UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

LAWRENCE E. JAFFE PENSION PLAN, on Behalf of Itself and All Others Similarly Situated, Plaintiffs,) Lead Case No. 02-C5893 (Consolidated)
v.) <u>CLASS ACTION</u>
HOUSEHOLD INTERNATIONAL, INC., et al.,) Judge Ronald A. Guzman
Defendants.))

NOTICE OF FILING

PLEASE TAKE NOTICE that, on February 10, 2009 we filed with the Clerk of the United States District Court for the Northern District of Illinois, Eastern Division:

- (1) Defendants' Memorandum of Law in Opposition to Plaintiffs' Motion *in Limine* to Preclude Evidence Re: Defendants' Truth on the Market Defense and Defendants' Stock Trading [sic] Pursuant to Fed. R. Civ. P. 37 (Plaintiffs' Motion *in Limine* No. 1);
- (2) Defendants' Motion for Leave to File *Instanter* Memorandum of Law in Excess of Fifteen Pages (with attached Memorandum of Law (redacted)) (Plaintiffs' Motion *in Limine* No. 2) and Notice of Motion for Leave to File *Instanter* Memorandum of Law in Excess of Fifteen Pages;
- (3) Defendants' Memorandum of Law in Opposition to Plaintiffs' Motion *in Limine* to Exclude Defendants' "Cumulative" Expert Testimony (Plaintiffs' Motion *in Limine* No. 3);
- (4) Defendants' Memorandum of Law in Response to Plaintiffs' Motion to Exclude Documents or Testimony Which Refer to Advice from Counsel that Defendants Complied With State and Federal Laws (Plaintiffs' Motion *in Limine* No. 4);

- (5) Defendants' Memorandum of Law in Response to Plaintiffs' Motion *in Limine* to Exclude Any Argument that Defendants Fully Disclosed All Litigation Risks to Household's Outside Auditors and to Exclude Any Evidence of or Reference to the Adequacy of Household's Class Period Reserves (Plaintiffs' Motion *in Limine* No. 5);
- (6) Defendants' Memorandum of Law in Opposition to Plaintiffs' Motion *in Limine* to Exclude Testimony of Defendants' Proposed Expert Dr. Robert Litan Pursuant to Federal Rule of Evidence 702 (Plaintiffs' Motion *in Limine* No. 6);
- (7) Defendants' Memorandum of Law in Opposition to Plaintiffs' Motion *in Limine* to Preclude at Trial Any Reference to the Unsubstantiated Post-Class Period Allegations of Voter Fraud Against Association of Community Organizations for Reform Now ("A.C.O.R.N.") (Plaintiffs' Motion *in Limine* No. 7);
- (8) Defendants' Memorandum of Law in Opposition to Plaintiffs' Motion in Limine "to Preclude Defendants from Offering Expert Testimony from Any of Their Identified Witnesses Other than Their Three [sic] Retained Experts (Plaintiffs' Motion in Limine No. 8);
- (9) Defendants' Memorandum of Law in Opposition to Lead Plaintiffs' Motion to Exclude Certain Testimony of Defendants' Expert Roman L. Weil Pursuant to Federal Rule of Evidence 702 (Plaintiffs' Motion *in Limine* No. 9);
- (10) Defendants' Memorandum of Law in Opposition to Lead Plaintiffs' Motion to Exclude Certain Testimony of Defendants' Expert John Bley Pursuant to Federal Rule of Evidence 702 (Plaintiffs' Motion *in Limine* No. 10);
- (11) Declaration of Thomas J. Kavaler in Opposition to Plaintiffs' Motions *in Limine* Nos. 1, 3-10 (redacted);
- (12) Declaration of Joshua Newville in Opposition to Plaintiffs' Motion *in Limine* No. 2 (redacted);
- (13) Appendix of Unreported Authorities in Opposition to Plaintiffs' Motions *in Limine* Nos. 1-10.

A copy of each of the above documents is attached hereto.

Respectfully submitted,

CAHILL GORDON & REINDEL LLP

By: /s/ Thomas J. Kavaler

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