

REPUBLIC OF THE PHILIPPINES

SECURITIES AND EXCHANGE COMMISSION

SEC Building, EDSA, Greenhills City of Mandahiyong, Metro Manila

Company Reg. No. 99913

CERTIFICATE OF FILING OF AMENDED ARTICLES OF INCORPORATION

KNOW ALL PERSONS BY THESE PRESENTS:

THIS IS TO CERTIFY that the amended articles of incorporation of the

PITC PHARMA, INC. [Amending Article VII thereof]

copy annexed, adopted on January 20, 2006 by a majority vote of the Board of Directors and by the vote of the stockholders owning or representing at least two-tl rds of the outstanding capital stock and certified under oath by the Secretary and a majority of the Board of Directors of the corporation was approved by the Commission on this date pursuant to the provision of Section 16 of the Corporation Code of the Philippines, Batas Pambansa Blg. 68, approved on May 1, 1980 and copies thereof are filed with the Commission.

Unless this corporation obtains or already has obtained the appropriate Secondary License from this Commission, this Certificate 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, preneed 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.

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, and day of September, Two Thousand Six.

> ENITO A. CATARAN Director

Company Registration and Monitoring Department





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REPUBLIC OF THE PHILIPPINES

SECURITIES AND EXCHANGE COMMISSION

PARINTER TRANSPORTATION OF THE PARISTER OF THE

SEC Building, EDSA, Greenhills City of Mandaluyong, Metro Manila

Company Reg. No. 99913

CERTIFICATE OF FILING OF AMENDED ARTICLES OF INCORPORATION

KNOW ALL PERSONS BY THESE PRESENTS:

THIS IS TO CERTIFY that the amended articles of incorporation of the

PITC PHARMA, INC.

[Formerly: Producers Venture Capital Corporation]
[Amending Articles I & II Primary and Secondary Purposes thereof.]

copy annexed, adopted on September 19, 2005 by a majority vote of the Board of Directors and by the vote of the stockholders owning or representing at least two-thirds of the outstanding capital stock, and certified under oath by the Secretary and a majority of the Board of Directors of the corporation was approved by the Commission on this date pursuant to the provision of Section 16 of the Corporation Code of the Philippines, Batas Pambansa Blg. 68, approved on May 1, 1980 and copies thereof are filed with the Commission.

Unless this corporation obtains or already has obtained the appropriate Secondary License from this Commission, this Certificate 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.

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 ______day of November, Two Thousand Five.

BENITO A. CATARAN

Director Company Registration and Monitoring Department

For: Ally Jan Santis

COVER SHEE	
	9 9 9 1
PITC PHARMA, INC.	
(f o r m c r l y , P R O D U C E R S	
VENTURE CAPITAL CORP.	
(Company's Full Name)	
9 / F N D C B L D G .	
1 1 6 TORDESILLAS ST.	
SALCEDO VILLAGE MAKAT	I
(Business Address: No. Street/City/Proviene)	
	-4838 ephone Number
0 5 3 1 Amended Articles of Incorporation and By-Laws	Second Thursda of March
Fiscal Year Secondary License Type, If Applicable	
Dept. Requiring this Doc.	Amended Articles Number/Section
Total Amount of Bo	
Total No. of Domestic	Foreign
To be accomplished by SEC Personnel concerned	
File Number LGU	
Document Number	
Cashier STAMPS	
Remarks ≃ pls. Use blank ink for scanning purposes	

AMENDED

ARTICLES OF INCORPORATION

OF

PITC PHARMA, INC. (As amended on 20 January 2006) (Formerly Producer's Venture Capital Corporation)

KNOW ALL MEN BY THESE PRESENTS:

That we, all of legal age, residents and citizens of the Philippines, have this day voluntarily associated ourselves together for the purpose of forming a corporation under the laws of the Republic of the Philippines.

AND WE HEREBY CERTIFY:

BIRST.

That the name of the Corporation shall be:

PITC PHARMA, INC.

SECOND: That the purposes for which the said corporation is formed are;

PRIMARY PURPOSE

To engage in the business of research, development, production, manufacture, packaging, sale and/or, distribution of pharmaceutical products and/or investment and/or management of investments in pharmaceuticals and related commercial ventures such as those involving chemical or biological substances for medical or veterinary use, including prescription, generic and over the counter drugs; vitamins and nutritional supplements; drug delivery systems and diagnostic substances, and related products, equipment and services.

SECONDARY PURPOSES

- To establish, invest, manage and/or franchise retail outlets for the sale and distribution of pharmaceuticals and related products/equipment;
- To make execute, take, extend, receive and finance any contracts or assignments of contracts therefore or relating thereto or connected therewith;

- 3. To invest in, purchase, own, accept, acquire, lease, hold, use, sell, assign, transfer, mortgage, pledge, exchange, or otherwise dispose of such products, diagnostic devices, and equipment, including shares of stock, bonds, debentures, notes, evidence of indebtedness, and other securities or obligations of any corporation or corporations, association or associations, domestic or foreign, and equipment or stocks, bonds, debentures, contracts, or obligations, to receive, collect and dispose of the interest, dividends, and income arising from such products, diagnostic devices and equipment, to possess and exercise in respect thereof all the rights, powers and privileges of ownership including, all voting powers of any stocks so owned, as may be necessary, convenient or appropriate, for any of the foregoing purpose or activities;
- To engage in any and all activities and business undertaking as may be necessary or incidental to accomplish the primary purpose and objectives of the Corporation;
- 5. To own, acquire, lease, operate or manage drugstore, bodegas, warehouses, storage houses, manufacturing plants and retail outlets for the purpose of operating, storing, keeping, preserving, accepiling, buying, selling, distributing and/or disposing of all kinds of products, including medical supplies, devices, laboratory equipment and diagnostic products use by healthcare professionals, research institution, hospitals and others and such other merchandise dealt with by the Corporation;
- To purchase, exchange, lease, hire, grant, or otherwise acquire and to use, exercise, sell, assign and grant the absolute interest in and to any license or sub-license, certificate of authority, letters patent, patent rights, inventions, improvements, processes, designs, copyrights, tract narks and tradenames; and to engage in such operations, manufacturing or selling activities as authorized by the above license, rights or patents;
- 7. To the extent allowed by law, to borrow or raise money for any of the purposes of the Corporation and/or to arrange financing or cash or any kind of financial or material assistance for its own account or its clients from any financial or commercial institutions, local or foreign, and, from time to time, to draw, make and accept, indorse, execute and issue promissory notes, drafts, bills of exchange, warrants, bonds, a ebentures and other negotiable or non-negotiable instruments and other instruments and other evidences of indebtedness, and to secure the payment thereof and of the interest thereon by mortgage or pledge, conveyance or assignment in trust of the whole or any part of the property of the Corporation, whether at the time owned or thereafter acquired, and to sell, pledge or otherwise dispose of such bonds or other obligations of the Corporation for its corporate purposes;

- 8. To provide financial accommodations to its clients and/or maintain with or for customer" accounts with respect to the pharmaceutical products and/or securities and to do such things as may be requisite or appropriate or incidental to the maintenance of such accounts;
- 9. To acquire by the purchase or otherwise and to receive, hold, own, guaranty, sell and assign, exchange, transfer, mortgage, pledge or dispose of any of the shares of the capital stock, scrip, warrants rights, bonds, debentures notes, trust receipts and other securities, obligations, chooses in action and evidence of indebtedness, or of interest issued or created by syndicates, associations, firms, trusts or persons, public or private, or by the Government of the Republic of the Philippines, or by any foreign government, or by any territory, province, municipality or other political subdivision or instrumentality thereof, or by any government agency and, as owner thereof, to possess and exercise all the rights, powers and privileges of ownership, including the right to execute contracts and to do any and all acts and things necessary for the preservation, protection, improvement and enhancement of the value thereof; but, in no case shall the Corporation act as dealers or brokers of securities;
- 10. To the extent authorized by law, and without engaging in the surety business, to acquire invest in, and pay for in cash, securities, bonds and shares of stock of other corporations, or otherwise, the goodwill, patents, rights and property, and to undertake or assume the whole or any part of the obligations or liabilities, of any person, firm, association or corporation;
- 11. To acquire an interest in or to enter into partnerships or joint ventures or to enter into any similar arrangements with any firm or entity, local or foreign, in pursuit of the primary purpose of the corporation;
- 12. To acquire by purchase or lease, or otherwise, lands and interest in lands and to own, hold, improve, develop any real estate so acquired, and to erect or cause to be erected on any such lands held or owned by the corporation, buildings, or other structures as may be required in the pursuit of the business of the corporation;
- 13. To the extent allowed by law, to enter into, make and perform contracts of every kind and description with any person, firm, association, corporation, municipality, province, country, state, body, political or government colony or dependency thereof;
- To purchase, hold, sell, or transfer the shares of its own capital stock in accordance with law, provided, it shall not use its funds or properties for the purchase of its own shares of capital stock when such use shall cause the impairment of its capital, except as otherwise permitted by law; and,

provided further, that shares of its own capital stock belonging to it shall not be voted upon directly or indirectly;

- 15. To invest and deal with the funds of the corporation in such a manner as may be deemed proper in order not to such funds idle and unproductive pending their full utilization for the principal objectives and purposes of the corporation;
- 16. To have and/or create one or more branch offices, subsidiaries and affiliates to carry all or any of its operations and business and, to the extent permitted by law, to purchase or otherwise dispose of personal property of every class and classification or description anywhere in the Philippines, and in general, to carry on any other business in connection with the foregoing and to have and exercise all the powers conferred by law, and to do any or all of the thins hereinabove set forth to the same extent as juridical persons might or could lawfully do; and
- 17. To do anything necessary, proper, advisable or convenient for the accomplishment of any of the purposes or the attainment of any of the objects or for the furtherance of any of the powers herein set form, and to do every act and thing incidental thereto or connected therewith, provided the same be not forbidden law.

THIRD: That the place where the principal office of the corporation is to be established and located is at MAKATI CITY, METRO MANILA, PHILIPPINES.

FOURTH: That the term for which the said corporation is to exist is fifty (50) years from and after incorporation.

FIFTH: That the names, nationalities and residences of the incorporators are as follows:

NAME	NATIONALITY	RESIDENCE
HENRY L. CO	Filipino	2057 Lumbang Road, Dasmariñas Village Makati City, Metro Manila
LUIS L. CO	Filipino	5394 Amorsolo Street, Dasmariñas Village Makati City, Metro Manila
ANTONIO PERY	Pilipino	#30 Paterno Circle Corinthian Gardens Subd., Q.C.
ERROL B. PEREZ	Filipino	c/o NDC Goodland Building Buendia Avenue Ext., Makati, Metro Manila
JOSE CONRADO BENITEZ	Filipino	c/o HSDC, FTI Complex, Bientan, Rizal

SIXTH: That the number of directors shall be five (5) and the names and residences of the directors of the corporation who are to serve until their successors are elected and qualified, as provided by the By-Laws, are as follows:

NAME	NATIONALIT	<u>RESIDENCE</u>
HENRY L. CO	Filipino	2057 Lumbang Road, Dasmariñas Village Makati City, Metro Manila
LUIS L. CO	Filipino	5394 Amorsolo Street, Dasmariñas Village Makati City, Metro Manila
ANTONIO PERY	Filipino	#30 Paterno Circle Corinthian Gardens Subd., Q.C.
ERROL B. PEREZ	Pilipino	c/o NDC Goodland Building Buendia Avenue Ext., Makati, Metro Manila
JOSE CONRADO BENI	ITEZ Filipino	c/o HSDC, FTI Complex, Bicutan, Rizal

SEVENTH: That the authorized capital stock of the Corporation is ONE HUNDRED MILLION PESOS (P100,000,000.00), Philippine Currency, and said capital stock is divided into One Million (1,000,000) common shares of the par value of One Hundred Pesos (P100.00) each.

(As Amended on 20 January 2006)

- A. Any issuance, sale or transfer of shares of stock, whether voluntary, involuntary, or by operation of law, which shall increase the participation on ownership in the corporation of the bank or two or more banks to more than the percentage prescribed by the Presidential Decree No. 1688 shall be null and void and shall not be allowed or permitted to be recorded in the books of the corporation unless prior approval of the pertinent governmental authority has been obtained. This restriction shall be indicated in the stock certificate of the corporation.
- B. The sale or the transfer of the shares of the corporation, whether voluntary or involuntary or by operation of law, such as but not limited to execution of judgment, foreclosure, bankruptcy or insolvency, shall be subject to the following restrictions:
- a) If a stockholder (hereafter called the "selling stockholder") should desire to sell or transfer all or part of his shares, he shall first offer such shares to the remaining stockholders or their qualified nominee in proportion to their shareholdings, specifying their respective allotments, prices, terms and conditions.

- b) Subject to paragraph (A) and limitations prescribed by Presidential Decree No. 1688, the selling stockholder shall offer the shares for sale or transfer in the following manner:
 - (i) He shall file a written order, addressed to the other remaining stockholders, with the secretary who shall forthwith transmit such offer by registered mail or by personal service to all the remaining stockholders. If within ten (10) days from such filing, the Secretary fails or is unable to transmit the offer, the selling stockholders may transmit the said offer directly to all the remaining stockholders.
 - (ii) The remaining stockholders shall have thirty (30) days from their respective receipt of the written offer (the "offering period") within which to signify their (or their qualified nominees) acceptance of the offer. In the event not all of the remaining stockholders accept the offer, those stockholder(s) who shall have accepted the offer (the "accepting stockholder(s)") shall have a period of thirty (30) days from the expiration of their respective offering periods, (the "re-offering period") within which to elect to proportionately acquire the unaccepted allotments within the re-offering period.
- c) Should all the shares so offered or re-offered not be taken as provided under paragraphs (a) and (b) above, the selling stockholder shall be free at any time within a period of thirty (30) days after the date of the lapse of the offers under paragraph (b) to sell or transfer all such shares to a third party be made under terms and conditions more favorable than those offered to the remaining stockholders, such sale or transfer shall be null and void. Paragraphs (a) and (b) shall apply to any proposed sale or transfer after the lapse of period provided in this paragraph (c).
- (d) The foregoing restrictions, however, shall not apply to (I) any transfer by a stockholder to any person nominated by it for election as a director of not more than one (1) share per nominee nor to any transfer by or on behalf of such person to any such stockholder; or (ii) any sale or transfer to an associated corporation of the selling stockholder. An associated stockholder shall mean a subsidiary (a corporation at least 51% of the voting stock of which is held, directly or indirectly, by another corporation is a subsidiary of the latter) or a parent company (a corporation which holds, directly or indirectly, at least 51% of the voting stock of another corporation is a parent company of the latter), or an affiliate (if at least 51% of the voting stock of the corporation is held by a stockholder or a group of stockholders who likewise hold at least 50% of the voting stock of another or other corporations, then such corporations are affiliates).

Such restrictions and conditions shall be embodied in written, printed or stamped upon each certificate of stock of the corporation and shall thereupon be a part thereof binding upon each and every future owner or holder thereof. Any transfer or conveyance in violation of such restrictions and conditions shall not be recorded and transferred in the books of the corporation.

EIGHT: That the amount of said capital stock which has been subscribed is Five Million Pesos (P5,000,000.00), Philippine Currency, and the following persons have subscribed for the number of shares and the amount of capital stock set forth after their respective names:

<u>Name</u>	Nationality	Address	No. of Shares Subscribed	Amount of Capital Stock Subscribed
HENRY L. CO	Filipino	2057 Lumban Road Dasmariñas Village Makati City, M.M.	15,000	P 1,500,000
LUIS L. CO	Filipino 	5394 Amorsolo St. Dasmariñas Village Makati City, M.M.	10,000	1,000,000
ANTONIO PERY	Filipino -	#30 Paterno Circle Corinthian Gardens Quezon City	5,000	500,000
ERROLB, PEREZ	Filipino	c/o NDC, Goodland Bldg., Buendia Ave. Ext. Makati, M.M.	10,000	1,000,000
JOSE CONRADO BENITEZ	Filipino	c/o HSDC, FTI Complex Bicutan, Rizal	10,000	1,000,000
тот	'AL		50,000	1'5,000,000

Name	Citizenship	No. of Shares	Amount Subscribed
HENRY L. CO.	Filipino	15,000	P1,500,000.00
LUIS L. CO	Filipino	10,000	1,000,000.00
ANTONIO PERY	Filipino	5,000	500,000.00
ERROL B. PEREZ	Filipino	10,000	1,000,000.00
JOSE CONRADO BENITEZ	Filipino	10,000	1,000,000.00
ТС	TAI.	50,000	P5,000,000.00

NINTH: That the following persons have paid on the shares of capital stock for which they have subscribed, the amount set out after their respective names:

<u>Name</u>	Amount Subscribed	Amount Paid on Subscription	
HENRY L. CO	P1,500,000.00	P1,500,000.00	
LUIS L. CO	1,000,000.00	1,000,000.00	
ANTONIO PERRY	500,000.00	500,000.00	
ERROL B. PEREZ	1,000,000.00	1,000,000.00	
JOSE CONRADO BEN	HTEZ 1,000,000.00	1,000,000.00	
TOTAL	P5,000,000.00	P5,000,000.00	

TENTH: That LUIS L. CO has been elected by the subscribers as Treasurer of the Corporation until his successor has been duly elected and qualified in accordance with the By-Laws and that as such Treasurer, he has been authorized to receive for the Corporation, and to receive in its name for all subscriptions paid in by the subscribers.

IN WITNESS WHEREOF, we have hereunto set our hands, this 7th day of May, 1980 at Manila.

Original signed

HENRY L. CO.

Original signed

PRODUCERS BANK OF THE PHILIPPINES PRODUCERS BANK OF THE PHILIPPINES

LUIS L. CO

Incorporator

Incorporator

Original signed

ANTONIO PERY

Original signed

PRODUCERS BANK OF THE PHILIPPINES NATIONAL DEVELOPMENT COMPANY

Incorporator

ERROL B. PEREZ

Incorporator

Original signed JOSE CONRADO BENITEZ HUMAN SETTLEMENT DEVELOPMENT CORPORATION Incorporator

SIGNED IN THE PRESENCE OF:

Illegible Signed

Illegible Signed

ACKNOWLEDGMENT

REPUBLIC OF THE PHILIPPINES) CITY OF MANILA) S.S.

On this 30th day of October 1980 personally appeared before me the following persons, with their respective Residence Certificate Nos. and TAN Account Numbers.

INCORPORATORS	RESIDENCE		ISSUED
THEORI OIMTORS	CERT. NO.	ON	AT .
HENRY L. CO (Producers Bank of the Phils.)	19744150P	Feb. 19, 1980	Manila
T A N 1630-707-6			
LUIS L. CO	19744064	Fal: 10 1000	3.6 11 .
The second of th	17744004	Feb. 19, 1980	Manila
(Producers Bank of the Phils.)			
T A N II-0939-A-4			
		0.00	
ANTONIO PERY	488763 P	Jan. 18, 1980	Quezon City
(Producers Bank of the Phils.) -		J	Quomine only
T A N 145-620-07			
1 1214 145-020-07			
Ennov n transfer		all a succession of	
ERROL B. PEREZ	19593 P	Jan. 17, 1980	Manila
(National Development Corp.)			15 15 E
T A N 4486-563-2			71 L T
		11.	
LOSE COMBADO DEMEREZ	70.120.1	T 1 10 1000	3.5. V . I . O
JOSE CONRADO BENITEZ	724384	July 18, 1980	Makati City
(Human Settlement Dev. Corp.)	5 6		
T A N 3093-469-9			

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

These Articles of Incorporation consists of nine (9) pages including the page on which this acknowledgment is written, all of which have been signed by the parties and their instrumental witnesses.

IN WITNESS WHEREOF, I have hereunto affixed my signature and my official seal on the date and at the place first above written.

Orig. signed (Illegible)

Doc. No. 481 Page No. 50 Book No. VIII Series of 1980

Until December 31, 1980 P.T.R. No. 131700 Issued at Manila/on Jan. 11, 1981

REPUBLIC OF THE PHILIPPINES) MAKATI CITY, METRO MANILA) S. S.

AFFIDAVIT OF UNDERTAKING TO CHANGE NAME

I, MARIO C. LORENZO, of legal age, Filipino and with office address at 19th Floor, Liberty Center, 104 H.V. dela Costa Street, Salcedo Village, Makati City, after having been sworn in accordance with law hereby depose and state that:

- I am the Corporate Secretary of PITC PHARMA, INC. formerly, Producers Venture Capital Corporation (the "Corporation"), which is in the process of amending its corporate name with the Securities and Exchange Commission.
- I, on behalf of said corporation, hereby undertake to change its corporate name in the event that another person, firm or entity has acquired a prior right to the use of the said firm name by virtue of registration with other government agencies or our name is identical or deceptively or confusingly similar to that of any existing corporation or to any other name already protected by law or is patently deceptive, confusing or contrary to existing laws.
- This affidavit is executed to attest to the truth of the foregoing and for whatever legal purpose and intent it may serve.

IN WITNESS WHEREOF, I hereby sign this affidavit this 3rd day of October 2005 in Makati City.

Affiant

SUBSCRIBED AND SWORN to before me this 3rd day of October 2005, affiant exhibiting to me his Community Tax Certificate No. 18212419 issued on March 10, 2005 at Makati City.

Doc. No. 283; Page No. 3: Book No. 1;

Series of 2005.

EMMALYNI, RAMIREZ Commission No. M-403

Notary Public for Makati City

Indiary Public for Makati City
Until December 31, 2006

18th 19th & 17th Floors, Liberty Center
104 H.V. dola Costa Street
Salcedo Villiege, Makati City
Roll of Atterneys No. 50780

PTR 3024210/Makati City/05-10-2005
IBP 660339/Makati City/04-20-2005