

IN THE UK INTELLECTUAL PROPERTY OFFICE

Patents International Unit Manager

Examiner: Dr Bill Thomson

In re PATENT APPLICATION of:

Applicant(s) : Lin ZHEN-MAN`)
Application No. : CB 0318315.9) **Respond for First**
Filed : 12. 06, 2003) examination
For : **Surface Treatment of SARS-Infected**)
Lungs)

The Patent Office
Concept House
South Wales NP10 8QQ
United Kingdom

Dear
Dr William Thomson;

Fax: 44 01633 814 444

First Thank you for expressing the narrow down of our divergence in your second report in the ~~second~~ examination.

However, you still interrogation for the **Novelty under Section 2(1)/2(2)** of my invention application and listed two documents below:

- (a) "Surface treatment of SARS-infected lungs", Zhen-Man Lin, 20th May 2003, www.ycec.com/Surface-Treatment-of-SARS-e200503.htm - See whole document.
- (b) WPI Abstract Accession No 2002-721810/78 & RU 2187984 (G UCHREZH DENIE MEZHOTRASLEVOJTEKHN KOMPLEKS MIKROKHIRURGIJA) 27/08/2002 – See abstract.

Regarding the interrogation (a) of Examine

At the end of the report of second examination, your conclusion was surprising, as stated below:

- ▣ This shows without doubt that your paper on the use of ozone/PFC for pulmonary delivery' was made available to the public before the priority- date of 12 June 2003. Such disclosure is fatal to your current application. ▣

The **Claiming Priority of PCT patent Article 8 (1)** is below:

- (1) The international application may contain a declaration, as prescribed in the Regulations, claiming the priority of one or more earlier applications filed in or for any country party to the Paris Convention for the Protection of Industrial Property.

And the **International exhibitions** of Patent Act 1977 Rules 5. it was same about the PCT Article that :

- ▣ 5.-(1) An applicant for a patent who wishes the disclosure of matter constituting an invention to be disregarded in accordance with section 2(4)(c) shall, at the time of filing the application for the patent, inform the comptroller in writing that the invention

has been displayed at an international exhibition. 』

About the patent law, this shows without doubt that your conclusions of the end of the report of second examination were wrong and not professional.

Also, when I received the search report of your letter that was sent on Dec.04, 2003. I was very surprised of the same above question (a) that: 『... "Surface treatment of SARS-infected lungs" is that the document is dated 20th May 2003 which is before the filing date of the current application. 』, therefore, I was to responds sent on Dec.27, 2003. to insist on the background of specification is below:

『2. Due to the urgency of saving lives and that WHO does not have an effective measure to combat SARS, the draft was fax to the Hong Kong chief executive and Chinese leader on 15 May 2003. The English version was also forwarded to “WHO-Padey”, “WHO-Liden” by Mey-Verme, Mrs Cnia (WDC) and the leaders who were holding the Geneva meeting on 20 May 2003? Do you therefore still think I was wrong to reveal them?』

There after, I had to be clear about explaining your question sent on Mar.01, 2003., even though I had not list the above PCT & UK patent rules or article, but as an examiner of One's reputation is distinguished, Dear Mr. Dr Bill Thomson you should not pretend not to know.

Because the declaration was made at the specification which Background of invention under PCT patent Article 8 (1)

So that is to say, is it possible that **the WHO** is not a country part of the Paris Convention? Therefore, under above the PCT & UK patent rules and article, the right of priority of my invention application could be extended to the date of May.20, 2003.

In order to avoid the meaningless argument, applicant under the Patent Act 1977 Rules 5. to reaffirm the fact of specification which Background of the invention, because to start from the humanitarianism, start from at that time, China, Taiwan, Hong Kong, Singapore and Canada etc countries almost every day have patient death by the SARS infection and the doctor of WHO also un-exception, why? Namely the scotoma of human medical which is still unknown to the nature of bacterial infection of lung and to be at a loss what to do! This is novelty of my invention and start from the reason of humanitarianism I cannot but to ahead of time to make public forwarded to “WHO-Padey”, “WHO-Liden” by Mey-Verme, Mrs Cnia (WDC) and the leaders who were holding the Geneva meeting on 20 May 2003.

Therefore, also on the strength of humanitarianism and morality of British Empire to earnestly request UK patent office to admit to earnestly request for permission to make a late declaration under section 5(2B) or the Claiming Priority under PCT patent Article 8 (1).

In the cause of to avoid the meaningless argue too, I submit a 3/77 of patent form under the Patent Act 1977 Rules 6. to earnestly request for permission. (attachment 1.)

At that time, the WHO meeting is in the act of to argue how to cure the SARS patient, after my specification of the invention send to the WHO meeting two days, the WHO immediately to ahead of time announce to relief the travels- prohibition of SARS pestilence point for Hong Kong! Besides, under your search report, I was to get the patent from the Hong Kong Government on 23 July. 2004 and the patent number is HK1060833, you can investigate yourself or to see the attachment 2. Also that is to say, the state fact of background of specification which was to get the

indirect admit of authorities in first. Today, even though the WHO still do not admit my invention and still assist the China Government to conceal, however, the date of May.15, 2003 was a important date to write down in history to publicize our mankind society to defeat SARS, bird flu!

With the above-mentioned, it was difficult to imagine what is the reason behind the requests including the British Empire government those leaders of other per country to assist to conceal this invention by China government?

Also, enclosed is my medical invention, the attachments 3, is my letter that was sent to Israel Premier and Ministry of Health on Mar.12, 2007. It is because their assistant to conceal this invention in Israel, which lead to the pneumonia pestilence death rate, overtake one hundred Israel people on February of this year. This letter was to suit consult to per country leader for ponder the importance of his national or through their assist to conceal which could be to get a number of benefits? Is it possible that, the leader of per country who could be to cover or balance his perception of perpetration between his intuitive ability to know right or wrong by those benefits from China Government?

Please transmit the above the information to the prime minister, in this case conceal history of no joyful, on this side of defend civilization of mankind society and defend English dignity, I think, any person of British Empire would like to know what did he do for them.

About the interrogation (b) of Examine

- (b) WPI Abstract Accession No 2002-721810/78 & RU 2187984 (G UCHREZH DENIE MEZHOTRASLEVOJTEKHN KOMPLEKS MIKROKHIRURGIJA) 27/08/2002 – See abstract.

About the interrogation (b), I had a respond that was sent on Mar.01, 2004 below:

☐ About the disclosure in document 2, that was shown it does not a copy to publicize with had any legal effectiveness for patent document, in addition, the title are "**METHOD FOR TREATING INFLAMMATORY OPHTHALMIC DISEASES**" and "**Method for treating inflammatory ophthalmic diseases involves use of ozonized perfluororganic solution**" of WPI Abstract Accession No 2002-721810/78 & RU2187984, the Ophthalmic Diseases and Lungs Diseases are two completely different field of patent application. Therefore, my invention application of "Surface Treatment of SARS-Infected Lungs" in the field of Lungs Diseases was to hold the novelty and to possess inventive step. 』

Because the abstract of WPI Abstract Accession No 2002-721810/78 & RU2187984 which show out between my invention which are not at the same field. In the abstract which method of ozone dissolve in PFC liquid (PFCO) could be to used to cure the ophthalmic diseases which have not represented it could be to used in the lung-infect for cure the SARS, bird flu and tuberculosis etc. disease! So this inference logic is absurd!

However, my logic of invention has stated very clearly about write down in the 10th paragraph of II. PREFACE of specification, below:

☐ As there is a need to define air as an interface, so SARS infection is a kind of surface ulcerous infection. This is a new medical definition, which is likely to revolutionize lung treatment! Therefore we use a familiar industrial term

“surface treatment” ... 』

Now, could you tell me the pharmacopoeia of British Empire that have above the medical treatment and PFCO medical in the field of lung-infect disease? Therefore, not only in the report of second examination which no find any explanatory notes or argue point for above the respond paragraph, applicant was need not to do any uncalled-for respond already.

The attachments 4-5 were two proof of the European Community to sink low of society civilization, the EPO patent office has accepted bribery and assisted China government to conceal my medical invention, so the EPO patent office was not to stint to humiliate the British Empire it does not a signatory country of EPO patent, the EPO office for this reason to cancel my PCT application used in EPO patent office, the application number is 03750011.3

What EPO patent office did was humiliating for the whole Europe! I hope the UK patent office can negotiate for me and defend the dignity of British Empire!

Thank You!

Yours faithfully,



Applicant :

Lin Zhen Man

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May.08, 2007

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**Late Additions and
Declarations of Priority**

(See the notes on the back of this form)

 Concept House
 Cardiff Road
 Newport
 South Wales
 NP10 8QQ

1. Your reference

2. Patent application number

GB0318315.9

3. Full name of the applicant or
of each applicant

Lin Zhen Man

Patents ADP number

(If you know it)

4. Is the request being made under:

(i) rule 6A(2)

(to make a late declaration of priority) ✓

(ii) rule 6(2)

(to make a late claim to priority)

Before completing this section please see the notes on the back of this form

5. If (i) above why was the declaration of priority
not made within the period specified?

(Continue on a separate sheet of paper if necessary)

Because the declaration was made at the specification which
Background of the invention under PCT patent Article 8(1) and
respond for the second examination.

6. Priority details

Enter here the details of the
priority application(s) being
added or declared

Country

Priority Application
NumberDate of filing
(day / month / year)

PCT

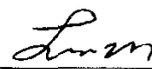
PCT/SG03/00145

12/06/2003

7.

Signature

Date


 May. 08, 2003
8. Name, e-mail address, telephone, fax and / or
mobile number, if any, of a contact point for the
applicant
 Lin Zhen Man
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CERTIFICATE OF GRANT OF PATENT

批予專利證明書

Patents Ordinance (Chapter 514)

專利條例 (第 514 章)

SHORT-TERM PATENT 短期專利

I hereby certify that a short-term patent with the following particulars has this day been granted 茲證明下述短期專利在今日批予:

Name and Address of Proprietor 專利所有人姓名或名稱及地址:

ZHEN MAN LIN, Hong Kong 林哲民, 香港官塘興業街 14-16 號永興工業大廈
13/F C-4

Patent No. 專利編號 : HK1060833 Application No. 申請編號 : 04103353.1

Title of Invention 發明名稱 :

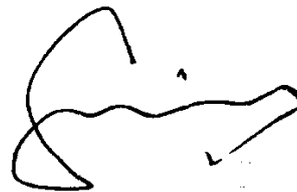
SURFACE TREATMENT OF SARS-INFECTED LUNGS
肺臟非典病菌感染的表面處理

Term of Short-term Patent 短期專利有效期 :

Eight years commencing on 13.05.2004
由 13.05.2004 年起計 8 年

Dated this 23rd July, 2004

二零零四年七月二十三日



Stephen Selby
Registrar of Patents
專利註冊處處長謝肅方

**Patents Registry
Intellectual Property Department
The Hong Kong Special Administrative Region
香港特別行政區知識產權署專利註冊處**

LZM Patent Office

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Please to pass on to

Dear

prime minister Mr. Ehud Olmert
Ministry of Health Mr. Yacov Ben Yizri

From the report of news recently that a pneumonia (Klebsiella) in your country have broke out in the past six months and more than a hundred person whom death for incurable disease proportion in five hundred patients, the rate of death to transcend the period of SARS catastrophe at Hong Kong in year 2003.

Again from the news which pointed out the an professional of infectious disease of your country to blame because of the effect of that as a result of a large number antibiotics used and which led to drug resistance of pneumonia patients and without medication for cure and to lead to high the rate of death.

In view of humanitarianism, I cannot help but to point out in this letter that as a result of your government and WHO in the same manner in helping China and Hong Kong government to conceal my medicine invention which specific the remedy cure SARS, Bird flu and all bacterial infection of lung include above the Klebsiella of pneumonia in your country, the Concealers are secondhand to murder those pneumonia patients!

Our medicine invention logic is that we must define air as an interface, and it applies both to the bird flu and SARS and any types of flu which were sameness the bacterial infection of superficiality!

Therefore, we must use our invention of PFCO liquid medicine for disinfecting the germs of lung-surface, the all-bacterial infection of lung include above the Klebsiella of pneumonia could be to heal in 15minutes and no any after effects. In evidence, we can write down a definition of medicine from our invention logic, it was any antibiotics include Tamiflu or Vaccine for the bacterial infection of lung and there is no specific remedy and to give the drug resistance including dying patient.

Obviously, from the news, the professional of infectious disease of your country who is unaware of our invention, the patient of your country are dying an unworthily death. However, my patent application that was freeze in the patent office and had trouble between with the agents, the Israeli Patent application No. is 172528.

Though I was very hopeful that my invention could gain recognition in your country, but it is hard for you to convince the China and Hong Kong government and I have no other illegal behavior for find out, so any reason of loanword that could be to support to conceal the medical invention, because the concealment is a matter of life and death and disgraced un-civilization! Therefore, I hope if a Chinese secretary of the head of government of each country who may be to read the web address of <http://www.ycec.net/SZ-gov/2006-last-reprimand.htm> to understand Jiang Ze-Min of former China country chairman who was how to direct to persecuted inventor's factory invest in China and

to look-through at the <http://www.ycec.com/UN/Lt-to-world-hk-070224.htm> to find out why the judge of Hong Kong was trained just like the terrorist or the sinister gang unjustness to deprive of inventor's citizen jurisdiction and to use as the Court fees to loot inventor's assets of Hong Kong which only exist to support one's family, but the China leader of currently in office who was lacking the strength to change this condition!

Nevertheless, back to the urgent topical subject of your country, your country government have a duty to be clear about for every citizen family of Israel and doctors who should know about the above the logic and medicine-definition of our invent, it namely as soon as a infector of pneumonia or the common cold of fever, if the antibiotics could not bring down a fever and outstrip 39 , in this time, it must use the PFCO liquid for washing the infected lung. Therefore, the textbook of the department of medicine must make amendment appropriately. Every government hospital and main clinics must establish the lung washing-room to prevent more death cases.

I was to declare again, every country must recognize my invention and follow with interest the condition of human rights of China and Hong Kong.

Thank you!



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Mar. 12, 2006



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Patentamt

Eingangsstelle

European
Patent Office

Receiving
Section

Office européen
des brevets

Section de
Dépôt

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SINGAPOUR



Datum/Date

27.04.2005

Zeichen/Ref./Réf.	Anmeldung Nr./Application No./Demande n°/Patent Nr./Patent No./Brevet n°.
	03750011.3-1216/SG0310145
Anmelder/Applicant/Demandeur/Patentinhaber/Proprietor/Titulaire	
Lin, Zhem-man	

Ref.: Your telefax and e-mail dated 18.04.05
Your e-mails dated 22.04.05

Please note that Article 133 (1) EPC applies to applicants having a residence in one of the contracting states of the European Patent Convention.

As long as your place of residence is in a non contracting state (i.e. Singapore), a professional representation is obligatory (as mentioned in Form 1122 and our communication dated 19.04.05) according to Article 133(2) EPC.

Your mentioning of the persons residing in Great Britain was not an act according Article 133 (2). Your reference to the proceeding of the British Patent Office is of no relevance for the European Patent Office.

As e-mail communication is not an official means to communicate with the EPO, we ask you to use either the mail services or the telefax machine for further correspondence. Our direct fax no is: 0031 70 340 3984.

Please note that the communications Form 1122 dated 09.03.05 and Form 2901 dated 19.04.05 are still in force.

RECEIVING SECTION

H. Block

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REGISTERED LETTER

EPO Form 2901 11.93

7053000 22/04/05

25.4.05
per telefax

Obz

LZM Patent Office

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**The European
office and
Patents Office
Receiving Section
Ms. H. Block**

cc. Legal Officer of EPO patent

cc. Director Huber Plugge infowien@epo.org

Patent Application No. 03750011.3

hbblock@epo.org

I have received your letter that was sent on Oct. 05, 2005

To my expectation, you turn your back on us and closed our application invited by the EPO office showing your bad intentions. I also provided two natural person, Mr. Anthong & Nancy Yim and their residence address of United Kingdom, substituting for the applicant's state of the file that was same my application in the UK patent office in letters sent on Mar. 17, 2005, Apr.18, 2005, Apr.22, 2005 and Apr.26, 2005 respectively.

Due to the invitation of EPO office, I had already paid the National basic fee, Designation fee and the Examination fee that was sent on Feb. 05, 2005 for formal entry into European Phase of PCT, so you had no right as your notice hereby the "According to the present state of the file..." to refund all the applications fee and close my application in the European Patent office.

Besides, your letter faxed on 25th Apr, 2005 was wrongly written down "...the persons residing in Great Britain was not an act according Article 133 (2)." to disclaim above the EPC natural of Great Britain to substitute for applicant of my state under Article 133 (2), today, you not repentance still to close my application in the European Patent office. Could it be said that the Great Britain no in the contract country of EPO patent organization?

The above-mentioned, I strongly oppose and protest that your acts are unreasonable!

I can reaffirm, this invention is very important for medicine civilization of mankind society, none of the Nobel prizes' medical achievements and the historical value can be compared to our invention! So the European's reputation will fall because of your act!

My intellectual property right of sale's website is <http://www.ycec.net>, if you refuse to cancel the closure of our application in 30 days, I will anger announce to each hospital of EPO **after I receive the refund of fees**, they are need not value my intellectual property right, they may be the same as the hospital of China Government sneaking to tort, but they are still without honor to alter the textbook!

I will also complain to each country parliament of EPC, in future, all the leaders of parliament or each country at outside interview or any public place, they will not honor to talk about the value of the intellectual property right and no authority to requests the world each country to value the intellectual property right of EPO.

I am even more worried about the possible arrival of such day, this case may be an excuse for terrorist.

We look forward to an early reply. Thank you very much!

Yours faithfully,



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Oct. 14, 2006

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