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

ADMINISTRATIVE PROCEEDINGS RULINGS Release No. 2891 / July 1, 2015

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 TO SHOW CAUSE AS TO TWO RESPONDENTS, POSTPONING HEARING, AND SCHEDULING PREHEARING CONFERENCE

On June 18, 2015, the Securities and Exchange Commission issued an Order Instituting Proceedings (OIP) pursuant to Section 12(j) of the Securities Exchange Act of 1934, alleging that Respondents have securities registered with the Commission and are delinquent in their periodic filings. A hearing is scheduled for July 13, 2015.

The Division of Enforcement filed declarations of service establishing that on June 19, 2015, the OIP was delivered by personal service to: the registered agents of BioCoral, Inc., and Race World International, Inc.; and the Delaware Secretary of State on behalf of Worldwide Biotech & Pharmaceutical Co. I find that BioCoral and Race World were served with the OIP by June 19, 2015, in accordance with Rule of Practice 141(a)(2)(ii), 17 C.F.R. § 201.141(a)(2)(ii). To date, BioCoral and Race World have not filed Answers, which were due June 29, 2015. OIP at 3; 17 C.F.R. § 201.220(b).

Accordingly, I ORDER that on or before July 15, 2015, BioCoral and Race World shall SHOW CAUSE why the registrations of their securities should not be revoked by default due to their failure to file Answers or otherwise defend this proceeding. If BioCoral and Race World fail to respond to this Order, they will be deemed in default, the proceeding will be determined against them, and the registrations of their securities will be revoked. OIP at 3; 17 C.F.R. §§ 201.155(a), .220(f).

As to Worldwide Biotech, I ORDER that the record be supplemented. Service upon the Delaware Secretary of State on a Delaware corporation's behalf may be proper in some circumstances, such as, for example, "in the case of a dissolved corporation with no resident agent." *SEC v. Am. Land Co.*, 87-cv-1453, 1987 WL 19930, at *4 (D.D.C. Nov. 6, 1987) (citing Del. Code Ann. tit. 8, §§ 278, 321(b)); *see* 17 C.F.R. § 201.141(a)(2)(ii). Here, however, I cannot make such determination based on the current record.

I FU	JRTHER O	RDER that the	hearing sc	heduled for	July 13,	2015, is	s POSTPC	NED, a	ınd
a telephonic	prehearing	conference sha	all be held	at 10:30 a.n	n. EDT o	n July	15, 2015.		

James E. Grimes Administrative Law Judge