

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re PATENT APPLICATION of:
Applicant(s) : Lin ZHEN-MAN`
Application No. : 10/469,063

Petitions Attorney:
Kenya A. McLaughlin

Filed : Aug. 13, 2005
For : **Surface Treatment of SARS-Infected Lungs**

)
) About the
) 37 CFR § 1.137(b)
) application on
) May.31, 2007

Commissioner of Patents
Alexandria, VA 22313-1450
Office of Petitions
Petitions Attorney

Tel: 001 571 272-0506

Dear Kenya A. McLaughlin,

I had received your letter dated 30th May 2007 which as to respond to my petition, 37 CFR 1.181 that was sent out on 27th Oct 2006. However, I had only received the letter on 10th May 2007 which is ten days are after you had sent out your letter. Thus this has deprived me of the ten days difference available for me to reply to your mail.

In my petition, the dispute of subject not only the “date-in” or “date-out” of file in office, but your responding which only to expound the law of “date-in” and to determine, that: “...any other mail service, i.e., first class postage, USPS certified mail, FEDEX, Priority Mail, will not receive the benefit of 37 CFR 1.10.” which include to reject admit “date-in” same the date stamp of Singapore and Hong Kong post, so to refuse my explanation.

However, you have not expounded the law of “date-out” and perfunctory to look upon under the Notice Requiring Extension of Time Fee and used the 571-272-0506 to contact Miss Veo. of Technical Support Staff (TSS) to inquire how much was the Extension Fee. Immediately after Miss Veo. told my daughter that the Extension Fee is \$110 USD, I sent out the payment form and discovered that the pay out date of Credit Card of USD \$110 is on Mar.23, 2006. But in your annotations of responding document that:

“ 1. The request for an extension of time within the first month filed March 23, 2006, is noted but is not accepted because the request was made outside the maximum six-month statutory period for reply to the non-final Office action. Additionally, the credit card provided did not sufficient balance to charge the fee for the extension of time.”

The above-mentioned was unjust and careless; firstly, the missing USD \$110 of extension fee was order and accepted by Miss Veo. of Technical Support Staff (TSS) and finished on 23rd March 2006. If the credit card provided did not provide sufficient balance to charge the fee for the extension of time, under the rules of 37 FCR, the TSS Miss Veo. have a duty to notify applicant within a month **to** replenish or else reimbursement? Hence, this problem arises due to the inefficiency of the USA patent officer.

Besides, as there is no rules regarding the “date-in” or “date-out” of filing which may be to reason fallaciously that the office notify which accepted received file on 10th Jan 2006.

Attach 2. is a 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 and patent officer for ponder the importance of his national or through their assist to conceal which could be to get a number of benefits?

The above-mentioned abnormal dispute that may be to hurt popular benefits of American and I found a 37 CFR 1.137(b) form with your letter, as the delay for file on Jan.10, 2006 that was unintentional, so I attached a Credit Card payment of \$750.- of small entity-fee for filing a petition for the revival of an unintentionally abandoned application, for the unintentionally delayed payment of the fee for issuing a patent, or for the revival of an unintentionally terminated reexamination proceeding under 35 U.S.C. 41(a)(7) (§ 1.137(b)):

Respectfully Submitted,



Applicant: Lin Zhen-man

Date : May. 31, 2007

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

Telephone: 65-63533647

Telefax: 65-62585636

Email: lzmyc@singnet.com.sg

This letter was no find the postal date.

Organization _____ Bldg./Room _____
UNITED STATES PATENT AND TRADEMARK OFFICE
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AIR MAIL

Lin Zhen Man
Ava Tower 19 07
10 Ava Road
Singapore 32994-9 SG SINGAPORE

LZM Patent Office

10 Ava Road Ava Tower # 19-07 Singapore 329949 (<http://www.ycec.com>)
Tel: 65 63533647 Fax: 65 62585636 Email: lzmyc@singnet.com.sg

Foreign Minister's office -
9 Yitzhak Rabin Blvd.
Kiryat Ben-Gurion
Jerusalem 91035

sar@mofa.gov.il
Tel: 972-2-5303111
Fax: 972-2-5303367

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!



Applicant: Lin Zhen Man
10 Ava Road, Ava Tower, # 19-07
Singapore 329949 Fax: 65 6258 5636
Mar.12,2007

**PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT
ABANDONED UNINTENTIONALLY UNDER 37 CFR 1.137(b)**

Docket Number (Optional)

First named inventor:

Application No.:

10/469,063

Art Unit:

1616

Filed:

Examiner:

Title:

Office of Petitions
Petitions Attorney
Kerene A. McLaughlin

Attention: Office of Petitions
Mail Stop Petition
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450
FAX (571) 273-8300

NOTE: If information or assistance is needed in completing this form, please contact Petitions Information at (571) 272-3282.

The above-identified application became abandoned for failure to file a timely and proper reply to a notice or action by the United States Patent and Trademark Office. The date of abandonment is the day after the expiration date of the period set for reply in the office notice or action plus an extensions of time actually obtained.

APPLICANT HEREBY PETITIONS FOR REVIVAL OF THIS APPLICATION

NOTE: A grantable petition requires the following items:

- (1) Petition fee;
- (2) Reply and/or issue fee;
- (3) Terminal disclaimer with disclaimer fee - required for all utility and plant applications filed before June 8, 1995; and for all design applications; and
- (4) Statement that the entire delay was unintentional.

1. Petition fee

Small entity-fee \$ 250.00 (37 CFR 1.17(m)). Applicant claims small entity status. See 37 CFR 1.27.

Other than small entity - fee \$ _____ (37 CFR 1.17(m))

2. Reply and/or fee

A. The reply and/or fee to the above-noted Office action in the form of office of petitions on Apr 30 2007 (identify type of reply):

has been filed previously on Jan. 10, 2006
 is enclosed herewith.

B. The issue fee and publication fee (if applicable) of \$ _____

has been paid previously on _____
 is enclosed herewith.

[Page 1 of 2]

This collection of information is required by 37 CFR 1.137(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 1.0 hour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. **SEND TO: Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.**

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

3. Terminal disclaimer with disclaimer fee

Since this utility/plant application was filed on or after June 8, 1995, no terminal disclaimer is required.

A terminal disclaimer (and disclaimer fee (37 CFR 1.20(d)) of \$ _____ for a small entity or \$ _____ for other than a small entity) disclaiming the required period of time is enclosed herewith (see PTO/SB/63).

4. STATEMENT: The entire delay in filing the required reply from the due date for the required reply until the filing of a grantable petition under 37 CFR 1.137(b) was unintentional. [NOTE: The United States Patent and Trademark Office may require additional information if there is a question as to whether either the abandonment or the delay in filing a petition under 37 CFR 1.137(b) was unintentional (MPEP 711.03(c), subsections (III)(C) and (D)).]

WARNING:

Petitioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent application that may contribute to identity theft. Personal information such as social security numbers, bank account numbers, or credit card numbers (other than a check or credit card authorization form PTO-2038 submitted for payment purposes) is never required by the USPTO to support a petition or an application. If this type of personal information is included in documents submitted to the USPTO, petitioners/applicants should consider redacting such personal information from the documents before submitting them to the USPTO. Petitioner/applicant is advised that the record of a patent application is available to the public after publication of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application) or issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the application is referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card authorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not publicly available.

Lum Signature May 31, 2007 Date
Lin Zhen Man Typed or printed name
10 Ava Road, Ava Tower #1907 Singapore 329949 Address
0065-635-3364 Telephone Number
Registration Number, if applicable

Enclosures: Fee Payment Reply Terminal Disclaimer Form Additional sheets containing statements establishing unintentional delay Other: _____

CERTIFICATE OF MAILING OR TRANSMISSION [37 CFR 1.8(a)]

I hereby certify that this correspondence is being:

Deposited with the United States Postal Service on the date shown below with sufficient postage as first class mail in an envelope addressed to: Mail Stop Petition, Commissioner for Patents, P. O. Box 1450, Alexandria, VA 22313-1450.


Transmitted by facsimile on the date shown below to the United States Patent and Trademark Office at (571) 273-8300.

Date
May 31, 2007

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Lin Zhen Man
Typed or printed name of person signing certificate

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Payment Amount: \$ (US Dollars):		\$750.-	
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<p>Refund Policy: The USPTO may refund a fee paid by mistake or in excess of that required. A change of purpose after the payment of a fee will not entitle a party to a refund of such fee. The USPTO will not refund amounts of \$25.00 or less unless a refund is specifically requested and will not notify the payor of such amounts (37 CFR 1.26). Refund of a fee paid by credit card will be issued as a credit to the credit card account to which the fee was charged.</p> <p>Service Charge: There is a \$50.00 service charge for processing each payment refused (including a check returned "unpaid") or charged back by a financial institution (37 CFR 1.21 (m)).</p>			
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Application No. 10/469,063	Application No.	Application No.	IDON Customer No.
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Attorney Docket No.		Identify or Describe Mark	

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