Case 8:08-cv-02468-DKC Document 104 Filed 05/31/11 Page 1 of 2 UNITED STATES DISTRICT COURT DISTRICT COURT OF MARYLAND

DEBORAH K. CHASANOW UNITED STATES DISTRICT JUDGE

6500 Cherrywood Lane Greenbelt, MD 20770 (301) 344-0634

May 31, 2011

Aaron Krowne Implode-Explode Heavy Industries, Incorporated 5348 Vegas Drive, Suite 450 Las Vegas, NV 89108

Aaron Krowne Krowne Concepts, Inc. 5348 Vegas Drive, Suite 450 Las Vegas, NV 89108

> RE: Global Direct Sales, LLC, et al. v. Aaron Krowne, et al. Civil Action No. DKC 08-2468

Dear Mr. Krowne:

A motion to withdraw appearance on behalf of Implode-Explode Heavy Industries, Incorporated and Krowne Concepts, Inc. was filed by the corporations' attorneys, Julie S. Turner (ECF No. 98) and Kimberly A. Manuelides (ECF No. 101). The Court GRANTS the motions and the appearances of Julie S. Turner of Turner Boyd LLP and Kimberly A. Manuelides of Saul Ewing LLP is hereby withdrawn.

Implode-Explode Heavy Industries, Incorporated and Krowne Concepts, Inc. must have new counsel enter an appearance or be subject to default on claims against them. Accordingly, Implode-Explode Heavy Industries, Incorporated and Krowne Concepts, Inc. are directed to show cause no later than June 14, 2011, why a default should not be entered against them.

Despite the informal nature of this letter, it constitutes an Order of the Court and the clerk is instructed to docket it as such.

Very truly yours,

/s/

DEBORAH K. CHASANOW United States District Judge

LOCAL RULE 101.2

2. WITHDRAWAL OF APPEARANCE

a. INDIVIDUALS

In the case of an individual, appearance of counsel may be withdrawn only with leave of Court and if (1) appearance of other counsel has been entered, or (2) withdrawing counsel files a certificate stating (a) the name and last known address of the client, and (b) that a written notice has been mailed to or otherwise served upon the client at least five days previously advising the client of counsel's proposed withdrawal and notifying the client either to have new counsel enter an appearance or to advise the Clerk that the client will be proceeding without counsel. If the withdrawal of counsel's appearance is permitted, the Clerk shall notify the party that the party will be deemed to be proceeding *pro se* unless and until new counsel enters an appearance on behalf of the party.

b. PARTIES OTHER THAN INDIVIDUALS

In the case of any party other than an individual, including corporations, partnerships, unincorporated associations and government entities, appearance of counsel may be withdrawn only with leave of Court and if (1) appearance of other counsel has been entered, or (2) withdrawing counsel files a certificate stating (a) the name and last known address of the client, and (b) that the written notice has been mailed to or otherwise served upon the client at least five days previously advising the client of counsel's proposed withdrawal and notifying it that it must have new counsel enter an appearance or be subject to the dismissal of its claims and/or default judgment on claims against it. In the event that within thirty days of the filing of the motion to withdraw, new counsel has not entered an appearance, the Court may take such action, if any, that it deems appropriate, including granting the motion to withdraw and dismissing any affirmative claim for relief asserted by the party and/or directing the party to show cause why a default should not be entered on claims asserted against it.