TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	06/08/2004

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Emergent Genetics USA, Inc.		06/08/2004	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	Emergent Genetics, Inc.	
Street Address:	6635 Lenox Park Drive Suite 117	
City:	Memphis	
State/Country:	TENNESSEE	
Postal Code:	38115	
Entity Type:	CORPORATION: DELAWARE	

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Serial Number:	78475985	NEXGEN

CORRESPONDENCE DATA

Fax Number: (314)694-9009

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 314-694-5201

Email: barbara.a.bunning-stevens@monsanto.com

Correspondent Name: Monsanto Company

Address Line 1: 800 North Lindbergh Blvd. E2NA Address Line 4: St. Louis, MISSOURI 63167

NAME OF SUBMITTER:	Barbara Bunning-Stevens
Signature:	/bbs/
Date:	02/08/2006

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Delaware

The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF OWNERSHIP, WHICH MERGES:

"EMERGENT GENETICS, INC.", A DELAWARE CORPORATION,

WITH AND INTO "EMERGENT GENETICS USA, INC." UNDER THE NAME OF "EMERGENT GENETICS, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE EIGHTH DAY OF JUNE, A.D. 2004, AT 3:21 O'CLOCK P.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.



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Harriet Smith Windson Harriet Smith Windson, Secretary of Scare

AUTHENTICATION: 3159609

DATE: 06-08-04

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State of Delaware
Scoretary of State
Mivision of Corporations
Delivered 03:27 PM 06/08/2004
FILED 03:21 PM 06/08/2004
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CERTIFICATE OF OWNERSHIP AND MERGER MERGING EMERGENT GENETICS, INC. INTO EMERGENT GENETICS USA, INC.

(Pursuant to Section 253 of the General Corporation Law of the State of Delaware (the "DGCL"))

Emergent Genetics, Inc., a Delaware corporation (the "Corporation"), for the purpose of merging with and into Emergent Genetics USA, Inc., a Delaware corporation and wholly-owned subsidiary of Corporation ("EGUSA"), does hereby certify as follows:

FIRST: That the Corporation is incorporated pursuant to the General Corporation Law of the State of Delaware.

SECOND: That the Corporation owns all of the outstanding shares of the capital stock of EGUSA.

THIRD: That the Corporation, by the following resolutions of its Board of Directors, duly adopted on the 7th day of June, 2004, authorized and approved the merger of the Corporation with and into EGUSA on the terms and conditions set forth in such resolutions:

"WHEREAS, it is proposed that the Corporation be merged, pursuant to Section 253 of the General Corporation Law of the State of Delaware (the "EG Morger") with and into Emergent Genetics USA, Inc., a Delaware corporation and a wholly-owned subsidiary of the Corporation ("EGUSA"), with EGUSA being the surviving corporation.

WHEREAS, the Board decens the EG Merger in the best interests of the Corporation, among other reasons, to simplify its corporate structure.

NOW, THEREFORE, RE IT RESOLVED, that the EG Merger is hereby approved, and pursuant to and upon consummation of the EG Merger, the Corporation will cause EGUSA will assume all of the Corporation's liabilities and obligations;

FURTHER RESOLVED, that immediately upon the consummation of the EG Merger, each share of capital stock of the Corporation outstanding prior to the EG Merger shall automatically be cancelled and be replaced with an equal number of shares of stock of the surviving corporation on surrender of any certificates therefor, and each share of the capital stock of EGUSA theretofore outstanding shall automatically be cancelled with no consideration payable therefor,

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FURTHER RESOLVED, that upon the effective date of the merger, the name of EGUSA, as the surviving corporation, shall be changed to "Emergent Genetics, Inc.";

FURTHER RESOLVED, that upon the effective date of the merger, the Certificate of Incorporation of EGUSA, as the surviving corporation, shall be amended by striking Article Fourth of the Certificate of Incorporation in its entirety and replacing therefor.

"FOURTH: The total number of shares of stock that the Corporation shall have authority to issue is 2,000,000 shares of common stock, par value \$0.01 per share."; and

FURTHER RESOLVED, that the Chairman of the Board, the President, the Chief Financial Officer, my Vice President, the Treasurer, the Secretary and any Assistant Secretary (each a "Proper Officer") of the Corporation, any one of whom may set without the joinder of any of the others, be, and hereby are, authorized, empowered, and directed, for, on behalf of and in the name of the Corporation, to make, execute, certify and deliver and acknowledge a Certificate of Merger setting forth these resolutions and the date of adoption thereof and to cause the same to be filed in the office of the Secretary of State of Delaware and to do or cause to be done any and all such other acts and things as they, or any of them, may deem necessary or advisable to make effective or implement the intent and purposes of the foregoing resolutions, and any such document so executed or act or thing done or caused to be done by them, or any of them, shall be conclusive evidence of their or his authority in so doing."

FOURTH: This Certificate of Merger has been duly adopted by the written consent of the Board of Directors of the Corporation and by the written consent of the majority stockholder of the Corporation entitled to vote thereon, in accordance with the provisions of Sections 141, 228 and 253 of the DGCL, as applicable.

FIFTH: The Merger shall become effective upon the filing of this Certificate of Merger in the records of the office of the Secretary of State of the State of Delaware.

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IN WITNESS WHEREOF, the undersigned has coused this Corthicate of Ownership and Merger to be signed this 815 day of June 2004.

EMERCENT GENETICS, INC.

CEO and Assistant Secretary

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