

LZM Patent Office

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Dear
Thani Maluleem,

About your Ref. No. CLF46FW09 001 031, I have received your list of the amendments total three pages from Office on Nov., 21, 2014.

Now, please does not deal apply for the time extension 30days that my letter sends on Nov., 22, 2014. Because the document responds for Office it was finished just, below:

1. About the " Application form for registration of the Patent (document dated 31 January 2014" of question **Subject** that, because the documents printed by you, so please help me to amend, thank you!
2. About the " Details of the invention " of question **Subject** that 「 The topic profile "Science involves in the invention" did not clearly identify the relevant science. 」

Please see my respond on Jan. 19, 2014. I had to point: "...that "**Science involves in the invention**" it could not find in my specification of invention. Hence, please send me the specification version of invention that files in patent office by you.". Therefore, I did not to respond again.

3. About the " Details of the invention " of question **Subject** that 「1. Picture No.3 was obtained from the internet...」 at Page 1. of the amendments form by Office.

Please again to see my respond on Jan. 19, 2014.

I had to point: " This picture was publish by pertain-department of Ministry of Public Health of China and transshipment by many Hong Kong and China's website on 2003year." .

Now, the Officer was adding to call in question below:

Note : Pictures already published publicly in book, magazine, or internet are all belong to the ownership, therefore, it is not proper to use such material as supporting documents.

The Officer's worry the copyright it was unsuitable, because this picture is not the key in my invention, on the side, if in my document that has to tort cite, the ownership of Pictures could be claims for me! So the Office now to hold the position of as the agent of ownership that not fit to his or her status!

4. About the " Details of the invention " of question **Subject** that 「 There is no result of the experiment with the animal lung shown in Table a, b, c, and d. 」 , the Officer requisition me that: 「 Make it complete and explain the result of the experiment with summarization. 」

Please again to see my respond on Jan. 19, 2014.

I had to point: "...Because the disinfect-capability of Ozone it will be resolution by the density and not alike bacterial infection in lung very much, so **Test with animal lung** very important, but, I think any inventor need not to do this, so please prevail on for Office.".

5. About the " Claims " of question **Subject** at Page 2-3 of List of the amendments from Office that same before the amendments form and that have not any make changes in .

Please again to see my respond on Jan. 19, 2014 and attachments for you now, so I have not any to supplement, the Officer only can to accuse that have not clearer in my all Claims but that have not point out any the essence, please tell for Office, if that have any clearer in my Claims, the loss it will be belong to me!

Thank you!

Yours faithfully,



Lin Zhen-Man

Nov. 23, 2014

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Dear
Thani Maluleem,

I have receive your list of attachment contained the amendments from Office. However, as the amendment suggested that “**Science involves in the invention**” it could not find in my specification of invention. Hence, please send me the specification version of invention that files in patent office by you.

About the question of ¶“1. Picture No.3 was obtained from the internet...” . This picture was publish by pertain-department of Ministry of Public Health of China and transshipment by many Hong Kong and China’s website on 2003year.

About the question of ¶“There is no result of the experiment with the animal lung shown in Table a, b, c, and d. . Because the disinfect-capability of Ozone it will be resolution by the density and not alike bacterial infection in lung very much, so **Test with animal lung** very important, but, I think any inventor need not to do this, so please prevail on for Office.

On the side, my claims that sent to you on June. 29, 2008, below:

1. In the lungs infected disease field, a liquid medicine of formulation for the Surface Treatment of SARS-Infected comprising is Per Fluoro Chemicals (PFC) mixing ozone.
2. A formulation as claimed in **claim 1** wherein the same is in liquid form and includes all liquids of fluorine element.
3. A formulation as claimed in anyone of **1 or 2** comprising any substitute liquid to mixing ozone or the single oxygen is decomposed by other element.
4. A formulation as claimed in anyone of claims **1 to 3** comprising medicaments selected from anti bacterial agents, antibiotics and lung infection/inflammation curing agents.
5. The Liquid medicine/formulation for the Surface Treatment of SARS-Infected Lungs substantially as herein described and illustrated with reference to the accompanying examples and figures.
6. A formulation as claimed by anyone from claim **1 to 5** comprises any **other lung diseases and SARS inflammation.**

The List of the amendments from Office that points out the changes ¶No. 1 “*In the lung affected disease field, a liquid medicine of formulation for the foris*” is an unclear claim under Section17(4).... . Nevertheless, I still have some doubts. Please kindly see the underline, the syntax is very clear, please do enlighten me what the mistake was or how do I amend the error?

Secondary, the List point out follow the ¶No. 2 – No.4 and No.6 “*A formulation from claim 1 to 5....*” Citing the claims which are inconsistent to each others as it is not clear that the claim in No. 1 is the claim in drug formulation or not. and the amend guide me: ¶Modify it accordingly or modify claims in items 1 to be clear and consistent with other claims. . Please see the underline, the “*A formulation from claim 1 to 5....*” that was very clear and well-ordered separately!

Thirdly, the List point out follow the ¶No. 5 is unclear. and the amend guide me: ¶Maker it clearer by stating *specific characteristics* that represents the essence so that this invention can be

understood. 』 . Please see the underline at claim 5., the claims contain described and illustrated in the specification of invention include all examples and figures it was very clear and correspond to the tide of patent to put in use, notwithstanding this claim 5. it have not any reality a meaning, but it could be to prevent tort for claim 1. to keep off disputation, please prevail on for Office.

Finally, the List point out follow the: 『No. 6The use of the word "**includes other lung diseases**" in the claims makes the claim too broad and have no certain boundaries.』 and the amend guide to me: 『Omit it or make it clearer. 』 . I think this amend unnecessary, because in my invention of **Surface Treatment for Infected Lungs** that "**washing lung**" treatment in this field that not any a previous case taken as example and **SARS inflammation** only a example in my specification of invention, such as at eleven paragraph last of II. PREFACE of my specification that has a sentence to show: "... **At the same time it can also be effective for other pneumonia diseases.**". **Therefore**, the claim too broad that was not existence, if the Claims that have not this claim 6., this application of invention it will not any effect, so please prevail on for Office.

Thank you!

Yours faithfully,



Lin Zhen-Man

Jan. 19, 2014

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