

IN THE NEW ZEALAND PATENT AND TRADEMARK OFFICE

Examiner: Katherine Murphy

In re PATENT APPLICATION of:

Applicant(s) : Lin ZHEN-MAN`) About the
Application No. : 540943) respond & supplement
) AMENDMENT
Filed : 27 June 2005)
For : **Surface Treatment of SARS-Infected**)
 Lungs)

Intellectual Property Advisor, Patents
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Examiner,
Katherine Murphy;

Dear Sir,

I have received the Examination Report of Office action by post on 18 March 2009.

I request an extension of time for examine completion of all matters up to three months under the section 19(2).

Respond I

With regards to the objections 1 of Examination Report which Item 1-3 that I have opposed below:

Item 1: The extension of 6 months due to the new novelty citations cannot substitute the rights to respond twice. Although there is no such provision in the Patents Act, the custom of examine should remain the same.

Item 2: To see the above underline, the Examination Report was to distort for applicant's respond 2a of Respond I, below:

2. With reference to the abovementioned website, the document is incorrectly dated as 20 March 2003 and the correct date should be 20 May 2003. The responds and replies are as follow:
 - a. The above website is considered a private property for that sole inventor. Moreover, the document was not uploaded on 20 May 2003. Besides, none of officials do recognize the documentation of networks. And it is always difficult to distinguish between the true and false, so it cannot give the priority qualifications in patent field;

 Please see the above underline, this is imposed to applicant and the examiner was very, very unkindness and unreasonable!

Secondly, Item 2 of Examination Report also oppose applicant's 2b-d of Respond I, that was infantile, below:

- b. Secondly, the Claiming Priority of PCT patent Article 8 (1) is below:

[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.]

- c. The examiner can see **a declaration** from the background of specification by inventor himself in the following:

" Knowing how to treat the SARS virus infection had become the top most urgent matter in the Southeast Asia. During this urgent and difficult period of time, the inventors had came up with an innovative medical scheme to save lives, the newest of medical scheme is ' Surface Treatment of SARS-Infected Lungs'. Due to the urgency of saving lives, 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."

- d. Above was **a declaration** by inventor under the Claiming Priority of PCT patent Article 8 (1), **so the examiner was excessive to be captious;**

The Examination Report was stated and to identify oneself with above law-basis of PCT in the Item 2. that: "PCT Patent Article [6] **8**(1) is for claiming priority of one or more applications filed in or for any country party to the Paris convention.", but, the examiner harbor evil designs stated at the behind: "The recited declaration in applicant's item 2c is not considered such an application."!

Above the examiner's state to be of the opinion that invent specification is not considered in "**The international application...**" of Article 8 (1), in this evidence, the examiner was to talk through one's hat! Applicant is making this declaration for examiner under PCT patent Article 8 (1) again!

- Above is the law basis of PCT for the novelty, this is applicant's the most arms to objection to expose the examiner was to violate rules of examine.

Item 3: The Item 3 of Examination Report 1.was to point out the Russian patent RU2187984 that "... that application discloses a composition containing ozone and perfluoro-organic compounds." and "Therefore the composition claims 1-4 and 6 are considered anticipated. The novelty objection is maintained."

It was obvious that the above viewpoint of examiner is an one-sided statement, because examiner cannot deny the novelty of PFC mixing with ozone at the field of Lungs Diseases. For instance, the patent number of PFC (perfluoro-organic) solvent compositions containing ozone is US 6,537,380 B2, but it can not to prevent from the Russian patent RU2187984 application at the field of Ophthalmic Diseases, in the same way, the professional ethics was to claim examiner cannot to have ulterior motives to lump together two not alike fields of two not alike invent of logical reasoning.

In the Guidelines for the examination of Swiss-type claims, "If the use of the compound for the therapeutic purpose is new, then such a claim is considered to be novel, even if the same substance had previously been used in medicine for a different purpose."

I hope the examiner understand the most worthy invention that is used a medical treatment of "wash-lung" to cure all the SARS, Bird Flu, phthisis and various pernicious flu.

Respond II

With regards to the objections 2 of Examination Report, the examiner agreed on the applicant's submissions that claim 4. is an auxiliary and attach for claims 1 to 3. Therefore,

the examiner stated that "...because the compositions in claims 1-3 are considered known in prior art, claim 4 is also considered a collocation of compounds." and the objection is maintained.

Applicant agrees with the above inference of examiner.

Respond III

Applicant will provide a new page of amended claims and to clearly mark the page number is "13" under Examination Report 3.

Respond IV

Under the Section 10(4) that objections 4.1 of Examination Report, the examiner still discontended the claims need to be in grammatically correct and clear English and to produce an instance that: "For example, the wording 'mixing ozone' is grammatically incorrect and unclear. Perhaps 'mixed with ozone' was intended. Please amend the text."

Applicant doubt and feel awkward, such as "Fluorinated solvent compositions containing ozone" is the title of US patent US 6,537,380 B2, the "containing ozone" same my "mixing ozone" with grammatically, it may be a learning-grammar, but I agree the examiner's instruction and amend again.

In Item 1 of objections 4.1, the examiner still discontended the "an atom of oxygen", "is decomposed by other element" and requests to amend the text.

In Item 2 of objections 4.1, the examiner was to quote the Section 10(4) "the claim or claims of a complete specification must relate to a single invention, must be clear and succinct, and must be fair based on the matter disclosed in the application."

Above was very clear, the examine must attach importance to the framework of "the matter disclosed in the application." and not the grammar, therefore, the examiner quote the Section 10(4) was to make a fuss over a trifling matter, because if the wrong of words or grammar still could be to amend after grant of patent to dispute in court, but applicant still agree the examiner's instruction and amend again, please to see the attach one.

Under the Section 10(4) that the objections 4.2 of Examination Report, the examiner state that "Claim 2 was objected as being too broad.", now has an additional remark below:

Examiner is a wise professional and bound to clear that the PFC is a huge and innumerable concoction of contain fluorine element, therefore, use the fluorine element of coexist characteristic to write in the claim2 it will to give no cause for much criticism. Therefore, in the claim 2., if no that as being too broad, the protect article of claim 1.it will a loophole and to lose efficacy.

 Hence, the examiner quotes the Section 10(4) and objection maintained is wrongly.

Respond V.

Under the Section 10(3)b that objections 4 of Examination Report on 20 March 2008 or objections 5 of Examination Report on 5 March 2009 that I have a replenish state. The Section 10(3)b is below:

(3) Every complete specification-

- (b) Shall disclose the best method of performing the invention which is known to the applicant and for which he is entitled to claim protection; and

The examiner's state that "The applicant states that the empty tables are only for a guide of medical treatment. In that case, there appears to be no fair basis in the specification to indicate that the invention actually works as intended. Therefore the objection is maintained."

- Above the underline the state is unilaterally and wrong. The full tables of IV. 2 of specification that state "The following figures are cited from world-recognized experiment documentation for ozone sterilizing."

Why the examiner could not see the "full tables" of IV. 2 of specification and yet pick on the "the empty tables" of IV. 5 of specification and write down a startling, anger wording that "only for a guide of medical treatment?"

The "the empty tables" of IV. 5 of specification only for improve in being content consistency of the "full tables" of IV. 2 of specification a proposition that is all, why the examiner could close his eyes to something other still more and comprehensive state of the guide of medical treatment, below:

- a. The "Five lung "surface treatment" methods" of specification III;
- b. The "Selection of PFC solvent" of IV. 1. of specification;
- c. The "Mixing of PFC and ozone" of IV. 3. of specification;
- d. The "Lung "surface treatment" flow" of IV. 4. of specification;
- e. The "Important points in designing the operation table" of IV. 6. of specification;
- f. The "Mixing of PFC and ozone" of figure 4;
- g. The "Surface treatment clinic" of figure 5;
- h. The "Surface treatment clinic scheme diagram" of figure 6;



The abovementioned has clearly illustrated the fact that the applicant's application can never receive fair examination process in NZ patent office.

Respond VI.

Under the Regulation 18 of Examination Report 6 or behind the 7.1, the applicant provided an attachment 2 to verify applicant's address for service.

Peroration

1. Under the guide to the examination of applications relating to the medical treatment of humans of the Patents Act 1953, these Guidelines do not constrain the judgment and discretion of the Commissioner of Patents, and each application will be considered on its own merits. But the examiner was excessively to constrain the judgment and discretion for examination of application.
2. From the respond of above-mentioned it could be perceived easy, the objections of novelty and the Claiming Priority which all fabrication yet; the amendment of claim's grammar is not worth mentioning ; and all examine which quote of Section 10(3)b and

Section 10 (4) make a fuss over a trifling matter, therefore, the examiner should refuse to grant patent.

3. The attach 3. is an open letter to the Leaders of 20G Summit at London, so that the Hu Jin-Tao of China Chairman promised *Obama* for barter did not punish Hong Kong and Macao to be included in a name list of "Evade Tax Paradise", so that the 20G Summit was to close ahead of time, also that is to say the China government's bribe acts already not too many market. The open letter of attach 3 involved this invention application of "wash-lung" medical treatment; in the past few days, I sent a letter to leaders of every country, example the attach 4. It was sent to Prime Minister Helen Clark on 30 April 2009 that was regarding the swine flu, so it was to merit consulting for examiner, because this is a war of right-evil of civilization history of mankind.
4. Applicant hope examiner must to clear using the medical skill of washing-lung to cure all the deadly flu include SARS, Bird Flu phthisis or today's swine flu patients that was a great innovation in medicine and a last means of human medical science. Therefore, only using this application of invention only can to help human society to break away from in terror of infected with lung forever!
5. Applicant hope examiner understand that using the medical skill of washing-lung to cure all the deadly flu include SARS, Bird Flu phthisis or swine flu patients is a great innovation in medical history and a last means of human medical science. Only the use of this application invention can help mankind eternally break free from the terror of getting lung infection!
6. Therefore, to grant or negative this application of patent that key whether the examiner have professional ethics? Although the New Zealand is small country, but I hope New Zealand is a civilization's leading power to leave a good name for history and posterity!

Respectfully submitted,

Date

04 May 2009



Amendment by Applicant

PCT/SG03/00145

applicant: Lin Zhen-man

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Telefax: 65-62585636

Email: lzmyc@singnet.com.sg

A substitute claims submit on

04 May 2009

Claims in NZ

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) mixed with ozone.
2. A formulation as claimed in claim 1 which contains any amount and percentage of fluorine elements in liquid state.
3. A formulation as claimed in anyone of 1 or 2 comprising any substitute liquid to mix with ozone or the atom of 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 cure to illnesses other than lung diseases and SARS inflammation.

Provide an Address for Service

I, **Mr. Lin Zhen Man**, of 10 ^(Certificate of Identity) Ava Road, Ava Tower #19-07, 329949, Singapore holder of Singaporean ~~Passport~~ No. ...S2665604D.....hereby provide an address for service in the NEW ZEALAND PATENT AND TRADEMARK OFFICE to apply for and obtain in New Zealand a patent under the title

Lin

“Surface Treatment of SARS-infected Lungs”

to accept the assignment of inventions, designs, patents and patent applications and for the aforesaid purposes in my name to sign and lodge all papers and writings which aforesaid capacity may deem necessary or desirable; to alter, amend and withdraw such applications and documents; to attend at Government Offices or elsewhere in NEW ZEALAND :to defend applications and patents from objection, opposition or attack; to file notices of opposition and appeals; to pay all fees; and to appoint substitutes under him for the performance of any or all of the aforesaid acts, the same at pleasure to remove.



Dated 04 May 2009

By *Lin*
Mr. Lin Zhen Man

TO ALL TO WHOM THESE PRESENTS SHALL COME:

I, the undersigned, in the CONSULATE-GENERAL OF THE REPUBLIC OF SINGAPORE - HONG KONG SAR, ~~attesting my functions in HONG KONG SAR~~, DO HEREBY CERTIFY AND DECLARE that on this day

LIN ZHEN MAN
appeared in my presence and signed the document attached here.

In so certifying, the CONSULATE-GENERAL OF THE REPUBLIC OF SINGAPORE - HONG KONG SAR does not endorse, verify or make any statement as to the accuracy, truth, legality or otherwise of the contents of the document or the purposes for which the document may be used.

Before me, on - 5 MAY 2009



CHIA FOON FAH
Consul
Consulate-General of Singapore
in Hong Kong

Notarial Certificate

I hereby certify that the above signature is / are that of.....who has signed the foregoing Power of Attorney is a citizen of

Datedday of2009

(seal)

Notary Public

LZM Patent Office

10 Ava Road Ava Tower # 19-07 Singapore 329949

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Tel: 65 63533647 Fax: 65 62585636 Email: lzmyc@singnet.com.sg

Attach three

Respectable
Prime Minister of **Britain**
Mr. Gordon Brown

Dear Sir;

I learn that Your Excellency will be attending the G20 Summit this week in London, and how to cope with the financial tsunami of once-in-a-century to have a common view with a good recipe that will certainly draw the attention of the world and I hope that this document is truly worth your attention and may it be used as a reference.

Before the commencement of G20 Summit meeting, the views of different national leaders have been circulating through media:

1. The European leaders have suggested the need to re-form financial institution practices;
2. Chinese central bank chairman *Mr. Zhou Xiao Chuan* has proposed the creation of an ultra sovereignty reserve currency to replace the existing United States Dollars for international trading. The suggestion is well supported by Russia, India and Brazil.
3. President *Obama* replied that investors are still optimistic about the United States' economy and at present US Dollars is exceptionally strong and stable. Thus *Obama* dismissed the need to create an international reserve currency. President *Obama* also emphasized that lowering medical healthcare cost can help to lower the national deficit.
4. The United Kingdom's Bank of England (BOE) Chairman *Mr. Mervyn King* was saying that, the bloating goal is necessary, and must realize the price stability.
5. European Central Bank (ECB) vice-president *Mr. Lucas Papademos* express also than the more conventions measures to carry out, the quantification-easing of monetary policy it may be a select of Central Bank, but it should be find out the difference of quantification-easing between the relaxation of credit.
- 6.

Above is the subject of the 20-nation summit also perhaps not far from, the other leaders of Europe was to express must be to rectify the financial order and Brazilian President *Lula* was to express that 20-nation summit must be a result on 27/3/2009, otherwise, people would be hard to believe that the future 20-nation summit, therefore, leaders of 20-nation summit must know where is the disturbance of financial order, as follows the background case it was not to tolerate to overlook:

- a. If you do not forgetful, you should remember that I wrote in May 8, 2008 and August 2 two letters in Hong Kong through the consulate in your country give you by fax, the two letters pointed out that the Chinese government intervened to interfere the exchange rate of yen since 2004year and the interfere-cost is the key to touch off the crisis of inferiority mortgage loan, the contents of the letters of the website can be link to:

www.ycec.com/lzm/080508.mht or the main pages is www.ycec.com/lzm.htm

- b. However, the foregoing case of Chinese government to interference yen since 2004year and my advise did not receive international attention. Because of the sovereignty-fund of the Chinese government to assist the Hong Kong Monetary Authority to use the leveraged of big Margin trading to sell yen and buy currencies of other countries to force the yen revaluation, the Japanese government has failed to feel quite helpless and can only to see with one's eyes the yen revaluation to at the 90.88 on revaluation at once, the Chinese government's target at my Margin account all the Deposit at 91.14 yen was clearing up to!
- c. In virtue of the Renminbi (RMB) is a closed currency, so the Japanese government can not

to retaliate, Japan's dignity was to suffer a challenge! Therefore, the yen exchange rate was control by Chinese government until the first ten-day period of February of 2009year, until the Japanese government announced that it would be stationed a helicopter ship at Diaoyu-Islands, by thus opposition, so Chinese government to give way to adjust the yen exchange rate between to 96-99.00 again to haggle over prices with Prime Minister *Mr.Taro Aso*. At this time, Japan announced export was to descend nearly half of 45.7% on the last third part of February of 2009, in the news, Prime Minister *Taro Aso* was to be enraged and hand tremors very critical, but the Japanese export industry was maximum sufferer just too.

I. About how to rectify the banking order

Prime Minister *Taro Aso* will attend the 20-nation summit, the case will be confirmed. Chinese government interference the yen exchange rate it in the end how to impacting the economic order?

First of all, the tide of interest arbitrage in 2007 is a lure of the inferiority mortgage loan intensification, I believe that no one would object to such a definition. In Hong Kong, the inferiority mortgage loan by financial companies affected by the small, but in the U.S., banks involved in the transition to seed down for the crisis of the inferiority mortgage loan. At this moment, when the Chinese government to intervene against the Japanese yen exchange rate it was to twist the market-law by July of 2007year (¥ 119.0), and after, the yen's appreciation again and again to raise the quota the inferiority mortgage loan of interest arbitrage, but also time and again to make the early phases of the mortgage loan to stop pay out the funds, so the crisis of tinferiority mortgage loan it was to lead to the bank's bad account of the inferiority mortgage loan quick lift and to lead Obama to use ten thousand and hundred million U.S. dollars for purchase the bad account, *Obama* must to know this cause and effect.

Secondly, today's question-bank of financial tsunami is not entirely bad debt from mortgages, the 20-nation summit leaders also need to know the Chinese government to intervene against the Japanese yen exchange rate and twist the market-law of foreign exchange it brought more serious the consequences of what ?

In addition to the mortgage business, the Margin Deposit of scalp foreign exchange is a great business in banks for another. In general, not to think that banks provide customers with Margin Deposit of scalp foreign exchange only for gain the price difference of commerce, under the past statistics, the customers of Margin Deposit of scalp foreign exchange account which 70-90% are losers, the bank's Margin Deposit trade department have some financial experts, but also in the capital when the solid **to** play a "market maker" role to earn even greater profits! However, the Chinese government to intervene against the Japanese yen exchange rate of the twist of the law of the foreign exchange market can be non-financial experts predict and that today's financial tsunami from the question-bank more so at sovereignty-fund's intervene and huge losses to be at sea.

Clearly, today's foreign exchange margin trading market has been basically in shock, some banks simply the end of the Ministry of foreign exchange margin the first time. Original, the foreign exchange margin trading market is an important place to retrieve scattered funds of the society's middle, upper classes, if not this market, the flow of currency will be a serious decline, as a result, employment and the currency's quantification-relaxed environment can hardly viable.

A result of the above, the 20-nation summit to rectify the financial order must have the following two important measures:

- A. In addition to repurchase the bad debt of bank mortgage and to establish a un-laissez-faire article for the mortgage loan;
- B. To put in order that similar to China's sovereignty against the background of the customer funds out of foreign exchange margin trading market;

II. About to replace the existing reserve currency and the quantification-easing of monetary policy

Chinese bank president was advocated to development a reserve currency of exceed sovereign rights to replace the existing reserve currency the U.S. dollar is not realistic, *Obama* need not annoyed, Chinese bank president was a childliker people, because the reserve currency must show that there is movement of the market and value, could it wait the Chinese bank president how to find an extraterrestrial being to assure for the reserve currency of exceed sovereign rights? Furthermore, the 20-nation summit doesn't have to waste time for it.

Secondly, *Obama* pointed out that the U.S. economy chronic treatment drugs are NOT God's mistake, God is the medicine the Federal Reserve Board to acquire treasury of 300 billion to one trillion, 700 billion refund of Chinese treasury bonds, which is the number of Chinese migrant workers which blood and sweat of long for thirty years accumulation of wealth it should be return to the people, but regardless how to use the 700 billion funds by Chinese bank president, Bank of England (BOE) governor to achieve the inflation objective of price stability and the quantification-easing of monetary policy of European Central Bank (ECB), vice president can also be easing immediate to come true.

G20 should be to repair the financial system as a primary mission and avoid reviving the global economy an enormous amount of money invested will be in vain.

III. Information on Obama's emphasize on lowering the medical cost

With regards to *Obama's* emphasis on lowering the medical cost can effectively help to reduce the national deficit, such problems will be the key agendas that the G20 summit leaders must tackle it together.

How is it possible to reduce the medical healthcare expenditure? Well, here is a suggestion for the attending G20 summit leaders to browse the United States Center for Disease Control (CDC) website, and click on the latest news report of about the phthisis or the website is below:

http://www.cdc.gov/mmwr/preview/mmwrhtml/rr5803a1.htm?s_cid=rr5803a1_e

The report of CDC was point out that : “ In the United States, the cost of hospitalization for one XDR TB patient is estimated to average \$483,000, approximately twice the cost for MDR TB patients. Because of the limited responsiveness of XDR TB to available antibiotics, mortality rates among patients with XDR TB are similar to those of TB patients in the preantibiotic era. ”

If under the tuberculosis day of 24/3/2007 that announced by director of public health office of Hong Kong and admit the morbidity of tuberculosis in Hong Kong is approximately population 1% per year to compute, for America where there are more than 0.3 billion people, there are near 3 million cases of tuberculosis annually. Therefore, Americans wasted a huge sum of money annually on tuberculosis cases that total was outstrip 100 billion US dollars.

Why Hong Kong Government should be admitting the morbidity of tuberculosis and China Government under this morbidity to compensate for Israel on Mar. of 2007? China Government's compensate no other than is a bribe! The purpose of bribe was to exchange Israelis Government to abandon use my medical treatment of “washing-lung” to save pneumonia epidemic patient of Israel, however, the broker of filthy trade are former president *Bush* and former Secretary of State *Rice*, the leader of China was to violated the crime of opposed-mankind, simultaneously, the broker and Israel premier as well shamefully and they must to face historical judge simultaneously!

The abovementioned which is mankind's medical history's most ignominious page, but the customs change with the times, Sweden's prosecutor to announce a fact point out China Government many times to bribe appraisal meeting of Nobel since 2006year on December 18, 2008. A Cambridge student shoe-throwing to China premier in address on Feb. 02, 2009 that was to shown the world's discuss because the China government through the bribe to concealed medicine invent that was to be resentful extremely. In the same way, *Obama's* [inauguration address](#) warning to [China Gov.](#)  [...To those who cling to power through corruption and deceit and the silencing of dissent, know that you are on the wrong side of history; but that we will extend a hand

[if you are willing to unclench your fist\]](#)

The G20 summit leaders must realized the fact the Director-General of WHO Dr *Margaret Chan* managed to assume office through Chinese government bribery act that helped her to secure the position. Prior to her WHO appointment, Dr *Margaret Chan* was the Director of Health in Hong Kong. At the SARS phase of 2003year, she was very clear my medical treatment of “washing-lung” is only the special efficacy for SARS, Bird Flu, phthisis and other malignant flu and she was to accept to enforce the China Government’s order to use my medical treatment of “washing-lung” to cure all SARS patient stealthily, then her many colleague to oppose this acts, she was to persuade that:“ we have ‘[secret order of centralization](#)’, not afraid of!”, it is thus clear that she is a stupid married woman of not have values and servility extremely.

Since Dr *Margaret Chan* was to assume WHO office, though her ‘[secret order of centralization](#)’ to obtain the former President *Bush*’s endorsed and her tort skill very, very excellent , has she to popularize for every country that was unable to find out? G20 summit leaders must to know, any to obtain China Government’s tort subsidies or compensate they are same the public enemy of mankind civilization.

Besides, the Director-General of WHO Dr *Margaret Chan* who was only to conceal and opposition my medical treatment of “washing-lung” thereupon hurried to recommend Tamiflu to cure Bird Flu and other flu that was to lead to very, very much die case. For instance, I had to sew a TV newsreel supply by US CDC through the Phoenix TV of China to sign for America between China Government’s messages, the TV newsreel was point out the Tamiflu was no avail current flu in America, the near future has near 100,000 flu patient already incurable die. Thus it can be seen, G20 summit leaders must to urge International Court of Justice to look into the criminal responsibility of China leader and Dr *Margaret Chan*.

IV. Conclusion

1. The Chinese government interfering the yen exchange rate to destroy the order of the foreign exchange market that is source of nowadays economic crisis, therefore, if G20 summit have a determination to rectify the banking order of world. It must restrict all the fund of sovereign rights (especially China) to join the commerce of Margin Deposit of scalp foreign exchange;
2. To develop the reserve currency of transcend sovereign rights is a fantasy and ignorant , if repaying the 700 billion US national debts to Chinese government it will make the inflation objective and quantification-easing of monetary policy it could be effective immediately ;
3. President *Obama* and other G20 summit leaders need not to tolerant the mischievous of China government, because only by public and putting in use the medical treatment of “washing-lung” it is only one a way of lower medical treatment cost! Besides, because the former President of China *Jiang Zemin* is a abnormal and arrogant person, but he still to grasp immense power, *Obama*’s goodwill to look forward that:“...we will extend a hand [if you are willing to unclench your fist.](#)” already impossible! Therefore, **G20 summit leaders cannot again to assist to conceal my medicine invent it only can be worthy of life, national and history!**

Thank you!

Yours faithfully,



Lin Zhen Man Mar.31, 2009.

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YET CHONG ELECTRIC COMPANY

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Websites: www.ycec.com & www.ycec.net E.mail : lzmyc@singnet.com.sg

Respectable
Consulate of NewZealand in HK
Consul General:

Dear Sir,

I am Lin Zhen-man, HKID 188015(3).

Please transmit my letter to Prime Minister Helen Clark, if the fax data is blur, you can retrieve the data at the website address stated:

1. The letter sent to every leaders all the countries are a total of 2 pages and the website address are:
<http://www.ycec.net/lzm/090430.mth> or <http://www.ycec.net/lzm/090430.pdf>
2. The above letters of Chinese(the original text) it was no to fax or have any wrong grammar, but it could be to more clear show original intention, if need, please to download from the website address below:
<http://www.ycec.net/lzm/090430-hk.mth> or <http://www.ycec.net/lzm/090430-hk.pdf>

Thank you!

Respectfully yours



Zhen-man Lin
Hong Kong D188015(3)

May.03, 2009

Tel: 2525-5044

Fax: 2845-2915 pm 1:00

The website of letter is at: <http://www.ycec.net/lzm/090430-nz.pdf>

The website of before letter is at:

<http://www.ycec.net/lzm/090331.pdf> (To G20 letter)
<http://www.ycec.net/lzm/080802-nz.pdf>
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Subject: Justice to gibbet the WHO Dr Margaret Chan cannot be atoning for the bereaved of swine flu!

Respectable
New Zealand
Prime Minister Helen Clark

C.C. International Court of Justice 
C.C. every medium 

Dear Sir;

The swine flu and SARS are similar. On 15 May 2003 4:20pm, I published and introduced an original and flawless medical treatment titled “Surface Treatment of SARS-Infected Lungs” or for short “washing-lung” and PFCO disinfect to Hong Kong Government. It could have easily solved the SARS crisis of China, HK and Taiwan. However the Chinese Government used the hard-won possessions of the people to bribe politicians of different country; appraisal meeting of Nobel to assist in concealing this important invention for six years up to now. It caused WHO and officers under Health department from different countries to **impersonate cheerfulness with the lie on** the efficacy of *vaccine* or *Tamiflu* to pacify human heart but they **unable to face** my originality medicine principles and the more important logical reasoning is below:

 Under the theorem of pathology, as there is a need to define air as an interface, the SARS, Bird Flu are similar cases that belong to lung of surface ulcerous infection.

Under the above definition of medicine, only use the method of surface to handle it could be reasonable to cure the lung of surface ulcerous infection, which is the medical treatment “washing to disinfect” that only one can absolute effective medical treatment! Therefore, regardless of SARS, Bird Flu phthisis or various pernicious flu include today of swine flu a patient who is while about half an hour could be to leave a hospital! You can link to www.ycec.net & www.ycec.com for specifications.

The WHO Dr *Margaret Chan* who is the Director of Health in Hong Kong during the SARS phase of 2003. She clearly understood my medical treatment of “washing-lung” is only the cure for SARS, Bird Flu, phthisis and other malignant flu. However she executed the Chinese Government’s order to use my medical treatment of “washing-lung” to cure all SARS patient stealthily, then her many colleagues to oppose this acts, she was persuaded that: “ we have ‘secret order of centralization’, not afraid of!”. It showed that she is a foolish woman of not have values and servility extremely.

When the international swine flu spread today, the **WHO Dr Margaret Chan** has a duty to make public to Ministry of Public Health of different country that how to used above the medical treatment of “washing-lung” to save life and to end the crisis, if no, the International Court of Justice must to bring the **WHO Dr Margaret Chan** before the court to accuse the opposed to mankind crime and to gibbet to expiate sin for the bereaved of **swine** flu!

Over the past one years, I send three letters to the leaders of country state the case of conceal above invent of medicine with the relation of crisis of inferiority mortgage loan and the recession. It was to merit you link to www.ycec.com/lzm.htm and confer again. The reminder below, today’s swine flu was to republication the SARS crisis, if your country follow China and Hong Kong Government’s foot steps rascally to steal the medical treatment of “washing-lung” only encourages the bluster of perpetration. Anyone who receive China Government’s tort subsidies or compensate for assisting in conceal invention are also the public enemy of mankind civilization.

The above mentioned is mankind’s worst medical history. As times passes, Sweden’s prosecutor announced a fact, pointing out China Government bribery appraisal meeting of Nobel since 2006 year on December 18, 2008. A Cambridge student threw a shoe at China premier to address to the issue on Feb. 02, 2009. That led to much discussion as China government concealed the medicine invention through bribery. Similarly, *Obama’s inauguration address* warned China Gov.  [...To those who cling to power through corruption and deceit and the silencing of dissent,

know that you are on the wrong side of history; but that we will extend a hand if you are willing to unclench your fist]

The mankind society is very important a trouble in front of leaders of the world; the China had no civil rights of voting and come into power by an only one political party of a country, such as the legislate of main official must make public his assets which was reject to shown the motive of the ruler, but the ruler was to be good at fictitious the “nation” to call all people to pledge loyalty and serve however not that the values of common general! It was very clear, the new mode of a slave system became already. The “central authorities” no longer people-oriented and give priority to benefits of nation and further became the endless power for the stealth-King. This is the source of a real yellow-misfortune!

For the above reason, President Obama’s goodwill to help China Government from the reverse side of history to come back the just and honorable that is **very difficult to attain!** Left with no choices, now only to operation to **WHO Dr Margaret Chan** in the WHO will be holding a meet on May of 2009. Every officers of Public Health of different country will have a chance question **Dr Margaret Chan** in the meeting and force **her** to unveil truth that conceal and steal the real situation of the medical treatment of “washing-lung” to pay back a justice for mankind society!

Respectable Prime Minister, please do not forget how former president Bush regretfully taught Obama the fact that he was betrayed by his a good friend, fallen into a trap at his last press conference on Jan. 16, 2009. This is caused as former China chairman Jiang Ze-Min annouced how his son bribed Bush’s younger brother (NeilBush) into submission to assist to conceal this invention!

Respectable Prime Minister, please tell your nation and doctors, the Tamiflu are used only to hide patients' condition but can not cure genuine swine flu. 🖐️ If a patient have his temperature 39 and can not be cure by any ordinary medicine for colds must use medical treatment of “washing-lung” immediately. I do not mind stealthily to tort because the life is valuable than anything else.

Dear respectable Prime Minister Helen Clark, you are a brave warrior of civilized society and not a bribee of China Government; 🖐️ please lift out your wear-sword to hack off the lackey of heathendom to expel the **Dr Margaret Chan** out of WHO’s stage! Let the China Government know about burden of history, those who conceal the medical invention have equal crime as war criminal! And order China Government to surrender the stealth-King of human war criminal!

Therefore, justice to gibbet the WHO Dr *Margaret Chan* cannot be atoning for the bereaved of swine flu! 🖐️ **And it should not become an excuse for the terrorist!** 🖐️

This letter is for leaders of the countries, International Court of Justice and every medium!

Thank you!

Yours faithfully,



Lin Zhen Man
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