

## 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 third**  
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

Thank you for letter regarding your opinion of examination that was sent on 8 Jan. 2007.

About after my respond for examination on the 29 August 2007, it's a pity that the novelty objection still stands as the only obstacle of my application in this letter of office action. Your main points of examination reports are as follows:

1. Your disclosure to the WHO on 20th May 2003 does not constitute a definitive priority date because this organization is not a patent granting authority.
2. With hindsight you should have made a patent application at first instance to one of the following patent offices - Singapore, China, United Kingdom or the World Intellectual Property Organization.
3. Only after having obtained a priority date for your patent application would it have been advisable to notify the WHO of your invention. Unfortunately you appear to have done this other way around and thus by notifying the WHO first, made your invention public before you applied for a patent.
4. With regard to Rule 5 of the 1977 Patents Act - this only applies to the situation where an applicant has made prior disclosure of his/her invention at an international exhibition and has at the time of filing the patent application made this known to the Patent Office.
5. There is nocommunication in your original filing that you notified the Patent Office of your disclosure to the WHO or that you made your disclosure to the WHO in confidence.

### **That is my excuse of respond as below:**

1. In common with my respond for examination on the 29 August 2007, under the Claiming Priority of PCT patent Article 8 (1) and International exhibitions of Patent Act 1977 Rules 5., the WHO organization that need not a patent granting authority;

2. Attachment 1. is an instance for under your search report of made on 3 Dec. 2003 for obtain a patent application at Hong Kong of China.
3. But, under the Claiming Priority of PCT patent Article 8 (1) and International exhibitions of Patent Act 1977 Rules 5., I need not show a priority date for my patent application and to notify the WHO of my invention, so your explanation that was to put the cart before the horse;
4. The WHO meeting is quite right an International exhibitions of Patent Act 1977 Rules 5, just as the Background of the invention of specification of my patent application, I was for this manner to made this known to the GB Patent Office at the time of filing the patent application. On the side:
  - a. I was to ahead of time public to WHO International exhibitions that was for urgent saving of the SARS patient from the humanitarianism;
  - b. Conceal my medicine invent of cure SARS, Bird flu that was from evil-classic of Communism China, whether Britain Gov. also to fall low to be an evil-attendant and to conspire instruct GB Patent Office to look for a excuse and attempt cancel my this application?
  - c. From the reason of conceal, so the novelty objection not still stands, the GB patent office must to forgive my notify on ahead of time by the Act 1977 Rules 5. and humanitarianism, the argument must stop in this time.
5. That was to originate in your explanation with notes that a cue of “There is no communication in your original filing that you notified the Patent Office of your disclosure to the WHO or that you made your disclosure to the WHO in confidence.”, which I was to obtain a important reason that is the WHO authoritative not have to admit to public my invention. On the other hand:
  - a. The **Novelty - Section 2(1)/2(2)** must face the public;
  - b. My website is a personal place which not being any certainty factor;
  - c. Because the conceal that to lead to world all other country include the Ministry of Public Health of Britain, as the public up to now that novel of my invent not to destroy;
  - d. So the current application that **the novelty objection is not to come into existence.**

### Supplementary reason and hope

6. Attachment 2. is an email draft for complaint and disclosed the west-camps to violate social morality in international society for blindly following president Bush in assisting China Government to conceal my medicine invention in exchange for benefits. In the meantime, it has shown the great value of my invention for medical science civilization of mankind society and to show our determination for opposition-evil.
7. Attachment 3. is to show after my Email draft of Attachment 2. which the US patent office terminated as an improper act for cancelling my application of patent! Hence, the notice for GB office obtained must be properly deal with my patent application and to keep off a notorious in medical treatment history of human.

8. About from an “administrative purposes” that needs you to have a letter to correct the latest date is 23 January 2008 or since the Rule 30 period - i.e., that date by which the application should be in order is 7th February 2008. The letter was sent on 11 Jan. 2008. Your notification amazed me, because I received the letter to forward at Singapore on 25 January 2008. I was to be the opinion that is unfair for me and I hope which the latest date of respond for the examination must have outstrip three months same the formerly.

As my respond for examination on the 29 August 2007, I think, British should stand up to admit this invention that has influenced the advance of mankind civilization.

Thank You!

Yours faithfully,



Applicant :

Lin Zhen Man

10 Ava Road, Ava Tower, # 19-07 Singapore 329949

28 January 2008

Email to : [bill.thomson@patent.gov.uk](mailto:bill.thomson@patent.gov.uk)

Fax : 44 01633 814 444

Tel: 44 01633 814 531

**CERTIFICATE OF GRANT OF PATENT**

Attachment 1.

**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

07.06.18/Email-Subject: For help conceal invent of medicine, how can President Bush face the claims of tuberculosis patient of America on next year then after he is to get off stage on next year?

 If it was not a lie or rumour that the President Bush Attends Dedication of Victims of Communism Memorial on Jun.12, 2007, Bush must stop sacrifice American anymore, especially the lives or pain of numerous tuberculosis patient the use of our medicine invent to exchange the bribes from Communism of China Gov.,

 Bush must stop ordering US patent office using evil means to cancel our invention application in US patent office!

### History-Background

A great man



A chief culprit!

Not long ago, while **Tony Blair was** visiting USA time this May., the former President Carter criticized Bush as the most disappointing President to date as he could not preserve the basic values.

President **Jimmy Carter** also reproved Tony Blair for blindly following Bush to provide help to conceal our invention of medicine for the Chinese Gov., because Tony Blair had to pay for the cost for depriving the rights and interests of Britain countrymen and above all, the lives or pain of numerous tuberculosis patient!

In the same way, how can President Bush face the claims of tuberculosis patient of America on next year then after he is to get off stage on next year?

blind obedience



President **Jimmy Carter's** criticized is appropriated, what the "**basic values**"? That is America people have human rights naturally to enjoy medicine's fruitful results and reject hoodwink, but, President Bush was contrarily to deprive of human rights of America people to exchange so-called the profit of national defense and economical supply from China Government!

blind obedience



We wrote a letter to Israelis Prime Minister, Ehud Olmert on Mar.12, 2007 about pneumonia having the same effect as SARS infectious. The disease has so far claimed numerous Israelis life in February this year, the death toll has demonstrated that the **man public-enemy and terrorist** like Ehud Olmert, **Tony Blair who was blindly follow suits Bush to conceal our significant medical invention.**

America's press circles have duty to wake up President Bush to reconstruction American's values of feel honored already!

 If not, those tuberculosis or any lung-infect's patient who **take action against to Bush** for

**recuperate society civilization unavoidable!**

Our invent application of medicine at website of <http://www.ycec.net>

Communicate to **American's**  
Directors of hospital or  
Whom it may concern:

Dear Sir/Madam,

I am sending to you an email from Singapore regarding our new invention - an easily manageable machine that combines PFC and Ozone together to treat lung diseases, in the medical field. As we have discovered earlier through experiments that ozone cannot be stored as medicine over a long period of time,

and thus we are promoting our machine instead of the ozone itself. Hence, clinics can have ready-made medicine on hand, when the crisis arrives. The new medicine can effectively cure any lung diseases of bacterial infectious origin with a success rate of up to 100% including treatments for diseases, such as tuberculosis (TB), bird flu and it is also suitable for clinical uses, such as treatments for lung related diseases, which includes asthma, clearing of the tar caused by smoking, and clean up the dirt in the lungs found among the elderly. The inaugural treatment, popularly known as “washing lungs room” has already gained popularity in China which can be found on the website [www.ycec.net](http://www.ycec.net). Therefore, we sincerely hope that such treatment will also be popularised in the West so that the medical advancement can be on par.

I have already applied for the patent in the **US** and other countries and should you be interested to acquire regarding the machine, I will waive off the patent fee for you, which you will have to pay subsequently when it is approved. I have attached a photo of the machine and a quick reference about it which can also be found on our website at [www.ycec.net](http://www.ycec.net). You may also download the relevant information at the respective websites below:

1. <http://www.ycec.net/060513-PFCO-Machine-Quotation.pdf>
2. <http://www.ycec.net/060530-PFCO-Pharmacy-Machines.pdf>

If there is any other queries, please kindly contact us. Also, we are looking for people whom we believe can potentially represent us as well respected professionals to promote our equipment in your country.

Thank you for your time in reading this email message.

Warmest regards,

Charlene Lin  
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**COPY MAILED**

**JUN 21 2007**

**OFFICE OF PETITIONS**

In re Application of

Lin Zhen-Man :

Application No. 10/469,063 :

Filed: August 13, 2003 : DECISION ON PETITION

Attorney Docket No. :

This is a decision on the petition under 37 CFR 1.137(b), filed June 1, 2007, and in duplicate on June 11, 2007, to revive the above-identified application.

The petition is **GRANTED**.

The above-cited application became abandoned for failure to reply in a timely manner to the non-final Office action mailed September 30, 2005, which set a shortened statutory period for reply of three (3) months from its mailing date. No extension of time pursuant to 37 CFR 1.136(a) was obtained within the allowable period. Accordingly, the application became abandoned on December 31, 2005. A Notice of Abandonment was mailed on September 21, 2006.

The amendment filed January 10, 2006, is noted.

The petition fee of \$750.00 was charged twice. The amount of \$750.00 will be refunded to petitioner, in due course.

The application is being forwarded to Technology Center 1600, GAU 1616 for further processing.

Telephone inquiries concerning this decision should be directed to the undersigned at (571) 272-3222.

Kenya A. McLaughlin  
Petitions Attorney  
Office of Petitions