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

Administrative Proceedings Rulings Release No. 5467 / January 17, 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 Ratifying Prior Actions

In September 2017, I dismissed this proceeding as to Respondent GC China Turbine Corp.¹ The Securities and Exchange Commission later remanded this case and directed me to take certain actions.² Consistent with the Commission's remand order, I gave the parties "until January 5, 2018 to submit any new evidence [they] deem relevant to [my] reexamination of the record."³ Counsel for the Division of Enforcement later notified me by letter

¹ See BioCoral, Inc., Initial Decision Release No. 1179, 2017 SEC LEXIS 2899 (ALJ Sept. 19, 2017).

² The Commission instructed me to reconsider the record and all prior actions by an administrative law judge, allow the parties to submit any new, relevant evidence, and issue an order ratifying or revising all prior actions. *See Pending Admin. Proc.*, Securities Act of 1933 Release No. 10440, 2017 SEC LEXIS 3724, at *2–3 (Nov. 30, 2017). The Commission's remand order pertains only to Respondent GC China Turbine. *See Biocoral, Inc.*, Admin. Proc. Rulings Release No. 5326, 2017 SEC LEXIS 3968, at *1 n.1 (ALJ Dec. 7, 2017).

³ BioCoral, 2017 SEC LEXIS 3968, at *2 (quoting Pending Admin. Proc., 2017 SEC LEXIS 3724, at *3).

that the Division believes the decision to dismiss was "well-founded."⁴ Counsel asked that I ratify all decisions issued in this case.⁵

I have reconsidered the record in this proceeding. Based on that reconsideration, I RATIFY all prior actions I have taken in this case as to Respondent GC China Turbine, including the initial decision issued on September 19, 2017.⁶ The process contemplated by the Commission's remand order is complete.

James E. Grimes Administrative Law Judge

⁴ Letter from Neil J. Welch, Jr., at 2 (Jan. 3, 2018).

 $^{^5}$ Id.

⁶ See Wilkes-Barre Hosp. Co. v. NLRB, 857 F.3d 364, 371–72 (D.C. Cir. 2017); CFPB v. Gordon, 819 F.3d 1179, 1191–92 (9th Cir. 2016).