

UNITED STATES OF AMERICA
Before the
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

Administrative Proceedings Rulings
Release No. 6264 / October 29, 2018

Administrative Proceeding
File No. 3-18148

In the Matter of

**BioPharma Manufacturing
Solutions Inc.,
CLTC Ventures Corporation
(n/k/a Dreamfly Productions
Corporation),
Crane Global Energy Company,
and
DCA Asset Management, Inc.**

**Order Requesting
Service Declaration**

The parties in this remanded proceeding were given the opportunity to submit proposals regarding the conduct of further proceedings. *BioPharma Mfg. Sols. Inc.*, Admin. Proc. Rulings Release No. 6006, 2018 SEC LEXIS 2386 (ALJ Sept. 18, 2018). None of the remaining Respondents, BioPharma Manufacturing Solutions Inc., CLTC Ventures Corporation (n/k/a Dreamfly Productions Corporation), and Crane Global Energy Company, filed a proposal, and the Division of Enforcement represents that it was unable to contact any of them.

The records maintained by the Securities and Exchange Commission's Office of the Secretary indicate that the order instituting proceedings was mailed to Respondents in September 2017 in an attempt to serve them in accordance with the Commission's Rules of Practice. See 17 C.F.R. § 201.141(a)(2)(ii). However, the record contains no declaration establishing that service on the three remaining Respondents was in fact accomplished.

I ORDER the Division of Enforcement to file a declaration of service by November 9, 2018. The Division need not re-serve Respondents if in fact they have already been served.

James E. Grimes
Administrative Law Judge