

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

Administrative Proceedings Rulings
Release No. 6512 / March 19, 2019

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 Finding Service on
GC China Turbine Corp. and
Ordering a Response**

On March 18, 2019, the Division of Enforcement filed a declaration concerning service of the order instituting proceedings (OIP) on GC China Turbine Corp. Based on the declaration and accompanying exhibits, I find that GC China Turbine was served with the OIP on March 13, 2019, by delivery to an “agent authorized by appointment or law to receive” service. 17 C.F.R. § 201.141(a)(2)(ii). Specifically, the Division served the Nevada Secretary of State as is authorized by Nevada law when there is no registered agent. *See Nev. Rev. Stat. § 14.030(1)*. In its affidavit addressed to the Nevada Secretary of State, the Division stated that it was unable to accomplish “direct or personal service on, or notice to” the corporation because its attempt to deliver the OIP to the company in China under the Hague Convention was unsuccessful. *See id.* § 14.030(3). The Division also mailed the OIP to GC China Turbine’s last known address on March 14, 2019. *See id.* § 14.030(4).

The Nevada statute allows a respondent forty days from the filing with the Nevada Secretary of State and the mailing to the last known address to appear in the proceeding. *Id.* § 14.030(2), (4). Without deciding whether these time periods necessarily apply in this proceeding, I find good cause to allow forty days for an answer. I therefore ORDER GC China Turbine to file its answer by April 23, 2019.

The Commission previously instructed me to order the parties to submit proposals for the conduct of further proceedings. *See Pending Admin. Proc.*, Securities Act of 1933 Release No. 10536, 2018 SEC LEXIS 2058, at *4 (Aug. 22, 2018). Now that it has been served, I ORDER GC China Turbine to submit such a proposal by April 23, 2019.

If GC China Turbine fails to participate by not submitting a proposal or an answer, it may be found to be in default. *See id.*; 17 C.F.R. §§ 201.155(a)(2), .220(f).

Brenda P. Murray
Chief Administrative Law Judge