



REPUBLIC OF THE PHILIPPINES
SECURITIES AND EXCHANGE COMMISSION
 SEC Building, EDSA, Greenhills
 City of Mandaluyong, Metro Manila



COMPANY REG. NO. CS201423551
COMPANY TIN 008-918-668

CERTIFICATE OF INCORPORATION

KNOW ALL PERSONS BY THESE PRESENTS:

This is to certify that the Articles of Incorporation and By-Laws of

QSEED GENETICS INC.

were duly approved by the Commission on this date upon the issuance of this Certificate of Incorporation in accordance with the Corporation Code of the Philippines (Batas Pambansa Blg.68), and copies of said Articles and By-Laws are hereto attached.

This Certificate grants juridical personality to the corporation but does not authorize it to undertake business activities requiring a Secondary License from this Commission such as, but not limited to acting as: broker or dealer in securities, government securities eligible dealer (GSED), investment adviser of an investment company, close-end or open-end investment company, investment house, transfer agent, commodity/financial futures exchange/broker/merchant, financing company, pre-need plan issuer, general agent in pre-need plans and time shares/club shares/membership certificates issuers or selling agents thereof. Neither does this Certificate constitute as permit to undertake activities for which other government agencies require a license or permit.

As a registered corporation, it shall submit annually to this Commission the reports indicated at the back of this certificate.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of this Commission to be affixed at Mandaluyong City, Metro Manila, Philippines, this 3rd day of December, Twenty Fourteen.

FERDINAND B. SALES
 Director

Company Registration and Monitoring Department

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For SEC use only:
 G52000 (PSIC AS reserved)



SEC Registration Number

QSEEN GENETICS INC

845 MALI GAYA ST.
BAGY PATUBIG
MARILAO BULACAN

Company & Contact Address

935-8863

935-8863

NANCY J. GARNO

np/iamene20712@y

0916-7529449

9358863

B7C31 Bofors line POLMAR Subj. GE. GTY

Fd 12.2

Date _____

Signature

20141203-108

Corporate and Partnership Registration Division
Green Lane Unit
Financial Analysis and Audit Division
Licensing Unit

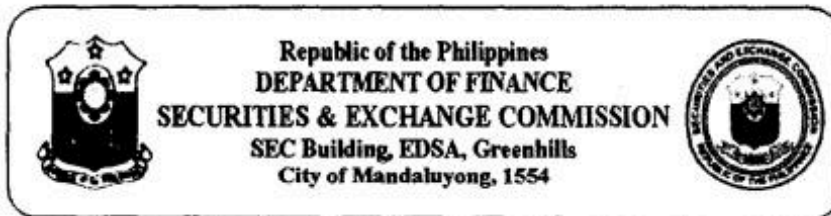
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Title: SEC i-Report

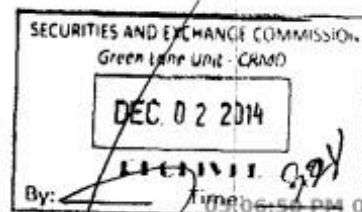
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PAYMENT ASSESSMENT FORM

No. 12022014-658832

DATE 12/02/2014		RESPONSIBILITY CENTER (DEPARTMENT) CRMD	
PAYOR: QSEED GENETICS INC. MARILAO BULACAN			
	NATURE OF COLLECTION	ACCOUNT CODE	AMOUNT
	REGISTRATION	606	2,000.00
	LRF (A0823)	131	30.00
	BY-LAWS	606	500.00
TOTAL AMOUNT TO BE PAID			Php 2,530.00
Assessed by:		ORG 12/1/14 Dec 2, 2014 03:24 ORG:GORDINQUEZ PHP 2,530.00	
ED			
Machine Validation:			
0550142551			



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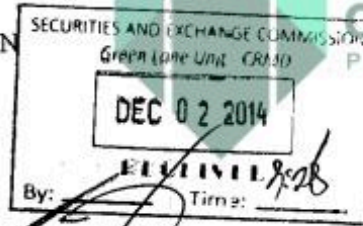
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ARTICLES OF INCORPORATION

of

QSEED GENETICS INC
(Name of Corporation)



KNOW ALL PERSONS BY THESE PRESENTS:

We, the undersigned incorporators, all of legal age, have this day voluntarily agreed to form a stock corporation under the laws of the Republic of the Philippines.

THAT WE HEREBY CERTIFY:

Article I: That the name of this corporation shall be

QSEED GENETICS INC

Article II: That the purposes for which this corporation is formed are:

PRIMARY PURPOSE

To engage in the business of selling and trading hog farm nutritional supplies & dietary vitamins, minerals and supplements for use in the management of pig health to meet their needs for maintenance, optimal growth, genetic reproduction, lactation and other functions. **ON WHOLESALE BASIS.** *by: njgaur*

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Signature
NANAY J. GRMD



SECONDARY PURPOSES

1. To purchase, acquire, own, lease, sell and convey to the extent allowed by law, property of every kind and description as may be necessary or incidental to the conduct of its corporate business,
2. To raise capital or borrow money from not more than nineteen (19) lenders, including its stockholders, to meet the financial requirements of its business.
3. To invest in other companies and enter into joint venture agreements with any company, partnership, persons or government entities, domestic or foreign, for the advancement of its interest and in carry out its primary purpose;
4. To establish and operate branch offices or agencies to carry out any or all of its operations and business without any restriction as to place or amount;
5. To do and perform all acts and things necessary or incidental to the accomplishment of the foregoing purposes or the exercise of any or all the powers of a corporation for the benefit of this corporation and its stockholders.

Article III: That the corporation shall have its principal office at:

No./Street 845 MALIGAYA STREET
 City/Town BRGY. PATUBIG MARILAO
 Province BULACAN

Article IV: That the term for which said corporation is to exist is FIFTY (50) years from and after the date of issuance of the certificate of incorporation.

Article V: That the names, nationalities, and residences of the incorporators, majority of whom are residents of the Philippines, are as follows:

Name	Nationality	Residence (complete address)
1. ALICE I GUO	FILIPINO	845 Maligaya Street, Brgy Patubig, Marilao Bulacan
2. SEIMEN I GUO	FILIPINO	845 Maligaya Street, Brgy Patubig, Marilao Bulacan
3. SHIELA I GUO	FILIPINO	845 Maligaya Street, Brgy Patubig, Marilao Bulacan
4. JIAN ZHONG GUO	CHINESE	845 Maligaya Street, Brgy Patubig, Marilao Bulacan
5. LIN WEN YI	CHINESE	845 Maligaya Street, Brgy Patubig, Marilao Bulacan

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Article VI: That the number of directors of the corporation shall be FIVE (5); and the names, nationalities and residences of the first directors of the corporation, majority of whom are residents of the Philippines, are as follows:

Name	Nationality	Residence (complete address)
Alice L. Guo	FILIPINO	845 Maligaya Street, Brgy Patubig, Marilao Bulacan
Seimen L. Guo	FILIPINO	845 Maligaya Street, Brgy Patubig, Marilao Bulacan
Shiela L. Guo	FILIPINO	845 Maligaya Street, Brgy Patubig, Marilao Bulacan
Jian Zhong Guo	CHINESE	845 Maligaya Street, Brgy Patubig, Marilao Bulacan
Lin Wen Yi	CHINESE	11 Examiner St. Quezon City

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Article VII: That the authorized capital stock of the corporation is ONE MILLION PESOS ONLY (P 1,000,000.00) pesos in lawful money of the Philippines, divided into TEN THOUSAND (10,000) shares with the par value of ONE HUNDRED (100.00) pesos per share.

Article VIII : That the following persons have subscribed to the authorized capital stock; and at least 25% of the authorized capital stock has been subscribed and at least 25% of the total subscription has been paid as follows:

[illegible]

*indicate TEN of corporate subscriber

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Article IX: That no transfer of stock or interest which would reduce the stock ownership of Filipino citizens to less than the required percentage of the capital stock as provided by existing laws shall be allowed or permitted to be recorded in the proper books of the corporation and this restriction shall be indicated in the stock certificates issued by the corporation.

Article X: That SEIMEN L. GUO has been elected by the subscribers as Treasurer of the corporation to act as such until his successor is duly elected and qualified in accordance with the by-laws; and that as such Treasurer, he has been authorized to receive for and in the name and for the benefit of the corporation, all subscriptions paid by the subscribers.

Article XI: That the incorporators and directors undertake to change the name of the corporation as herein provided, or as amended thereafter, immediately upon receipt of notice or directive from the Securities and Exchange Commission that another corporation, partnership or person has acquired a prior right to the use of that name or that the name has been declared as misleading, deceptive, confusingly similar to a registered name, or contrary to public morals, good custom or public policy.

IN WITNESS WHEREOF we have set our hands this 2ND day of DEC, 20 14, at MANILA, Philippines.

Alice L. Guo
TIN: 250-199-512-000

Seimen L. Guo
TIN: 266-826-508-000

TIN -

Shiela L. Guo
TIN: 266-826-251-000

Juan Z. Guo
TIN: 210-043-097-000

TIN -

Lin Wen Yi
TIN: 210-042-990-00

TIN -

TIN -

TIN -

TIN -

TIN -

TIN -

TIN -

TIN -

Signed in the presence of

Shiela L. Guo

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ACKNOWLEDGMENT

REPUBLIC OF THE PHILIPPINES)
MANILA) S S

BEFORE ME, a Notary Public in and for MANILA
 Philippines, this DEC 02 day of 2014, personally appeared:

Name	TIN / ID / Passport No.	Date & Place Issued
Alice L. Guo	TIN: 250-199-512-000	03.19.2014/QC
Seimen L. Guo	TIN: 266-826-508-000	03.19.2014/QC
Shiela L. Guo	TIN: 266-826-251-000	03.19.2014/QC
Jian Zhong Guo	TIN: 210-043-097-000	03.19.2014/QC
Lin Wen Yi	TIN: 210-042-990-000	03.19.2014/QC

all known to me and to me known to be the same persons who executed the foregoing Articles of Incorporation and they acknowledged to me that the same is their free and voluntary act and deed.

In witness whereof, I have hereunto set my hand and affixed my notarial seal on the date and at the place first above written.

Doc. No. 496
 Page No. 101
 Book No. XXX
 Series of 20 14

ATTY. CESAR G. VIOLA
 NOTARY PUBLIC
 UNTIL DENOTARY PUBLIC
 PTR NO. 2532586, 01-02-2018
 IBP NO. 805607, 11-09-18
 ROLL NO. 15654
 MCLE COMPLIANCE HS. IV
 1004741-021 05-18

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REPUBLIC OF THE PHILIPPINES)
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MANILA**TREASURER'S AFFIDAVIT**

I, SEIMEN L. GUO, being duly sworn to, depose and say:

That I am the elected Treasurer of QSEED GENETICS INC.;

That as Treasurer, I am authorized to act as such until my successor has been duly elected and qualified in accordance with the by-laws of the corporation;

That I certify that at least twenty five percent (25%) of the authorized capital stock of the abovementioned corporation has been subscribed and at least twenty five (25%) of the subscription in the amount of ONE MILLION AND 00/100 ONLY PESOS (P 1,000,000.00) has been paid, and received by me in cash / property for the benefit and credit of the corporation.

IN WITNESS WHEREOF, I hereby sign this Affidavit this DEC 02 2014 day of MANILA, 20 2014 in MANILA.

Seimen
 SEIMEN L. GUO

Treasurer

SUBSCRIBED AND SWORN TO before me this DEC 02 2014 day of MANILA, 20 2014
 at MANILA affiant exhibited to me his/her TIN/ID/Passport with No. TIN: 266-826-508-000 March 19, 2014 at Quezon City, Metro Manila
 issued on March 19, 2014

Doc. No. 497
 Page No. 101
 Book No. 6881
 Series of 2014

Cesar E. Viola
 ATTY. CESAR E. VIOLA
 NOTARY PUBLIC
 UNTIL DEC. 31, 2014
 PTR NO. 2532586, 01-02-2014
 IBP NO. 805607, 11-09-18
 ROLL NO. 15654
 MCLE COMPLIANCE HS IV
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BY-LAWS

OF

QSEED GENETICS INC.

(Name of corporation)

ARTICLE I

BOARD OF DIRECTORS

Section 1. The Board - The Board of Directors shall conduct all the business, control all property of the corporation and exercise the following corporate powers of the corporation:

- a) To sue and be sued in the name of the corporation;
- b) To adopt and use a corporate seal;
- c) To amend the articles of incorporation in accordance with the Corporation Code of the Philippines;
- d) To adopt by-laws, not contrary to law, morals, or public policy, and to amend or repeal the same;
- e) To issue or sell stocks to subscribers and to sell treasury stocks in accordance with the provisions of the Corporation Code of the Philippines;
- f) To purchase, receive, take or grant, hold, convey, sell, lease, pledge, mortgage and otherwise deal with such real and personal property, including securities and bonds of other corporations, as the transaction of the lawful business of the corporation may reasonably and necessarily require, subject to the limitations prescribed by law and the Constitution;
- g) To enter into merger or consolidation with other corporations;
- h) To make reasonable donations, including those for the public welfare or for hospital, charitable, cultural, scientific, civic, or similar purposes;
- i) To establish pension, retirement, and other plans for the benefit of its directors, officers and employees; and

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- j) To exercise such other powers as may be essential or necessary to carry out the purposes of the corporation.

Section 2. Directors – The members of the Board of Directors must have at least one (1) share of the capital stock of the corporation. They shall serve for a period of one (1) year and until their successors are elected and qualified.

Section 3. Election – The directors shall be elected from among the stockholders during the annual meeting of the stockholders at the principal office of the corporation.

Section 4. Disqualification – No stockholder convicted by final judgment of an offense punishable by imprisonment for a period exceeding six (6) years, or a violation of the Corporation Code of the Philippines, committed within five (5) years prior to the date of election shall qualify as a director.

Section 5. Compensation - The directors shall receive, as such directors, reasonable per diems for their attendance at each meeting of the Board. Any compensation other than per diems, may be allowed subject to the approval of stockholders representing at least a majority of the outstanding capital stock and in accordance with Section 30 of the Corporation Code.

Section 6. Vacancies - Any vacancy occurring in the Board of Directors other than by removal by the stockholders or by expiration of term, may be filled by the vote of at least a majority of the remaining directors, if still constituting a quorum; otherwise, the vacancy must be filled by the stockholders at a regular or at any special meeting called for the purpose. A director so elected to fill a vacancy shall be elected only for the unexpired term of his predecessor in office.

ARTICLE II

MEETINGS OF DIRECTORS

Section 1. Meetings - Regular meetings of the Board of Directors shall be held anywhere in or outside of the Philippines on a date adopted by the Board. Special meetings may be called at any time, for any purpose or purposes, by the President or upon the request of a majority of the directors.

Section 2. Notice - The notice of the meeting shall be communicated by the Secretary to each director personally, or by telephone or by written or electronic message at least one (1) day prior to the scheduled meeting. It shall indicate the date, time and place of the meeting. A director may waive this requirement, either expressly or impliedly.

Section 3. Quorum - A majority of the number of directors as fixed in the Articles of Incorporation shall constitute a quorum for the transaction of corporate business and every decision of at least a majority of the directors present at a meeting at which there is



a quorum shall be valid as a corporate act, except for the election of officers which shall require the vote of a majority of all the members of the Board.

Section 4. Conduct of the Meeting - The President shall preside at the meetings of the Board, or in his absence, by any other director chosen by the Board. The Secretary shall act as secretary of every meeting, if not present, the President shall appoint a secretary for the meeting. The directors cannot attend or vote by proxy at board meetings.

ARTICLE III

OFFICERS

Section 1. Election / Appointment - Immediately after their election, the Board of Directors shall formally organize by the election of the President and the Vice-President, both of whom must be directors, a Treasurer, who may or may not be a director, and a Secretary, who shall be a citizen and resident of the Philippines.

The Board may appoint other officers in addition to the above-mentioned officers. Any two (2) or more positions may be held concurrently by the same person, except that no one shall act as President and Treasurer or Secretary at the same time.

Section 2. Term of Office - All officers of the corporation shall serve for a term of one (1) year and until their successors are duly elected and qualified.

Section 3. Vacancies - All vacancies in the position of the officers shall be filled by a majority vote of the Board of Directors. The elected successor shall hold office for the unexpired term.

Section 4. Compensation - The Board of Directors shall determine the compensation of all officers, as well as, directors who may serve in any other capacity as officer or agent of the corporation.

ARTICLE IV

DUTIES AND FUNCTIONS OF OFFICERS

Section 1. President - The President shall supervise and manage the business affairs of the corporation; initiate and develop corporate policies, projects, plans and programs; implement the administrative and operational policies of the corporation; execute on behalf of the corporation all contracts, agreements and other instruments affecting the interest of the corporation; represent the corporation at all functions and proceedings; preside at the meetings of the Board of Directors and the stockholders; appoint, remove, suspend or discipline employees of the corporation; oversee the preparation of the



budgets and the statements of accounts of the corporation; and perform such other duties as are incident to his office or are entrusted to him by the Board of Directors;

Section 2. Vice-President - He shall, if qualified, act as President in the absence of the latter. He shall have such other powers and duties as may from time to time be assigned to him by the Board of Directors or by the President.

Section 3. Secretary - The Secretary shall record the minutes of all meetings of the directors and the stockholders; keep record books including ledgers and stock and transfer books; keep the corporate seal and affix it to all papers and documents requiring a seal; certify to such corporate acts, countersign corporate documents or certificates, and make reports or statements as may be required by law or by government rules and regulations; send all notices of the corporation and determine the attendance in the meetings of the Board of Directors and stockholders, the number of shares of stock outstanding and entitled to vote, the shares of stock represented at the meeting and the existence of a quorum, and the votes in any resolution during such meetings; and perform such other duties as are incident to his office or as may be assigned to him by the Board of Directors or the President.

Section 4. Treasurer - The Treasurer of the corporation shall have custody of, and be responsible for all the funds, securities and bonds of the corporation and deposit them in the name and to the credit of the corporation; keep full and accurate accounts of receipts and disbursements in the books of the corporation; prepare and render an annual statements showing the financial condition of the corporation and such other financial reports, certifications or documents as the Board of Directors, or the President or government agencies may require; and perform such duties and functions as may be assigned to him by the Board of Directors or the President.

ARTICLE V

STOCKS AND STOCKHOLDERS

Section 1. Stockholders - Stockholders of the corporation shall pay the value of the stock in accordance with the terms and conditions prescribed by the Board of Directors. They shall pay interest on all unpaid subscriptions from the date of subscription at the rate of interest fixed in the subscription agreement.

Section 2. Stock Certificate - Certificates of stock shall be issued to stockholders with fully paid stock subscription. The certificates shall be signed by the President, countersigned by the Secretary or Assistant Secretary, and sealed with the corporate seal.

Section 3. Transfer of Shares - Subject to the restrictions, terms and conditions contained in the Articles of Incorporation, shares of stock may be transferred by delivery of the certificates duly indorsed by the owner, his attorney-in-fact, or other legally authorized person. No transfer shall be valid, except as between the parties, until the transfer is recorded in the books of the corporation so as to show the names of the parties



to the transaction, the date of the transfer, the number of certificate or certificates and the number of shares transferred.

No share of stock against which the corporation holds unpaid claim shall be transferable in the books of the corporation.

Section 4. Rights of Stockholders – All stockholders of the corporation shall have the following rights:

- a) To participate and vote during the meetings of the stockholders;
- b) To vote and be voted as director or officer of the corporation;
- c) To inspect the records of all business transactions of the corporation and the minutes of any meeting at reasonable hours on business days and may demand, in writing, for a copy of excerpts from said records or minutes, at his expense;
- d) To exercise pre-emptive rights to subscribe to all issues or disposition of shares of stock, in proportion to their respective shareholdings, unless such right is denied by the articles of incorporation or an amendment thereto;
- e) To exercise appraisal right on instances stated in Section 81 of the Corporation Code;
- f) To receive dividends declared by the board of directors; and
- g) To share in the distribution of the remaining assets of the corporation after its dissolution and liquidation of its assets.

ARTICLE VI

MEETINGS OF STOCKHOLDERS

Section 1. Meetings - The stockholders shall hold annual or regular meetings of the corporation on the EVERY APRIL 30 of each year, if a legal holiday, then on the day following.

Special meetings may be called by any of the following: (a) Board of Directors, at its own instance, or at request of stockholders representing a majority of the outstanding capital stock, or (b) the President.

Section 2. Place of Meeting – Stockholders meetings shall be held in the principal office of the corporation stated in Article III of the articles of incorporation or at any place designated by the Board of Directors in the city or municipality indicated therein.



Section 3. Notice - Notices for the meetings shall be sent by the Secretary by personal delivery, by mail or electronic message at least two (2) weeks for regular meetings and one (1) week for special meetings prior to the date of the meeting to each stockholder of record at his last known address. The notice shall state the place, date and hour of the meeting, and the purpose for which the meeting is called.

When the meeting is adjourned to another time or place, it shall not be necessary to give any notice of the adjourned meeting if the time and place to which the meeting is adjourned are announced at the meeting at which the adjournment is taken. At the reconvened meeting, any business may be transacted that might have been transacted on the original date of the meeting.

Section 4. Quorum - Unless otherwise provided by law, in all meetings of stockholders, a majority of the outstanding capital stock must be present or represented in order to constitute a quorum. If no quorum is constituted, the meeting shall be adjourned until the requisite number of stock shall be present.

Section 5. Conduct of Meeting - Meetings shall be presided over by the President, or in his absence, by a chairman to be chosen by the Board of Directors. The Secretary shall act as secretary of every meeting, but if not present, the chairman of the meeting shall appoint a secretary of the meeting.

Section 6. Proxy - Stockholders may vote in person or by proxy in all meetings of stockholders. Proxies shall be in writing, signed by the stockholder and filed before the scheduled meeting with corporate secretary. Unless otherwise provided in the proxy, it shall be valid only for the meeting for which it is intended.

ARTICLE VII

DIVIDENDS

Section 1. Dividends - The Board of Directors may declare dividends out of the unrestricted retained earnings of the corporation which shall be payable in cash, property, or stock to all stockholders of record. Stock dividends can not be issued without the approval of the stockholders representing not less than two-thirds (2/3) of the outstanding capital stock.

ARTICLE VIII

FISCAL YEAR

Section 1. Fiscal Year - The fiscal year of the corporation shall begin on the first day of January and end on the last day of December of each year.



ARTICLE IX
AMENDMENTS

Section 1. Amendments - The Board of Directors, by majority vote thereof, and the owners of at least a majority of the outstanding capital stock of the corporation, at a regular or special meeting duly called for the purpose, may amend or repeal these by-laws or adopt new by-laws.

IN WITNESS WHEREOF, we, the undersigned incorporators/stockholders have adopted the foregoing by-laws and hereunto affixed our signatures this 29th day of DEC, 20 14 in MANILA, Philippines.

Alice L. Guo

TIN: 250-199-512-000

Shiela L. Guo

TIN: 266-826-251-000

Lin Wen Yi

TIN: 210-042-990-000

Seimen L. Guo

TIN: 266-826-508-000

Geoffrey Z. Zong

TIN: 210-043-097-000



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REPUBLIC OF THE PHILIPPINES)
MANILA) S S

AFFIDAVIT

I, SHIELA L. GUO, of legal age, Filipino and resident of 845-B MALIGAYA ST BRGY. PATUBIG MARILAO, after having duly sworn to in accordance with law, hereby depose and state that:

I am an incorporator of QSEED GENETICS INC. which is in the process of incorporation with the Securities and Exchange Commission;

I confirm that all corrections made in the Articles of Incorporation and by-laws of the said corporation were made prior to notarization and with full knowledge and consent of all the other incorporators;

I assume full responsibility for the corrections indicated in the said Articles of Incorporation and by-laws;

Further, affiant sayeth naught.

IN WITNESS WHEREOF, I hereby signed this affidavit this DEC 02 2014 day of MANILA, 2014 at MANILA

Shiela
 SHIELA L. GUO

Affiant

SUBSCRIBED AND SWORN TO before me this DEC 02 2014 day of MANILA, 2014 at MANILA affiant exhibited to me PSN 266-826-251-000 issued on DEC 02 2014 at QUEZON CITY, METRO MANILA

Doc. No. 498
 Page No. 101
 Book No. 11
 Series of 2014

ATTY. CESAR G. VIOLA
 NOTARY PUBLIC
 UNTIL DEC. 31, 2014
 PTR NO. 2532586, 01-02-2014
 IBP NO. 905607, 11-09-18
 ROLL NO. 15654
 MCLE COMPLIANCE HS, IV
 0004741-081 Q5-18

(To be submitted if there are erasures or corrections in the articles of incorporation/by-laws)

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Payment Confirmation

Page 1 of 1

[Print](#) [Finish](#)

Republic of the Philippines
SECURITIES AND EXCHANGE COMMISSION

Reservation Payment Confirmation

This certifies that the name **QSEED GENETICS INC.** has been reserved from **November 5, 2014** to **December 5, 2014**.

Reference Reservation Number (RRN): **RRN20141105121840510**

Type of Industry: Retail, Trade Except Of Motor Vehicles & Motor Cycles

Breakdown of Fees:

Reservation Fee: Php 40.00

TOTAL: Php 40.00

Important Reminders:

NOTE: The fact that the name is available at the date verified, it is not to be regarded as an approval of the registration of the company or any application for change of name. No expense for printing of materials using a verified name should be incurred until registration takes effect. As this is a computer printout, any erasure or alteration on this document nullifies verification.

The applicant undertakes to change the reserved name in case another person or firm has acquired a prior right to the use of the said firm name or the same is deceptively or confusingly similar to one already registered.

Please do not pay for your Name Reservation and Extension **WITHIN THE SAME DAY** via Funds Transfer. You may course your payment at any selected UnionBank branches or at the SEC Teller.

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11/5/2014

Step 8 | Print Reservation Notice

[Print](#) [Finish](#)

Republic of the Philippines
SECURITIES AND EXCHANGE COMMISSION

Reservation Notice:

This certifies that the name **QSEED GENETICS INC.** has been reserved from **November 5, 2014** to **December 5, 2014** by **NANCY JIMENEZ GAMO**.

Reference Reservation Number (RRN): **RRN20141105121840510**

Type of Industry: [G52000] Retail, Trade Except Of Motor Vehicles & Motor Cycles

Payment Transaction Number: (refer to SEC Teller)

Reservation Fee: **Php 40.00**

Important Reminders:

Please pay within 4 days (on or before **November 9, 2014**, except on Saturdays and Sundays) at any SEC office or at selected UnionBank branches.

Please file your SEC Registration forms within the reservation period at SEC office.

You may also accomplish and print your SEC Registration forms online. For more details, please visit the **SEC i-Register** site at register.sec.gov.ph. In case you don't have an internet access, you may go to the nearest SECCCU Internet desk. You will be assisted by SECCCU staff during your online registration.

Please do not pay for your Name Reservation and Extension **WITHIN THE SAME DAY** via Funds Transfer.

You may reserve a company name for a maximum of 90 calendar days.

If you have not completed your company registration within the reservation period, you may apply for reservation extension online or at any SEC office.

If the reservation period has elapsed and you still have not completed your company registration, your company name reservation will be forfeited. In this case, you should verify and reserve the company name again.

NOTE: The fact that the name is available at the date verified, it is not to be regarded as an approval of the registration of the company or any application for change of name. No expense for printing of materials using a verified name should be incurred until registration takes effect. As this is a computer printout, any erasure or alteration on this document nullifies verification.

The applicant undertakes to change the reserved name in case another person or firm has acquired a prior right to the use of the said firm name or the same is deceptively or confusingly similar to one already registered.

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<http://register.sec.gov.ph/MainServlet>

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SECURITIES AND EXCHANGE COMMISSION
SEC Bldg. EDSA, Greenhills, City of Mandaluyong
Company Registration and Monitoring Department

VERIFICATION/ RESERVATION REQUEST

1. Proposed Name(s): start with the preferred name, then the alternative names.

a. QSTEEL GENETICS INC.

b. _____

c. _____

2. Acronym/Single letters, if any, in the proposed name stands for: Q = QYIN (Name of Father of my wife)

3. Former name, if change of name (Amendment to the Articles of Incorporation): _____

4. Nature of business: (see back) Trading

5. Principal office: Morille, Baguio

6. Parent Company/ Affiliates/ Subsidiaries (if any): _____

7. Please check appropriate box:

<input type="checkbox"/>	Verification and reservation	<input checked="" type="checkbox"/> 30 days	<input type="checkbox"/> 60 days	<input type="checkbox"/> 90 days
<input type="checkbox"/>	Extension of existing reservation:	additional <input type="checkbox"/> 30 days	<input type="checkbox"/> 60 days	

Re-issuance of Name Reservation Slip, in case of loss (attach Affidavit of Loss)

Requesting Party NANCY J. GAMO

Tel. No./ Cell Phone No./ Fax No./ Email Address: _____

Signature: Nancy J. Gamon

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