Administrative Proceedings Rulings
Release No. 5993 / September 18, 2018

Administrative Proceeding
File No. 3-16604

In the Matter of
BioCoral, Inc.,
GC China Turbine Corp.,
Race World International, Inc.,
and
Worldwide Biotech & Pharmaceutical Co.

Order Following Reassignment


The proceeding against the only remaining respondent, GC China Turbine Corp., was dismissed without prejudice on September 19, 2017, when after two years and three months of effort the Commission could not serve the OIP on the respondent.¹ BioCoral, Inc., Initial Decision Release No. 1179, 2017 SEC LEXIS 2899 (ALJ Sept. 19, 2017).

The allegations in the OIP cannot be resolved until GC China Turbine has been served with the OIP. See 17 C.F.R. § 201.200(b). Accordingly, I direct the Division of Enforcement to provide notice by October 2, 2018, whether it intends to (1) resume efforts to serve the OIP on the remaining Respondent; (2) move the chief administrative law judge to discontinue the proceeding because the Respondent cannot be found, 17 C.F.R. § 200.30-10(a)(8); or (3) move the Commission to dismiss the proceeding.

_________________

Brenda P. Murray
Chief Administrative Law Judge