSION PLAN, On )	Lead Case No. 02-C-5893
Behalf of Itself and All Others Similarly )	(Consolidated)
Situated,	
)	CLASS ACTION
Plaintiff,	
, )	Judge Ronald A. Guzman
vs.	Magistrate Judge Nan R. Nolan
, )	
HOUSEHOLD INTERNATIONAL, INC., et	
al.,	
)	
Defendants.	
)	
)	

NOTICE OF LEAD PLAINTIFFS' MOTION REQUESTING EVIDENTIARY SANCTIONS FOR HOUSEHOLD DEFENDANTS' DESTRUCTION OF EVIDENCE

## TO: COUNSEL ON THE ATTACHED SERVICE LIST

PLEASE TAKE NOTICE that on Tuesday, December 2, 2008 at 9:30 a.m., we shall appear before the Honorable Ronald A. Guzman, or any judge sitting in his stead, in Courtroom 1219 of the United States District Court for the Northern District of Illinois, Eastern Division, 219 South Dearborn Street, Chicago, Illinois and then and there present:

Lead Plaintiffs' Motion and Memorandum Requesting Evidentiary Sanctions for Household Defendants' Destruction of Evidence

Declaration of Azra Z. Mehdi in Support of Lead Plaintiffs' Motion Requesting Evidentiary Sanctions for Household Defendants' Destruction of Evidence

a copy of which is hereby served upon you.

DATED: November 26, 2008

COUGHLIN STOIA GELLER RUDMAN & ROBBINS LLP AZRA Z. MEHDI (90785467) D. CAMERON BAKER (154432) LUKE O. BROOKS (90785469) JASON C. DAVIS (253370) SUZANNE H. KAPLAN (247067)

> /s/ Azra Z. Mehdi AZRA Z. MEHDI

100 Pine Street, Suite 2600 San Francisco, CA 94111 Telephone: 415/288-4545 415/288-4534 (fax)

COUGHLIN STOIA GELLER RUDMAN & ROBBINS LLP PATRICK J. COUGHLIN MICHAEL J. DOWD SPENCER A. BURKHOLZ MAUREEN E. MUELLER 655 West Broadway, Suite 1900 San Diego, CA 92101 Telephone: 619/231-1058 619/231-7423 (fax) Lead Counsel for Plaintiffs

MILLER LAW LLC MARVIN A. MILLER LORI A. FANNING 115 S. LaSalle Street, Suite 2910 Chicago, IL 60603 Telephone: 312/332-3400 312/676-2676 (fax)

Liaison Counsel

LAW OFFICES OF LAWRENCE G. SOICHER
LAWRENCE G. SOICHER
110 East 59th Street, 25th Floor
New York, NY 10022
Telephone: 212/883-8000
212/355-6900 (fax)

Attorneys for Plaintiff

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## DECLARATION OF SERVICE BY ELECTRONIC MAIL AND BY U.S. MAIL

- I, the undersigned, declare:
- 1. That declarant is and was, at all times herein mentioned, a citizen of the United States and employed in the City and County of San Francisco, over the age of 18 years, and not a party to or interested party in the within action; that declarant's business address is 100 Pine Street, Suite 2600, San Francisco, California 94111.
- 2. That on November 26, 2008, declarant served by electronic mail and by U.S. Mail to the parties the:

Notice of Lead Plaintiffs' Motion and Memorandum Requesting Evidentiary Sanctions for Household Defendants' Destruction of Evidence,

Lead Plaintiffs' Motion and Memorandum Requesting Evidentiary Sanctions for Household Defendants' Destruction of Evidence

Declaration of Azra Z. Mehdi in Support of Lead Plaintiffs' Motion Requesting Evidentiary Sanctions for Household Defendants' Destruction of Evidence

The parties' email addresses are as follows:

TKavaler@cahill.com	NEimer@EimerStahl.com
PSloane@cahill.com	ADeutsch@EimerStahl.com
PFarren@cahill.com	MMiller@MillerLawLLC.com
LBest@cahill.com	LFanning@MillerLawLLC.com
DOwen@cahill.com	

and by U.S. Mail to:

Lawrence G. Soicher, Esq.

Law Offices of Lawrence G. Soicher

Scott & Scott LLC

110 East 59th Street, 25th Floor

New York, NY 10022

David R. Scott, Esq.

Scott & Scott LLC

108 Norwich Avenue

Colchester, CT 06415

I declare under penalty of perjury that the foregoing is true and correct. Executed this 26th day of November, 2008, at San Francisco, California.

