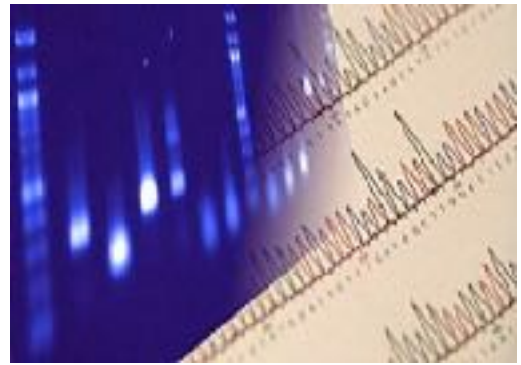


SEQUENCING ANALYSIS SERVICES



SEQUENCING PROJECTS

Allele Life Sciences provides DNA sequencing services with innovative instruments and reagents. The value for our service is conveyed through affordable prices and fast turnaround, stringent quality control, prompt tech support and convenient primer synthesis. We provide our best for a reliable and satisfying experience for our customers.



SERVICES WE OFFER

Our experienced scientists are committed to deliver large and small scale sequencing projects.

- **Primer Walking Service**
- **16/18s rRNA sequencing Analysis**
- **Difficult DNA Templates Sequencing**
- **Cloning Service For Sequencing Projects**
- **SNP Discovery Service**
- **Mutagenesis Sequencing Service**
- **Real Time PCR Analysis**
- **Microarray Analysis**

OUR SEQUENCING SERVICE ADVANTAGE :

We undertake the whole project for sequencing services . We follow the standard protocols for different arrays for sequencing :

- **Nucleic Acid Extraction & Quality Analysis**
- **PCR Amplification & Purification**
- **Primer Design & Synthesis**
- **Plasmid DNA Preparation**
- **Cloning & Sub Cloning**
- **Mutagenesis of target gene, sub-clone to customer provided vector**
- **Sequencing using designed primer**

Data Analysis

This option authorises Allele Life Sciences to review the chromatogram, manually edit sequencing results and deliver aligned format. Sequencing results will be aligned with reference sequence if submitted.

Terms & Conditions

Services: The Sample Submittal Form specifies the service requested by Customer and the information needed by Allele Life Sciences to perform the services. The provision of the Services is governed solely by the terms and conditions of this Agreement. Allele Life Sciences will provide the results in the time requested by Customer, unless otherwise notified by Allele Life Sciences . Customer cannot cancel an order if Allele Life Sciences has commenced the Services. In the event that the Customer has requested a retest of the sample and the repeat testing reveals that the initial result (i) is not the result of laboratory error, failure or omission or (ii) arises from a lack of validation with the product sample matrix and/or extraction method, Allele Life Sciences will charge Customer 75 % of the list price of the procedure utilized. Conversely, if the retest reveals laboratory error, failure or omission, there is no charge for the repeated test.

Pricing: The prices for the Services provided Allele Life Sciences shall be determined by the nature of the Services provided and will be agreed upon by Customer and Allele Life Sciences prior to the initiation of the Services.

Payment: Allele Life Sciences will charge 75 % in advance against the invoice raised to the customer and remaining 25 % at the time of delivery of results.

Limited Warranty: Allele Life Sciences will examine the samples using techniques in accordance with life sciences / pharmacopoeial monographs, where applicable. In the event that Allele Life Sciences breaches this warranty, Customer's sole remedy is a full refund of the fee for the Services and to have the sample re-analyzed at no cost to Customer. The warranty is void if the information provided to Allele Life Sciences in the Sample Submittal Form is not accurate or complete .

Limitation of Damage: Allele Life Sciences maximum liability shall not exceed the amount paid for the services .

Jurisdiction: Any dispute, claim or controversy between the parties arising out of or relating to this Agreement shall be submitted to the jurisdiction of Delhi court.

Miscellaneous: This Agreement and the Sample Submittal Form are the complete and exclusive statement of the agreement between Allele Life Sciences and Customer and supersedes any proposal, prior agreement, oral or written, and any other communications between the parties. The warranty provided in this Agreement is for the benefit of Customer and Customer may not pass the warranty on to any third party.

Signed By Both The Parties

NON DISCLOSURE AGREEMENT

It is the desire of the first and second party to have share information and have discussions relative to investigating the feasibility and advisability of preparing and conducting clinical studies or any other business related activities. In the course of those discussions, both parties may be disclosing to each other, information regarded as being confidential or proprietary. For purposes of this Agreement, all information exchanged which is regarded as confidential or as being otherwise proprietary in nature shall be collectively referred to herein as "Confidential Information." The existence of this Agreement and the terms set forth herein shall be considered Confidential Information.

Accordingly, for mutual protection, we ask that this Agreement be reviewed and executed prior to exchanging any Confidential Information by meeting or by any other arrangement. It is understood that all Confidential Information provided pursuant to the terms hereof, which the disclosing party regards as being confidential or proprietary, shall be identified or marked as "Confidential." Oral disclosures of Confidential Information shall be confirmed by reducing the disclosures to writing and providing the writing to the receiving party within thirty (30) days from the date of the oral disclosure.

With respect to all Confidential Information disclosed to each other by both parties, during the term of this Agreement, the party receiving same hereby agrees to keep, hold, and maintain in confidence all such Confidential Information, of every kind and character, and not to disclose, directly or indirectly, to any third party, or otherwise make use of said Confidential Information other than as contemplated by this Agreement, without the prior written consent of the disclosing party, except that the receiving party may disclose Confidential Information to those of its agents, consultants, and legal and financial advisors (collectively "Representatives") who have a need-to-know such information for the purposes hereof and who are bound by like obligations of confidentiality and non-use.

The obligations of confidence and non-use assumed by both parties to this agreement, hereunder **shall not apply to:**

- information which at the time of disclosure is in the public domain; or
- information which thereafter lawfully becomes a part of the public domain other than through disclosure by or through the receiving party; or
- information which is already in the possession of the party receiving same as shown by its written record; or
- information which is lawfully disclosed to either party by a third party not under an obligation of confidentiality to the disclosing party with respect to said Confidential Information; or information which is subsequently developed by an employee or agent of the receiving party without actual knowledge of the disclosure; or
- information which the receiving party must disclose pursuant to applicable laws, regulations or court order, provided that the receiving party gives the disclosing party reasonable notice of its intent to disclose such information. information which is disclosed by the recipient with the written approval of either of the aforesaid parties.

Neither party shall use the name of the other party in any discussions with third parties (other than Representatives), advertising, press release, sales literature, or fundraising efforts without the prior written consent of the other party. In the event the disclosing party gives the receiving party prior written consent to disclose Confidential Information received from the disclosing party to any third party, other than Representatives, the receiving party hereby agrees to obtain written agreements from any such third party to whom the receiving party discloses such information, similar in form and substance to this Confidentiality Agreement, for the benefit of the disclosing party.

This Agreement is entered for a period of three (3) years from the date of signing of this agreement and is governed by and shall be construed in accordance with the laws of India.

By signing this agreement, both parties confirm that the terms contained herein are acceptable to them.

SAMPLE SUBMISSION FORM

CUSTOMER INFORMATION

Name :

Address :

Phone :

E.mail :

SAMPLE INFORMATION

#	Analysis Required	Sample Information	No. of Samples	MSDS
				Y/N

ANALYSIS INSTRUCTION

AUTHORIZATION SIGNATURE

DATE

For Office Use Only	Comment	
Received By		Date
Forwarded to		Date

MSDS QUESTIONNAIRE

Description of Sample(s):	
Material Composition/List of Ingredients?	
Is License required to handle sample?	
Is the sample a Biological Agent?	
Is Sample Radioactive?	
Physical Characteristics?	
Hazard/Transportation Labels?	
Does your Institution specify any specific Personal Protective Equipment (PPE) to your staff for handling sample(s)?	
Does your company specify any specific Sample Containment?	
Does your company specify any specific Sample Containment?	

OTHER INSTRUCTION



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