

Dennis Lee  
3002 Route 23 North  
Newfoundland, NJ 07435

Clerk of Court  
Iowa District Court for Polk County  
Polk County Courthouse  
500 Mulberry Street  
Des Moines, Iowa 50309

EK226973928US

Re: Iowa's Best v. Pirrone, et al  
Equity No: LL89623

December 7, 2007

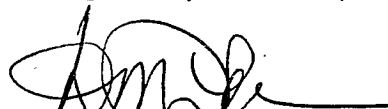
Dear Clerk of Court:

Enclosed please find my Affidavit in Lieu of my personal appearance, an appearance that is now scheduled for December 14, 2007. Unfortunately, as stated in my enclosed affidavit, I am financially unable to travel to Iowa for the "Examination of Judgment Debtor" that has been scheduled for that date.

I will await word from the Court on how we should proceed in light of my inability to appear in Iowa, in person, at the scheduled time.

Thank you for your consideration in this matter.

Respectfully submitted,



Dennis Lee, pro se

✓ Cc: Mr. Bruce Johnson, Esq.

IN THE IOWA DISTRICT COURT FOR POLK COUNTY

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IOWA'S BEST, INC., L.C., Plaintiff,	)	CL 89623
	)	
v.	)	
ROBERT PIRRONE; DENNIS LEE,	)	AFFIDAVIT OF DENNIS LEE
	)	
d/b/a BETTER WORLD TECHNOLOGIES, INC., and d/b/a UNITED COMMUNITY SERVICES OF AMERICA, INC.; BETTER OF AMERICA, INC., a corporation,	)	In Lieu of Personal Appearance
	)	
Defendants.	)	

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I, Dennis Lee, being of legal age and of sound mind, and under penalty of perjury, do solemnly affirm that the following statements are true to best of my knowledge and belief:

1. I am a defendant in this action. I have personal knowledge of the underlying proceedings, and of the facts stated herein.
2. On or about November 17, 2007 I received my first notice from plaintiff that plaintiff had filed a petition with this court to examine me as a judgment debtor. I received this late notice despite the fact that the petition to examine me was first filed with the court on October 30, 2007, and was complete with a certificate of service stating that I, personally, along with my companies were served on that same date (October 30, 2007). My companies have not yet received this notice from plaintiff.
3. Had I originally received timely notice of plaintiff's petition, I would have responded by emphatically Denying the very premise underlying that petition, That being: "Defendants have property that Defendants **unjustly refuse** to

apply to the satisfaction of the judgment. Such property will be disclosed on an examination". (emphasis added, See numbered paragraph 2 on page 1 of plaintiff's petition). These statements are both blatantly false.

4. The truth is, evidenced by plaintiff's numerous unsuccessful attempts to locate any such property,; There is no property to disclose, and there are no assets of any kind to be applied to this judgment (or to any other judgment). No examination of the judgment debtor, no matter how cleverly presented, will reveal any assets of any kind to be applied to this judgment, unless, of course, plaintiff would like to take my personal clothing or household furnishings.
5. Notwithstanding, and despite what personal furniture or belongings might be revealed upon further examination by the plaintiff: I do not have sufficient assets at this time to incur the prohibitive costs of traveling from New Jersey to Des Moines, Iowa in order that plaintiff may question me at the "Examination of Judgment Debtor" that has now been scheduled to take place in room 313 of the Polk County Courthouse on December 14, 2007. It is simply impossible for me to purchase airline tickets, rent a car, and book a hotel room to make myself available for plaintiff's inquiry, a complete exercise in futility.
6. Plaintiff is kicking a very dead dog. United Community Services has no employees, owes approximately \$100,000.00 of uncollectible debt to the IRS, and it has no assets of any kind. It supplies no products or services to any one, nor has it done so for well over a year. It is not worth the time, energy or expense associated with putting it out of business.

7. The President of this Company is me, Dennis Lee, the other defendant herein. I am 61 years old. I own no real estate, stocks, bonds, trusts, 401 K plans, retirement plans, or any other tangible asset. I own the clothes on my back. I am currently employed and take home a salary of \$297.00 per week. I don't own a car. I have no credit cards, and no credit.
8. I risked everything on the very company that Mr. Redenius was a dealer in, and, that underlies this judgment. I am a much bigger loser in this project than Mr. Redenius, who was fully repaid for three of the four dealerships he purchased. Moreover, Mr. Redenius could still operate the fourth dealership, if he so chose, because the dealers have formed a cooperative and are now working together to keep their businesses alive. I fully cooperated with this process. The dealers now buy and sell to each other, and I receive no benefit of any kind, nor do United Community Services or Better World Technology receive any financial benefit from the operation of this Co-Op, only the participating dealers.

December 7, 2007



Dennis M. Lee, pro se  
3002 Route 23 North  
Newfoundland, NJ 07435

**CERTIFICATE OF SERVICE**

The undersigned certifies that the foregoing document was served via,  
United Postal Service Express Mail Delivery Service on this 7<sup>th</sup> day of December,  
2007, as follows:

✓  
Mr. Bruce Johnson, Esq.  
CUTLER LAW FIRM, P.C.  
1307 50<sup>th</sup> Street  
West Des Moines, Iowa 50266

EK226973888US



Dennis Lee, pro se