UNITED STATES PATENT AND TRADEMARK OFFICE Trademark Trial and Appeal Board P.O. Box 1451 Alexandria, VA 22313-1451

gcp

Mailed: November 22, 2011

Concurrent Use No. 94002126

Arcon Associates, Inc.

v.

Archon Group

v.

Archon Group

v.

ARCON Architects, Inc.

v.

Arcon Architectural

v.

ArCon Group

v.

IRT-ARCON

By the Trademark Trial and Appeal Board:

On October 13, 2011, the Board issued an order to show cause why judgment should not be entered against concurrent use applicant Arcon Associates, Inc., notwithstanding its concurrent use agreement with excepted user IRT-Arcon of Oakland Park,

Florida, for its failure to provide proof of entitlement of registration with regard to the following defaulted excepted users: Archon Group of Irving, Texas; Archon Group of Houston, Texas; Arcon Architects, Inc. of League City, Texas; Archon Architectural of Salt Lake City, Utah; and ArCon Group of Ridgeland, Mississippi.

Inasmuch as no response to the Board's order has been received, judgment is hereby entered against concurrent use applicant Arcon Associates, Inc., the concurrent use proceeding is dissolved, and registration to concurrent use applicant Arcon Associates, Inc. is refused.