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APPLICATION NO.	ISSUE DATE	PATENT NO.	ATTORNEY DOCKET NO.	CONFIRMATION NO.
13/353,653	07/30/2013	8497304	2012_0088	1077

513 7590

07/10/2013

WENDEROTH, LIND & PONACK, L.L.P. 1030 15th Street, N.W., Suite 400 East Washington, DC 20005-1503

ISSUE NOTIFICATION

The projected patent number and issue date are specified above.

Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)

(application filed on or after May 29, 2000)

The Patent Term Adjustment is 0 day(s). Any patent to issue from the above-identified application will include an indication of the adjustment on the front page.

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) WEB site (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571)-272-7702. Questions relating to issue and publication fee payments should be directed to the Application Assistance Unit (AAU) of the Office of Data Management (ODM) at (571)-272-4200.

APPLICANT(s) (Please see PAIR WEB site http://pair.uspto.gov for additional applicants):

Shirou Sawa, Kobe-shi, JAPAN; Shuhei Fujita, Kakogawa, JAPAN;

The United States represents the largest, most dynamic marketplace in the world and is an unparalleled location for business investment, innovation, and commercialization of new technologies. The USA offers tremendous resources and advantages for those who invest and manufacture goods here. Through SelectUSA, our nation works to encourage and facilitate business investment. To learn more about why the USA is the best country in the world to develop technology, manufacture products, and grow your business, visit <u>SelectUSA.gov</u>.

Page 1 of 333 IR103 (Rev. 10/09)

PART B - FEE(S) TRANSMITTAL

Complete and send this form, together with applicable fee(s), to: Mail Mail Stop ISSUE FEE

Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

(571)-273-2885 or <u>Fax</u>

INSTRUCTIONS: This form should be used for transmitting the ISSUE FEE and PUBLICATION FEE (if required). Blocks 1 through 5 should be completed where appropriate. All further correspondence including the Patent, advance orders and notification of maintenance fees will be mailed to the current correspondence address as indicated unless corrected below or directed otherwise in Block 1, by (a) specifying a new correspondence address; and/or (b) indicating a separate "FEE ADDRESS" for maintenance fee notifications

CURRENT CORRESPONDENCE ADDRESS (Note: Use Block 1 for any change of address)

FILING DATE

01/19/2012

TITLE OF INVENTION: AQUEOUS LIQUID PREPARATION CONTAINING 2-AMINO-

Note: A certificate of mailing can only be used for domestic mailings of the Fee(s) Transmittal. This certificate cannot be used for any other accompanying papers. Each additional paper, such as an assignment or formal drawing, must

7599 06/07/2013 WENDEROTH, LIND & PONACK, L.L.P. 1030 15th Street, N.W., Suite 400 East Washington, DC 20005-1503

APPLICATION NO.

13/353.653

		maiting or transmission. cate of Mailing or Trans	anission
I he Stat addi wan	radas contife that this E	wied at lettimament raises	g deposited with the United st class mail in an envelope above, or being facsimile ate indicated below.
			(Depositor's name)
			(Signature)
			(Dine)
FIRST NAMED INVENTOR	. AS	TTORNEY DOCKET NO.	CONFIRMATION NO.
Shirou Sawa		2012_0088	1077
INING 2-AMINO-3-(4-BI	ROMOBENZOYLJPH	ENYLACETIC ACID	
PUBLICATION FEE DUE	PREV. PAID ISSUE FI	EE TOTAL PEE(S) DUE	DATE DUE
\$300 \$0		\$2080	09/09/2013
CLASS-SUBCLASS	1		
514-619000	•		
2. For printing on the p	satent front page, list	WENDERC	oth, Lind & Ponack, LLP
(1) the names of up to or agents OR, alternation	3 registered patent at vely,	tomeys 1	
(2) the name of a singl			
registered attorney or a 2 registered patent atto listed, no name will be	rneys or agents. If no:		
nstea, no dante will be	partited.		
THE PATENT (print or typ	pe)		
data will appear on the p T a substitute for filing an	atent. If an assignee i	is identified below, the d	ocument has been filed for
(B) RESIDENCE: (CITY	~	INTRY)	
Osaka, Japa	23		
cinted on the patent):	Individual 🗵 Corpo	oration or other private go	oup entity Government
b. Payment of Fee(s): (Ples	ise first reapply any p	reviously paid issue fee	shown above)
A check is enclosed.		~ ~	
Payment by credit car	d. Form-PTO-2038 is	attached	

APPLIN, TYPE ENTHY STATUS ISSUE FEE DUE PUBLICATION FE nonprovisional UNDISCOUNTED \$1780 \$300 EXAMINER ART UNIT CLASS-SUBCL SOROUSH, LAYLA 1627 514-619000 Change of correspondence address or indication of "Fee Address" (37 CFR 1.363). 2. For printing a (1) the names of ☐ Change of correspondence address (or Change of Correspondence Address form PTO/SB/122) attached. or agents OR, a (2) the name of "Fee Address" indication (or "Fee Address" Indication form PTO/SB/47; Rev 03-02 or more recent) attached. Use of a Customer registered attor 2 registered pat listed, no name Number is required. 3. ASSIGNEE NAME AND RESIDENCE DATA TO BE PRINTED ON THE PATENT (pri PLEASE NOTE: Unless an assignce is identified below, no assignce data will appear o recordation as set forth in 37 CFR 3.11. Completion of this form is NOT a substitute for fi (A) NAME OF ASSIGNEE (B) RESIDENCE Senju Pharmaceutical Co., Ltd. Osaka, Please check the appropriate assignee category or categories (will not be printed on the patent 4a. The following fee(s) are submitted: 4b. Payment of Fee(s 🚰 Issue Fee A check is end Publication Fee (No small entity discount permitted) Payment by co Advance Order - # of Copies _____

5. Change in Entity Status (from status indicated above)					
Applicant certifying micro entity status. See 37 CFR 1.29	NOTE: Absent a valid certification of Micro Emity Status (see form PTO/SB/15A and 15B), issue fee payment in the micro entity amount will not be accepted at the risk of application abandonme				
Applicant asserting small entity status. See 37 CFR 1.27	NOTE: If the application was previously under micro entity status, checking this box will be taken to be a notification of loss of entitlement to micro entity status.				
Applicant changing to regular undiscounted fee status.	NOTE: Checking this box will be taken to be a notification of loss of entitlement to small or micro entity status, as applicable.				
NOTE: The Issue Fee and Publication Fee (if required) will not be ac interest as shown by the received a tree interest and the received a tree interests and the received a	copted from anyone other than the applicant; a registered attorney or agent; or the assignce or other party of the assignment of the assignment of the party of the assignment of the assignment of the party of th				
Choole Ir /	#### Check, 70, 00, 00, 00, 00, 00, 00, 00, 00, 00				
Typed or printed name Warren M. Cheek	Registration No. 33, 387				

This collection of information is required by 37 CFR 1.311. 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 1.14. This collection is estimated to take 12 minutes 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, Virginia 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450.

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Electronic Paten	t App	olication Fee	Transm	ittal			
Application Number:	Application Number: 13353653						
Filing Date:	19	19-Jan-2012					
Title of Invention:	AQUEOUS LIQUID PREPARATION CONTAINING 2-AMINO-3-(4-BROMOBENZOYL)PHENYLACETIC ACID						
First Named Inventor/Applicant Name:	Shirou Sawa						
Filer:	Warren M. Cheek Jr./Donna King						
Attorney Docket Number:	20	12_0088					
Filed as Large Entity	•						
Utility under 35 USC 111(a) Filing Fees							
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)		
Basic Filing:					1		
Pages:							
Claims:							
Miscellaneous-Filing:							
Petition:							
Patent-Appeals-and-Interference:							
Post-Allowance-and-Post-Issuance:	Post-Allowance-and-Post-Issuance:						
Utility Appl Issue Fee 1501 1 1780 1780							
Publ. Fee- Early, Voluntary, or Normal Page 4 of 333		1504	1	300	300		

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Extension-of-Time:				
Miscellaneous:				
	Tot	al in USD	(\$)	2080

Electronic Acknowledgement Receipt				
EFS ID:	16160479			
Application Number:	13353653			
International Application Number:				
Confirmation Number:	1077			
Title of Invention:	AQUEOUS LIQUID PREPARATION CONTAINING 2-AMINO-3-(4-BROMOBENZOYL)PHENYLACETIC ACID			
First Named Inventor/Applicant Name:	Shirou Sawa			
Customer Number:	513			
Filer:	Warren M. Cheek Jr./ANN LEVEILLE			
Filer Authorized By:	Warren M. Cheek Jr.			
Attorney Docket Number:	2012_0088			
Receipt Date:	26-JUN-2013			
Filing Date:	19-JAN-2012			
Time Stamp:	15:52:34			
Application Type:	Utility under 35 USC 111(a)			

Payment information:

Submitted with Payment	yes
Payment Type	Credit Card
Payment was successfully received in RAM	\$2080
RAM confirmation Number	2800
Deposit Account	230975
Authorized User	CHEEK JR., WARREN M.

The Director of the USPTO is hereby authorized to charge indicated fees and credit any overpayment as follows:

Charge any Additional Fees required under 37 C.F.R. Section 1.16 (National application filing, search, and examination fees)

Page 6 of harge any Additional Fees required under 37 C.F.R. Section 1.17 (Patent application and reexamination processing fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.19 (Document supply fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.20 (Post Issuance fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.21 (Miscellaneous fees and charges)

File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Issue Fee Payment (PTO-85B)	AttachA_IF.pdf	484473	no	2
·	issue reer dyment (i 10 055)	/ttdeli/_ilipai	ed745934b56b87a273a9c7c615d0c4eb50e 06cf9		_

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Information:

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2	Fee Worksheet (SB06)	•	5fe147f5a432a6d9687baa06de349fdce208 139d	no	2

Warnings:

Information:

owledgement Receipt evidences receipt on the noted date by the US	SPTO of the indicated documents.	
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This Ackno characterized by the applicant, and including page counts, where applicable. It serves as evidence of receipt similar to a Post Card, as described in MPEP 503.

New Applications Under 35 U.S.C. 111

If a new application is being filed and the application includes the necessary components for a filing date (see 37 CFR 1.53(b)-(d) and MPEP 506), a Filing Receipt (37 CFR 1.54) will be issued in due course and the date shown on this Acknowledgement Receipt will establish the filing date of the application.

National Stage of an International Application under 35 U.S.C. 371

If a timely submission to enter the national stage of an international application is compliant with the conditions of 35 U.S.C. 371 and other applicable requirements a Form PCT/DO/EO/903 indicating acceptance of the application as a national stage submission under 35 U.S.C. 371 will be issued in addition to the Filing Receipt, in due course.

New International Application Filed with the USPTO as a Receiving Office

If a new international application is being filed and the international application includes the necessary components for an international filing date (see PCT Article 11 and MPEP 1810), a Notification of the International Application Number and of the International Filing Date (Form PCT/RO/105) will be issued in due course, subject to prescriptions concerning national security, and the date shown on this Acknowledgement Receipt will establish the international filing date of the application.



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NOTICE OF ALLOWANCE AND FEE(S) DUE

513 7590 06/07/2013 WENDEROTH, LIND & PONACK, L.L.P. 1030 15th Street, N.W., Suite 400 East Washington, DC 20005-1503 EXAMINER

SOROUSH, LAYLA

ART UNIT PAPER NUMBER

1627

DATE MAILED: 06/07/2013

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
13/353,653	01/19/2012	Shirou Sawa	2012 0088	1077

TITLE OF INVENTION: AQUEOUS LIQUID PREPARATION CONTAINING 2-AMINO-3-(4-BROMOBENZOYL)PHENYLACETIC ACID

APPLN. TYPE	ENTITY STATUS	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	UNDISCOUNTED	\$1780	\$300	\$0	\$2080	09/09/2013

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN <u>THREE MONTHS</u> FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. <u>THIS STATUTORY PERIOD CANNOT BE EXTENDED.</u> SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE DOES NOT REFLECT A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE IN THIS APPLICATION. IF AN ISSUE FEE HAS PREVIOUSLY BEEN PAID IN THIS APPLICATION (AS SHOWN ABOVE), THE RETURN OF PART B OF THIS FORM WILL BE CONSIDERED A REQUEST TO REAPPLY THE PREVIOUSLY PAID ISSUE FEE TOWARD THE ISSUE FEE NOW DUE.

HOW TO REPLY TO THIS NOTICE:

I. Review the ENTITY STATUS shown above. If the ENTITY STATUS is shown as SMALL or MICRO, verify whether entitlement to that entity status still applies.

If the ENTITY STATUS is the same as shown above, pay the TOTAL FEE(S) DUE shown above.

If the ENTITY STATUS is changed from that shown above, on PART B - FEE(S) TRANSMITTAL, complete section number 5 titled "Change in Entity Status (from status indicated above)".

For purposes of this notice, small entity fees are 1/2 the amount of undiscounted fees, and micro entity fees are 1/2 the amount of small entity fees

II. PART B - FEE(S) TRANSMITTAL, or its equivalent, must be completed and returned to the United States Patent and Trademark Office (USPTO) with your ISSUE FEE and PUBLICATION FEE (if required). If you are charging the fee(s) to your deposit account, section "4b" of Part B - Fee(s) Transmittal should be completed and an extra copy of the form should be submitted. If an equivalent of Part B is filed, a request to reapply a previously paid issue fee must be clearly made, and delays in processing may occur due to the difficulty in recognizing the paper as an equivalent of Part B.

III. All communications regarding this application must give the application number. Please direct all communications prior to issuance to Mail Stop ISSUE FEE unless advised to the contrary.

IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.

PART B - FEE(S) TRANSMITTAL

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INSTRUCTIONS: This form should be used for transmitting the ISSUE FEE and PUBLICATION FEE (if required). Blocks 1 through 5 should be completed where appropriate. All further correspondence including the Patent, advance orders and notification of maintenance fees will be mailed to the current correspondence address as indicated unless corrected below or directed otherwise in Block 1, by (a) specifying a new correspondence address; and/or (b) indicating a separate "FEE ADDRESS" for maintenance fee notifications.

maintenance fee notifications. Note: A certificate of mailing can only be used for domestic mailings of the Fee(s) Transmittal. This certificate cannot be used for any other accompanying papers. Each additional paper, such as an assignment or formal drawing, must CURRENT CORRESPONDENCE ADDRESS (Note: Use Block 1 for any change of address) have its own certificate of mailing or transmission. Certificate of Mailing or Transmission I hereby certify that this Fee(s) Transmittal is being deposited with the United States Postal Service with sufficient postage for first class mail in an envelope addressed to the Mail Stop ISSUE FEE address above, or being facsimile transmitted to the USPTO (571) 273-2885, on the date indicated below. 7590 06/07/2013 WENDEROTH, LIND & PONACK, L.L.P. 1030 15th Street, N.W., Suite 400 East (Depositor's name Washington, DC 20005-1503 (Signature (Date APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 13/353.653 01/19/2012 Shirou Sawa 2012 0088 1077 TITLE OF INVENTION: AQUEOUS LIQUID PREPARATION CONTAINING 2-AMINO-3-(4-BROMOBENZOYL)PHENYLACETIC ACID APPLN. TYPE ENTITY STATUS ISSUE FEE DUE PUBLICATION FEE DUE PREV. PAID ISSUE FEE TOTAL FEE(S) DUE DATE DUE nonprovisional UNDISCOUNTED \$1780 \$300 \$2080 09/09/2013 EXAMINER ART UNIT CLASS-SUBCLASS SOROUSH, LAYLA 514-619000 1627 1. Change of correspondence address or indication of "Fee Address" (37 CFR 1.363). 2. For printing on the patent front page, list (1) the names of up to 3 registered patent attorneys or agents OR, alternatively, ☐ Change of correspondence address (or Change of Correspondence Address form PTO/SB/122) attached. (2) the name of a single firm (having as a member a registered attorney or agent) and the names of up to 2 registered patent attorneys or agents. If no name is ☐ "Fee Address" indication (or "Fee Address" Indication form PTO/SB/47; Rev 03-02 or more recent) attached. Use of a Customer Number is required. listed, no name will be printed. 3. ASSIGNEE NAME AND RESIDENCE DATA TO BE PRINTED ON THE PATENT (print or type) PLEASE NOTE: Unless an assignee is identified below, no assignee data will appear on the patent. If an assignee is identified below, the document has been filed for recordation as set forth in 37 CFR 3.11. Completion of this form is NOT a substitute for filing an assignment. (A) NAME OF ASSIGNEE (B) RESIDENCE: (CITY and STATE OR COUNTRY) Please check the appropriate assignee category or categories (will not be printed on the patent): 🔲 Individual 🔲 Corporation or other private group entity 🖵 Government 4b. Payment of Fee(s): (Please first reapply any previously paid issue fee shown above) 4a. The following fee(s) are submitted: ☐ Issue Fee A check is enclosed. ☐ Publication Fee (No small entity discount permitted) Payment by credit card. Form PTO-2038 is attached. The Director is hereby authorized to charge the required fee(s), any deficiency, or credit any Advance Order - # of Copies _ overpayment, to Deposit Account Number (enclose an extra copy of this form).

5. Change in Entity Status (from status indicated above)	
☐ Applicant certifying micro entity status. See 37 CFR 1.29	NOTE: Absent a valid certification of Micro Entity Status (see form PTO/SB/15A and 15B), issue fee payment in the micro entity amount will not be accepted at the risk of application abandonment.
☐ Applicant asserting small entity status. See 37 CFR 1.27	<u>NOTE:</u> If the application was previously under micro entity status, checking this box will be taken to be a notification of loss of entitlement to micro entity status.
Applicant changing to regular undiscounted fee status.	<u>NOTE:</u> Checking this box will be taken to be a notification of loss of entitlement to small or micro entity status, as applicable.
NOTE: The Issue Fee and Publication Fee (if required) will not be accepted interest as shown by the records of the United States Patent and Trademark	f from anyone other than the applicant; a registered attorney or agent; or the assignee or other party in Office.
Authorized Signature	Date
Typed or printed name	Registration No
an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR	on is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and depending upon the individual case. Any comments on the amount of time you require to complete chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450,

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Page 3 of 4



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS

P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
13/353,653	01/19/2012	Shirou Sawa	2012_0088	1077
513 75	90 06/07/2013		EXAM	INER
	LIND & PONACK,	L.L.P.	SOROUSE	I, LAYLA
1030 15th Street, N Suite 400 East	1. W .,		ART UNIT	PAPER NUMBER
Washington, DC 20	0005-1503		1627	

DATE MAILED: 06/07/2013

Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)

(application filed on or after May 29, 2000)

The Patent Term Adjustment to date is 0 day(s). If the issue fee is paid on the date that is three months after the mailing date of this notice and the patent issues on the Tuesday before the date that is 28 weeks (six and a half months) after the mailing date of this notice, the Patent Term Adjustment will be 0 day(s).

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) WEB site (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571)-272-7702. Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at 1-(888)-786-0101 or (571)-272-4200.

Privacy Act Statement

The Privacy Act of 1974 (P.L. 93-579) requires that you be given certain information in connection with your submission of the attached form related to a patent application or patent. Accordingly, pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 35 U.S.C. 2(b)(2); (2) furnishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or examine your submission, which may result in termination of proceedings or abandonment of the application or expiration of the patent.

The information provided by you in this form will be subject to the following routine uses:

- 1. The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C 552a). Records from this system of records may be disclosed to the Department of Justice to determine whether disclosure of these records is required by the Freedom of Information Act.
- 2. A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement negotiations.
- 3. A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record.
- 4. A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a(m).
- 5. A record related to an International Application filed under the Patent Cooperation Treaty in this system of records may be disclosed, as a routine use, to the International Bureau of the World Intellectual Property Organization, pursuant to the Patent Cooperation Treaty.
- 6. A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspection or an issued patent.
- 9. A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.

	Application No.	Applicant(s)
	13/353,653	SAWA ET AL.
Notice of Allowability	Examiner	Art Unit
	LAYLA SOROUSH	1627
The MAILING DATE of this communication appeal All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RI	(OR REMAINS) CLOSED or other appropriate comm IGHTS. This application is	n this application. If not included unication will be mailed in due course. THIS
1. \square This communication is responsive to <u>the amendments made</u>	<u>e on 5/20/13</u> .	
2. \square An election was made by the applicant in response to a rest requirement and election have been incorporated into this action.		n during the interview on; the restriction
3. ☑ The allowed claim(s) is/are <u>1,8,9,11-14 and 16-25</u> .		
 4. Acknowledgment is made of a claim for foreign priority under a) All b) Some* c) None of the: 1. Certified copies of the priority documents have 		(f).
2. 🛛 Certified copies of the priority documents have	been received in Applicati	on No. <u>10/525,006</u> .
3. Copies of the certified copies of the priority do	cuments have been receive	ed in this national stage application from the
International Bureau (PCT Rule 17.2(a)).		
* Certified copies not received:		
Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONN THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.		e a reply complying with the requirements
 A SUBSTITUTE OATH OR DECLARATION must be submit INFORMAL PATENT APPLICATION (PTO-152) which give 		
6. CORRECTED DRAWINGS (as "replacement sheets") mus	t be submitted.	
(a) including changes required by the Notice of Draftspers	son's Patent Drawing Revie	w (PTO-948) attached
1) 🗌 hereto or 2) 🔲 to Paper No./Mail Date		
(b) ☐ including changes required by the attached Examiner's Paper No./Mail Date	s Amendment / Comment o	r in the Office action of
Identifying indicia such as the application number (see 37 CFR 1 each sheet. Replacement sheet(s) should be labeled as such in t		
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Attachment(s)		
1. Notice of References Cited (PTO-892)		nformal Patent Application
2. Notice of Draftperson's Patent Drawing Review (PTO-948)		Summary (PTO-413), /Mail Date <u>5/21/13</u> .
3. Information Disclosure Statements (PTO/SB/08),		Amendment/Comment
Paper No./Mail Date 4. Examiner's Comment Regarding Requirement for Deposit	8. 🛛 Examiner's	Statement of Reasons for Allowance
of Biological Material	9. 🗌 Other	<u> </u>

U.S. Patent and Trademark Office PTOL-37 (Rev. 03-11)

Eveniner Initiated Interview Symmetry	13/353,653	SAWA ET AL.			
Examiner-Initiated Interview Summary	Examiner	Art Unit			
	LAYLA SOROUSH	1627			
All participants (applicant, applicant's representative, PTO	personnel):				
(1) <u>LAYLA SOROUSH</u> .	(3)				
(2) Warren Cheek.	(4)				
Date of Interview: 30 April 2013.					
Type:	applicant's representative]				
Exhibit shown or demonstration conducted:	□ No.				
Issues Discussed					
Claim(s) discussed:					
Identification of prior art discussed:					
Substance of Interview (For each issue discussed, provide a detailed description and indicate if agreemen reference or a portion thereof, claim interpretation, proposed amendments, argum		dentification or clarific	cation of a		
In the interest of compact prosecution, a proposal was made to tallowance. The Attoreny of record needed time to consult with Amendments were made to the claims to overcome the rejections	pplicant. However, in a written r				
Applicant recordation instructions: It is not necessary for applicant to p	provide a separate record of the substa	ance of interview.			
Examiner recordation instructions : Examiners must summarize the subthe substance of an interview should include the items listed in MPEP 713 general thrust of each argument or issue discussed, a general indication of general results or outcome of the interview, to include an indication as to verify the content of the interview of the interview of the interview of the interview.	.04 for complete and proper recordation fany other pertinent matters discusse	on including the iden d regarding patental	tification of the oility and the		
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/Layla Soroush/ Examiner, Art Unit 1627					

Application No.

Applicant(s)

U.S. Patent and Trademark Office PTOL-413B (Rev. 8/11/2010) Page 14 of 333 Application/Control Number: 13/353,653

Page 2

Art Unit: 1627

Application/Control Number: 13/353,653

Art Unit: 1627

Acknowledgement of Receipt

Applicant's response filed on 05/20/2013 to the Office Action mailed on 05/10/2013 is acknowledged.

Claim Status

Claims 1, 8-9, 11-14, 16-25 are pending.

Claims 1, 8-9, 11-14, 16-25 are allowed.

Withdrawn Rejections

The rejection of claims 1, 4-5, 8, 19-20, 22, and 28 under 35 U.S.C. 103(a) as being unpatentable over Chen et al. (US 6383471), as applied to claims above, and further in view of Fukahori et al. (JP 402083323A) is withdrawn in view of the amendments made to the claims.

The rejection of claims 1, 4-5, 9, 11-14, 19-22, and 28 under 35 U.S.C. 103(a) as being unpatentable over Sawa (5942508) in view of Chen et al. (US 6383471), and further in view of Fukahori et al. (JP 402083323A) is withdrawn in view of the amendments made to the claims.

The rejection of claims 1, 4-5, 8-9, 11-14, 19-22, and 28 under 35 U.S.C. 103(a) as being unpatentable over Sawa (6274592) in view of Chen et al. (US 6383471), as applied to claims and further in view of Fukahori et al. (JP 402083323A) is withdrawn in view of the amendments made to the claims.

The rejection of claims 1, 4-5, 8, 13, 19-20, 22, and 28 under 35 U.S.C. 103(a) as being unpatentable over Sawa (20010056098) in view of Chen et al. (US 6383471), as

applied to claims further in view of Fukahori et al. (JP 402083323A) is withdrawn in view of the amendments made to the claims.

The rejection of claims 9, 11- 14, and 21 under 35 U.S.C. 103(a) as being unpatentable over Chen et al. (US 6383471) and Fukahori et al. (JP 402083323A), as applied to claims 1, 4-5, 8, 19-20, 22, and 28 above, and further in view of Sawa (5942508) is withdrawn in view of the amendments made to the claims.

The rejection of claims 9, 11-14, and 21 under 35 U.S.C. 103(a) as being unpatentable over Chen et al. (US 6383471) and Fukahori et al. (JP 402083323A), as applied to 1, 4-5, 8, 19-20, 22, and 28 above, and further in view of Sawa (6274592) is withdrawn in view of the amendments made to the claims.

The rejection of claims 9, 11-14, and 21 under 35 U.S.C. 103(a) as being unpatentable over Chen et al. (US 6383471) and Fukahori et al. (JP 402083323A), as applied to claims 1, 4-5, 8, 19-20, 22, and 28 above, and further in view of Sawa (20010056098) is withdrawn in view of the amendments made to the claims.

The rejection of claims 9, 21, and 23 under 35 U.S.C. 103(a) as being unpatentable over Chen et al. (US 6383471) and Fukahori et al. (JP 402083323A), as applied to claims 1, 4-5, 8, 19-20, 22, and 28 above, and further in view of Gamache et al. (WO 01/15677) and Yakuji Nippo Ltd., ("New Drugs in Japan: 2001", 2001 Edition, Published by May 11, 2001, p.27-29 - IDS) is withdrawn in view of the amendments made to the claims.

The rejection of claims 10, and 23-25 under 35 U.S.C. 103(a) as being unpatentable over Sawa (5942508) in view of Chen et al. (US 6383471) and Fukahori et

al. (JP 402083323A), as applied to claims 1, 4-5, 9, 11-14, 19-22, and 28 above, and further in view of Gamache et al. (WO 01/15677) and Yakuji Nippo Ltd., ("New Drugs in Japan: 2001", 2001 Edition, Published by May 11, 2001, p.27-29 - IDS) is withdrawn in view of the amendments made to the claims.

The rejection of claims 10, and 23-25 under 35 U.S.C. 103(a) as being unpatentable over Sawa (6274592) in view of Chen et al. (US 6383471) and Fukahori et al. (JP 402083323A), as applied to claims 1, 4-5, 8-9, 11-14, 19-22, and 28 above, and further in view of Gamache et al. (WO 01/15677) and Yakuji Nippo Ltd., ("New Drugs in Japan: 2001", 2001 Edition, Published by May 11, 2001, p.27-29 - IDS) is withdrawn in view of the amendments made to the claims.

The rejection of claims 10, and 23-25 under 35 U.S.C. 103(a) as being unpatentable over Sawa (20010056098) in view of Chen et al. (US 6383471) and Fukahori et al. (JP 402083323A), as applied to claims 1, 4-5, 8, 13, 19-20, 22, and 28 above, and further in view of Gamache et al. (WO 01/15677) and Yakuji Nippo Ltd., ("New Drugs in Japan: 2001", 2001 Edition, Published by May 11, 2001, p.27-29 - IDS) is withdrawn in view of the amendments made to the claims.

The rejection of claim 16 under 35 U.S.C. 103(a) as being unpatentable over Sawa (20010056098) in view of Chen et al. (US 6383471) and Fukahori et al. (JP 402083323A), as applied to claims 1, 4-5, 8, 19-20, 22, and 28 above, and further in view of Aikawa et al. (JP 2002308764 A) is withdrawn in view of the amendments made to the claims.

The rejection of claim 16 under 35 U.S.C. 103(a) as being unpatentable over Sawa (5942508) in view of Chen et al. (US 6383471) and Fukahori et al. (JP 402083323A), as applied to claims 1, 4-5, 9, 11-14, 19-22, and 28 above, and further in view of Aikawa et al. (JP 2002308764 A) is withdrawn in view of the amendments made to the claims.

The rejection of claim 16 under 35 U.S.C. 103(a) as being unpatentable over Sawa (6274592) in view of Chen et al. (US 6383471) and Fukahori et al. (JP 402083323A), as applied to claims 1, 4-5, 8-9, 11-14, 19-22, and 28 above, and further in view of Aikawa et al. (JP 2002308764 A) is withdrawn in view of the amendments made to the claims.

The rejection of claim 16 under 35 U.S.C. 103(a) as being unpatentable over over Sawa (20010056098) in view of Chen et al. (US 6383471) and Fukahori et al. (JP 402083323A), as applied to claims 1, 4-5, 8, 13, 19-20, 22, and 28 above, and further in view of Aikawa et al. (JP 2002308764 A) is withdrawn in view of the amendments made to the claims.

The Double Patenting rejections over U.S. Patent No. 7829544, U.S. Patent No. 5942508, copending Application No. 11755662 is withdrawn in view of the amendments made to the claims.

Reasons for Allowance

The following is an examiner's statement of reasons for allowance:

The composition and method as claimed are found to be patentable over the prior art because the prior art does not teach or fairly suggest an aqueous liquid

preparation comprising 2-amino-3-(4- bromobenzoyl)phenylacetic acid sodium salt thereof or a hydrate thereof, and polyoxyl 40 stearate, wherein the concentration of the polyethylene glycol fatty acid ester is selected from a range of a minimum concentration of 0.02 w/v % to a maximum concentration of 0.1 w/v%.

The closest prior arts of record, namely Chen et al. (US 6383471), teach a pharmaceutical composition including a hydrophobic therapeutic agent having at least one ionizable functional group, and a carrier. The carrier includes an ionizing agent capable of ionizing the functional group, a surfactant, and optionally solubilizers, triglycerides, and neutralizing agents (abstract). The reference teaches a hydrophobic therapeutic agent to include bromfenac (2-amino-3-(4-bromobenzoyl)phenalyacetic acid)(see claim 4). The hydrophobic therapeutic agent is used in less than about 1% by weight, and typically less than about 0.1% or 0.01% by weight (see col. 4 lines 58-60) (renders obvious the limitation of claims 8 and 24). The reference further teaches surfactants inclusive of polyethylene glycol fatty acid esters and additionally teaches polyethylene glycol fatty acid monoesters such as peg-15 stearate, etc (see claims 21-22 24 and 27). The surfactants are selected from the group consisting of alcohols; polyoxyethylene alkylethers; fatty acids; glycerol fatty acid esters; acetylated glycerol fatty acid esters; lower alcohol fatty acids esters; polyethylene glycol fatty acids esters; polyethylene glycol glycerol fatty acid esters; polypropylene glycol fatty acid esters; polyoxyethylene glycerides; lactic acid derivatives of mono/diglycerides; propylene glycol diglycerides; sorbitan fatty acid esters; polyoxyethylene sorbitan fatty acid esters; polyoxyethylene-polyoxypropylene block copolymers; transesterified vegetable oils;

sterols; sterol derivatives; sugar esters; sugar ethers; sucroglycerides; polyoxyethylene vegetable oils; and polyoxyethylene hydrogenated vegetable oils. The pharmaceutical compositions of the present invention can be provided in the form of a solution preconcentrate; i.e., a composition as described above, and intended to be dispersed with water, either prior to administration, in the form of a drink, or dispersed in vivo (col 34 lines 63-68) (reads on an aqueous liquid preparation). The reference also teaches preservatives (see claim 64). Although formulations specifically suited to oral administration are presently preferred, the compositions of the present invention can also be formulated for topical, transdermal, ocular, pulmonary, vaginal, rectal, transmucosal or parenteral administration (col 35 lines 9-20). Chen et al. further teaches components that can be incorporated into the composition include inorganic acids inclusive of boric acid (col 46, line 6), solubilizer such as polyvinylpyrrolidone (claim 49), exemplifications of carriers comprising Edetate Disodium (col 4 table 20 formulations 65 and 66), and ionizing agents that deprotonate the acidic functional groups of the therapeutic agent are pharmaceutically acceptable organic or inorganic bases, inclusive of sodium hydroxide (col 11 lines 12-13) (reads on the limitations of claim 22).

However, Applicant presents on the basis of the specific combination of limitations (1) to (4), the present invention shows excellent effects in that (1) the aqueous liquid preparation is stable within a pH range giving no irritation to eyes; and (2) the change of the 2-amino-3- (4-bromobenzoyl) phenylacetic acid over time can be inhibited, (c.f. page 4, lines 11-14 of the specification). These excellent effects are

clearly demonstrated by Experiments 1 to 3 of Rule 1.132 Declaration executed by Mr. Shirou Sawa. Experiments 1 to 3 of Rule 1.132 Declaration respectively correspond to Experimental Examples 1 to 3 of the present specification. Experiment 1 -- Stability of sodium 2-amino-3-(4-bromobenzoyl)phenyl acetate was evaluated. Namely, two eye drops of sodium 2-amino-3-(4-bromobenzoyl) phenylacetate comprising the components as shown in Table 1 were prepared, filled respectively into a polypropylene container and subjected to a stability test at 60°C for 4 weeks. As is apparent from Table 1, the stability test was carried out under the conditions of pH 7.0 at 60 °C for 4 weeks. Table 1 clearly shows that sodium 2-amino-3- (4-bromobenzoyl)phenylacetate in polyoxyl 40 stearate-containing preparation was more stable than that in polysorbate 80- containing preparation. As is apparent from Table 2, the remaining rate of sodium 2amino-3-(4- bromobenzoyl)phenylacetate in the compositions A-07 and A-08 containing 0.02 w/v % and 0.05 w/v % of polyoxyl 40 stearate is not less than 90 % after storage at 60 °C for 4 weeks. Table 2 clearly shows that the compositions containing 0.02 w/v % and 0.05 w/v % of polyoxyl 40 stearate have sufficient stability for eye drops. The arguments are persuasive.

The method as claimed are found to be patentable over the prior art because the prior art does not teach or fairly suggest an aqueous liquid preparation comprising 2-amino-3-(4- bromobenzoyl)phenylacetic acid sodium salt thereof or a hydrate thereof, and polyoxyl 40 stearate, wherein the concentration of the polyethylene glycol fatty acid ester is selected from a range of a minimum concentration of 0.02 w/v % to a maximum concentration of 0.1 w/v%.

Application/Control Number: 13/353,653 Page 10

Art Unit: 1627

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Layla Soroush whose telephone number is (571)272-5008. The examiner can normally be reached on 8:30a.m.-5:00p.m..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Sreenivasan Padmanabhan can be reached on (571)272-0629. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Layla Soroush/

Examiner, Art Unit 1627

Application/Control Number: 13/353,653 Page 11

Art Unit: 1627



Application/Control No.	Applicant(s)/Pate Reexamination	ent under
13/353,653	SAWA ET AL.	
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514	570	5/1/13	LS

INTERFERENCE SEARCHED													
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618	5/1/13	LS											
	Subclass	Subclass Date											

SEARCH NOTES (INCLUDING SEARCH STRATEGY)											
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odp:SAWA, SHIROU and FUJITA, SHUHEI	5/21/13	LS									

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

First Named Inventor : Attorney Docket No. 2012-0088

Shirou SAWA : Confirmation No. 1077

OK TO ENTER: /L.S./

Serial No. 13/353,653 : Group Art Unit 1627

Filed January 19, 2012 : Examiner Layla Soroush

AQUEOUS LIQUID PREPARATION : Mail Stop: AF

CONTAINING 2-AMINO-3-(4-

BROMOBENZOYL)PHENYLACETIC ACID

AMENDMENT

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir/Madam:

Responsive to the Official Action dated May 10, 2013, please amend the above-identified application as follows:



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

BIB DATA SHEET

CONFIRMATION NO. 1077

SERIAL NUM		FILING or 371(c) DATE	CLASS	GROUP ART	UNIT	ATTO	DRNEY DOCKET NO.
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(Legal Instruments Examiner)

(Date)

Application/Control No. 13/353,653	Applicant(s)/Patent under Reexamination SAWA ET AL.
Examiner	Art Unit
LAYLA SOROUSH	1627

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O.G. Print Fig.

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(Primary Examiner)

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

First Named Inventor : Attorney Docket No. 2012-0088

Shirou SAWA : Confirmation No. 1077

Serial No. 13/353,653 : Group Art Unit 1627

Filed January 19, 2012 : Examiner Layla Soroush

AQUEOUS LIQUID PREPARATION : Mail Stop: AF

CONTAINING 2-AMINO-3-(4-

BROMOBENZOYL)PHENYLACETIC ACID

AMENDMENT

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir/Madam:

Responsive to the Official Action dated May 10, 2013, please amend the above-identified application as follows:

AMENDMENTS TO THE CLAIMS

1. (Currently amended) An aqueous liquid preparation comprising 2-amino-3-(4-bromobenzoyl)phenylacetic acid-or a sodium salt thereof or a hydrate thereof, and a polyethylene glycol fatty acid ester polyoxyl 40 stearate, wherein

the concentration of the polyethylene glycol fatty acid ester polyoxyl 40 stearate is selected from a range of a minimum concentration of 0.02 w/v % to a maximum concentration of 0.1 w/v%.

2-7. (Canceled)

- **8. (Currently amended)** The aqueous liquid preparation according to claim 1, wherein the concentration of the 2-amino-3-(4-bromobenzoyl)phenylacetic acid or the sodium salt thereof or the hydrate thereof is 0.01 to 0.5 w/v %.
- **9. (Previously presented)** The aqueous liquid preparation according to claim 1, wherein benzalkonium chloride is contained as a preservative.

10. (Canceled)

- **11. (Previously presented)** The aqueous liquid preparation according to claim 1, wherein the pH of the aqueous liquid preparation is within a range of 7 to 9.
- **12. (Original)** The aqueous liquid preparation according to claim 11, wherein the pH of the aqueous liquid preparation is within a range of 7.5 to 8.5.
- **13.** (**Previously presented**) The aqueous liquid preparation according to claim 1, wherein the aqueous liquid preparation is an eye drop.
- **14.** (**Previously presented**) The aqueous liquid preparation according to claim 1, wherein the aqueous liquid preparation is a nasal drop.

15. (Canceled)

- **16.** (Currently amended) An eye drop comprising sodium 2-amino-3-(4-bromobenzoyl)phenylacetate hydrate and 0.02 to 0.1 w/v % of polyethylene glycol monostearate polyoxyl 40 stearate.
- 17. (Currently amended) A method for stabilizing 2-amino-3-(4-bromobenzoyl)phenylacetic acid or a sodium salt thereof or a hydrate thereof in an aqueous liquid preparation, which comprises incorporating polyethylene glycol monostearate polyoxyl 40 stearate into an aqueous liquid preparation containing 2-amino-3-(4-bromobenzoyl)phenylacetic acid or a sodium salt thereof or a hydrate thereof.
- **18.** (Currently amended) A method for inhibiting decrease in preservative effect of a preservative in an aqueous liquid preparation of 2-amino-3-(4-bromobenzoyl)phenylacetic acid or a-sodium salt thereof or a hydrate thereof, which comprises incorporating tyloxapol or polyethylene glycol monostearate polyoxyl 40 stearate into an aqueous liquid preparation containing 2-amino-3-(4-bromobenzoyl)phenylacetic acid or a-sodium salt thereof or a hydrate thereof and a preservative.
- **19.** (Currently amended) The aqueous liquid preparation according to claim 1, which consists essentially of the following two components, wherein the first component is the 2-amino-3-(4- bromobenzoyl)phenylacetic acid or the sodium salt thereof or the hydrate thereof, and the second component is the polyethylene glycol fatty acid ester polyoxyl 40 stearate.
- **20.** (**Previously presented**) The aqueous liquid preparation according to claim 1, which is formulated for ophthalmic administration.
- **21.** (**Previously presented**) The aqueous liquid preparation according to claim 1, wherein when a quaternary ammonium compound is included in said liquid preparation, the quaternary ammonium compound is benzalkonium chloride.

- **22.** (**Previously presented**) The aqueous liquid preparation according to claim 1, which further includes one or more additives selected from the group consisting of a preservative, buffer, thickener, stabilizer, chelating agent, and pH controlling agent.
- **23.** (**Previously presented**) The aqueous liquid preparation according to claim 22, wherein said preservative is benzalkonium chloride; wherein said buffer is boric acid and/or sodium borate; wherein said thickener is polyvinylpyrrolidone; wherein said stabilizer is sodium sulfite; wherein said chelating agent is sodium edetate; and wherein said pH controlling agent is sodium hydroxide.
- **24.** (**Previously presented**) The aqueous liquid preparation according to claim 1, wherein the concentration of the 2-amino-3-(4-bromobenzoyl)phenylacetic acid sodium salt is about 0.2 w/v %.
- **25.** (**Previously presented**) The aqueous liquid preparation according to claim 1, wherein the hydrate is at least one selected from a 1/2 hydrate, 1 hydrate and 3/2 hydrate.

26-28. (Canceled)

REMARKS

Favorable reconsideration is respectfully requested in view of the foregoing amendments and following remarks.

Examiner Interview I.

The Applicants express their sincere appreciation to the Examiner for her suggested claim amendments.

The claims have been amended as suggested by the Examiner. Applicant appreciates the Examiner's offer to enter these amendments after final.

II. **Grounds of Rejection**

All grounds of rejection are believed to be overcome as applied to the amended claims based upon the interview with the Examiner.

Conclusion III.

In view of the foregoing, it is believed that each ground of rejection set forth in the Official Action has been overcome, and that the application is now in condition for allowance. Accordingly, such allowance is solicited.

> Respectfully submitted.
>
> Warren M. Cheek, Jr./
>
> Cheek, Jr Cheek, Jr./

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email=wcheek@wenderoth.com,

Date: 2013.05.20 14:12:07 -04'00'

Warren M. Cheek Registration No. 33,367 Attorney for Applicant

WMC/dlk Washington, D.C. 20005-1503 Telephone (202) 721-8200 Facsimile (202) 721-8250 May 20, 2013

Electronic Acknowledgement Receipt					
EFS ID:	15818273				
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International Application Number:					
Confirmation Number:	1077				
Title of Invention:	AQUEOUS LIQUID PREPARATION CONTAINING 2-AMINO-3-(4-BROMOBENZOYL)PHENYLACETIC ACID				
First Named Inventor/Applicant Name:	Shirou Sawa				
Customer Number:	513				
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Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1		AttachA_Amdt.pdf	190747		5
1			683abbc49bafd3bf81c8f8ff97a32f1d948f4 09f	yes	

Multipart Description/PDF files in .zip description					
Document Description	Start	End			
Amendment After Final	1	1			
Claims	2	4			
Applicant Arguments/Remarks Made in an Amendment	5	5			

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New Applications Under 35 U.S.C. 111

If a new application is being filed and the application includes the necessary components for a filing date (see 37 CFR 1.53(b)-(d) and MPEP 506), a Filing Receipt (37 CFR 1.54) will be issued in due course and the date shown on this Acknowledgement Receipt will establish the filing date of the application.

National Stage of an International Application under 35 U.S.C. 371

If a timely submission to enter the national stage of an international application is compliant with the conditions of 35 U.S.C. 371 and other applicable requirements a Form PCT/DO/EO/903 indicating acceptance of the application as a national stage submission under 35 U.S.C. 371 will be issued in addition to the Filing Receipt, in due course.

New International Application Filed with the USPTO as a Receiving Office

If a new international application is being filed and the international application includes the necessary components for an international filing date (see PCT Article 11 and MPEP 1810), a Notification of the International Application Number and of the International Filing Date (Form PCT/RO/105) will be issued in due course, subject to prescriptions concerning national security, and the date shown on this Acknowledgement Receipt will establish the international filing date of the application.

PATENT APPLICATION FEE DETERMINATION RECORD Substitute for Form PTO-875				Application or Docket Number 13/353,653		Filing Date 01/19/2012	To be Mailed		
	ENTITY: LARGE SMALL MICRO								
	APPLICATION AS FILED – PART I								
(Column 1) (Column 2)						_	_		
Ļ	FOR	N	IUMBER FIL	.ED	NUMBER EXTRA		RATE (\$)	F	FEE (\$)
Ш	BASIC FEE (37 CFR 1.16(a), (b), c	or (c))	N/A		N/A		N/A		
	SEARCH FEE (37 CFR 1.16(k), (i), o	or (m))	N/A		N/A		N/A		
	EXAMINATION FE (37 CFR 1.16(o), (p), o		N/A	/A N/A			N/A		
	TAL CLAIMS CFR 1.16(i))		mir	minus 20 = *			X \$ =		
IND	EPENDENT CLAIMS CFR 1.16(h))	ıS	m	inus 3 = *			X \$ =		
	If the specification and drawings exceed 100 sheets of paper, the application size fee due is \$310 (\$155 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s).				\$155 or				
	MULTIPLE DEPEN	IDENT CLAIM PF	ESENT (3	7 CFR 1.16(j))					
* If t	the difference in colu	ımn 1 is less than	zero, ente	r "0" in column 2.			TOTAL		
		(Column 1)		(Column 2)	ION AS AMEN		RT II		
AMENDMENT	05/20/2013	CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EX	TRA	RATE (\$)	ADDITIO	ONAL FEE (\$)
Ĭ.	Total (37 CFR 1.16(i))	* 17	Minus	** 25	= 0		x \$80 =		0
불	Independent (37 CFR 1.16(h))	* 4	Minus	***4	= 0		x \$420 =		0
AM	Application Si	ize Fee (37 CFR 1	1.16(s))						
	FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))								
	-					-	TOTAL ADD'L FEI	■	0
		(Column 1)		(Column 2)	(Column 3)			
L		CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EX	TRA	RATE (\$)	ADDITIO	ONAL FEE (\$)
ENT	Total (37 CFR 1.16(i))	*	Minus	**	=		X \$ =		
ENDM	Independent (37 CFR 1.16(h))	*	Minus	***	=		X \$ =		
EN EN	Application Size Fee (37 CFR 1.16(s))						·		
AM	FIRST PRESEN	NTATION OF MULTI	PLE DEPEN	DENT CLAIM (37 CFR	국 1.16(j))				
						-	TOTAL ADD'L FEI	■	
** If *** I	* If the entry in column 1 is less than the entry in column 2, write "0" in column 3. ** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 20, enter "20". *** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 3, enter "3". The "Highest Number Previously Paid For" (Total or Independent) is the highest number found in the appropriate box in column 1.								

This collection of information is required by 37 CFR 1.16. 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 1.14. This collection is estimated to take 12 minutes 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: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.



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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
13/353,653	01/19/2012	Shirou Sawa	2012_0088	1077
	7590	EXAMINER		
1030 15th Street, N.W.,			SOROUSH, LAYLA	
Suite 400 East Washington, DC 20005-1503			ART UNIT	PAPER NUMBER
<u> </u>			1627	
			NOTIFICATION DATE	DELIVERY MODE
			05/10/2013	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

ddalecki@wenderoth.com eoa@wenderoth.com

	Application No. 13/353,653	Applicant(s) SAWA ET AL.	
Office Action Summary	Examiner LAYLA SOROUSH	Art Unit 1627	AIA (First Inventor to File) Status No
The MAILING DATE of this communication app	ears on the cover sheet with the c	orrespondenc	ce address
Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of D (35 U.S.C. § 133	this communication.
Status			
1) Responsive to communication(s) filed on 30 Ja A declaration(s)/affidavit(s) under 37 CFR 1.1	30(b) was/were filed on		
·—	action is non-final.		
 3) An election was made by the applicant in responsible. 4) Since this application is in condition for allowar closed in accordance with the practice under E 	have been incorporated into this ace except for formal matters, pro	action. esecution as t	
Disposition of Claims			
5) Claim(s) 1,4,5,8,9,11-14,16-25 and 28 is/are per 5a) Of the above claim(s) is/are withdraw 6) Claim(s) is/are allowed. 7) Claim(s) 1,4,5,8,9,11-14,16-25 and 28 is/are responding some state of the corresponding aparticipating intellectual property office for the corresponding aparticipation Papers 10) The specification is objected to by the Examine 11) The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the corrections of the correction of	vn from consideration. ejected. election requirement. gible to benefit from the Patent Proposition. For more information, please an inquiry to PPHfeedback@uspto.com. epted or b) □ objected to by the Edrawing(s) be held in abeyance.	ase see 10v. Examiner. e 37 CFR 1.85(a).
Priority under 35 U.S.C. § 119			
12) ☐ Acknowledgment is made of a claim for foreignCertified copies:a) ☐ All b) ☐ Some * c) ☐ None of the:		-(d) or (f).	
 Certified copies of the priority document Certified copies of the priority document Copies of the certified copies of the priority application from the International Bureau 	s have been received in Applicat rity documents have been receiv I (PCT Rule 17.2(a)).		
* See the attached detailed Office action for a list of	the certified copies not received.		
Interim copies: a) ☐ All b) ☐ Some c) ☐ None of the: Interi	m copies of the priority documen	ts have been	received.
Attachment(s)			
1) Notice of References Cited (PTO-892) 2) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	3) Interview Summary Paper No(s)/Mail Da 4) Other:		

DETAILED ACTION

The Office Action is in response to the Applicant's reply filed January 30, 2013 and to the Office action mailed on August 30, 2012.

Response to Arguments

Applicant's arguments over the 35 U.S.C. 112 second rejection is persuasive in view of amendments made to the claims.

Applicant's arguments are directed to the Rule 1.132 Declaration filed January 30, 2013. Experiments 1 to 3 (results seen in the Tables) of the declaration were executed by Mr. Shirou Sawa. Specifically, in Table 1, the stability test was carried out under the conditions of pH 7.0 at 60 °C for 4 weeks. Table 1 clearly shows that sodium 2-amino-3- (4-bromobenzoyl)phenylacetate in polyoxyl 40 stearate-containing preparation was more stable than that in polysorbate 80- containing preparation. As is apparent from Table 2, the remaining rate of sodium 2-amino-3-(4bromobenzoyl)phenylacetate in the compositions A-07 and A-08 containing 0.02 w/v % and 0.05 w/v % of polyoxyl 40 stearate is not less than 90 % after storage at 60 ℃ for 4 weeks. Table 2 clearly shows that the compositions containing 0.02 w/v % and 0.05 w/v % of polyoxyl 40 stearate have sufficient stability for eye drops. As is apparent from Table 3, the preservative effect of the composition containing 0.02 w/v % of polyoxyl 40 stearate was found to be compatible with EP-criteria B in the European Pharmacopoeia (EP) (The EP-criteria B are described on p. 10 of Applicants response filed January 30, 2013). Applicant's 132 Declaration has been considered but is not persuasive. The Declaration does not commensurate in scope with the claimed limitations. More

specifically, the claims are drawn to 2-amino-3- (4-bromobenzoyl)phenylacetate in general in combination with any polyetheylene glycol fatty acid ester. Therefore, the rejections are modified below in view of the amendments.

The arguments are not persuasive and the rejection is made **FINAL**.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to

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consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

Claim 1, 4-5, 8, 19-20, 22, and 28 are rejected under 35 U.S.C. 103(a) as being unpatentable over Chen et al. (US 6383471), as applied to claims above, and further in view of Fukahori et al. (JP 402083323A).

Chen et al. teaches a pharmaceutical composition including a hydrophobic therapeutic agent having at least one ionizable functional group, and a carrier. The carrier includes an ionizing agent capable of ionizing the functional group, a surfactant, and optionally solubilizers, triglycerides, and neutralizing agents (abstract). The reference teaches a hydrophobic therapeutic agent to include bromfenac (2-amino-3-(4bromobenzoyl)phenalyacetic acid)(see claim 4). The hydrophobic therapeutic agent is used in less than about 1% by weight, and typically less than about 0.1% or 0.01% by weight (see col 4 lines 58-60) (renders obvious the limitation of claims 8 and 24). The reference further teaches surfactants inclusive of polyethylene glycol fatty acid esters and additionally teaches polyethylene glycol fatty acid monoesters such as peg-15 stearate, etc (see claims 21-22 24 and 27). The surfactants are selected from the group consisting of alcohols; polyoxyethylene alkylethers; fatty acids; glycerol fatty acid esters; acetylated glycerol fatty acid esters; lower alcohol fatty acids esters; polyethylene glycol fatty acids esters; polyethylene glycol glycerol fatty acid esters; polypropylene glycol fatty acid esters; polyoxyethylene glycerides; lactic acid derivatives of mono/diglycerides; propylene glycol diglycerides; sorbitan fatty acid esters;

polyoxyethylene sorbitan fatty acid esters; polyoxyethylene-polyoxypropylene block copolymers; transesterified vegetable oils; sterols; sterol derivatives; sugar esters; sugar ethers; sucroglycerides; polyoxyethylene vegetable oils; and polyoxyethylene hydrogenated vegetable oils. The pharmaceutical compositions of the present invention can be provided in the form of a solution preconcentrate; i.e., a composition as described above, and intended to be dispersed with water, either prior to administration, in the form of a drink, or dispersed in vivo (col 34 lines 63-68) (reads on an aqueous liquid preparation). The reference also teaches preservatives (see claim 64). Although formulations specifically suited to oral administration are presently preferred, the compositions of the present invention can also be formulated for topical, transdermal, ocular, pulmonary, vaginal, rectal, transmucosal or parenteral administration (col 35 lines 9-20). Chen et al. further teaches components that can be incorporated into the composition include inorganic acids inclusive of boric acid (col 46, line 6), solubilizer such as polyvinylpyrrolidone (claim 49), exemplifications of carriers comprising Edetate Disodium (col 4 table 20 formulations 65 and 66), and ionizing agents that deprotonate the acidic functional groups of the therapeutic agent are pharmaceutically acceptable organic or inorganic bases, inclusive of sodium hydroxide (col 11 lines 12-13) (reads on the limitations of claim 22).

Although, the reference teaches both 2-amino-3-(4-bromobenzoyl)phenalyacetic acid and a polyethylene glycol fatty acid monoester dispersed with water, the reference fails to specify an example. Further, Chen et al. fails to teach the specified amount of surfactant.

Fukahori et al. teaches a stable aqueous solution of riboflavin containing non-ionic surfactants preferably polyoxyethylene hardened castor oil or polyethylene glycol monostearate in an amount of 0.01 to 5.0 wt %/vol%.

It would have been obvious to one of ordinary skill in the art to use a hydrophobic therapeutic agent, bromfenac, with a surfactant. The motivation comes from the teaching of Chen et al. that a variety of PEG-fatty acid esters have useful surfactant properties. Among the PEG-fatty acid monoesters, esters of lauric acid, oleic acid, and stearic acid are most useful. Hence, a skilled artisan would have reasonable expectation of successfully producing a composition with the most useful surfactant properties. Additionally, in the absence of showing the criticality, the determination of optimal or workable concentration of the polyethylene glycol monostearate by routine experimentation is obvious absent showing of criticality of the claimed concentration. One having ordinary skill in the art would have been motivated to do this to obtain the desired stability and solubilizing properties of the composition. Hence, a skilled artisan would have had reasonable expectation of successfully producing a composition with the polyethylene glycol monostearate in the claimed range.

With respect to claim 19, the transitional phrase "consisting essentially of" limits the scope of a claim to the specified materials or steps "and those that do not materially affect the basic and novel characteristic(s)" of the claimed invention. In re Herz, 537 F.2d 549, 551-52, 190 USPQ 461, 463 (CCPA 1976). "A consisting essentially of claim occupies a middle ground between closed claims that are written in a consisting of format and fully open claims that are drafted in a comprising format." PPG Industries v.

Guardian Industries, 156 F.3d 1351, 1354, 48 USPQ2d 1351, 1353-54 (Fed. Cir. 1998). See also Atlas Powder v. E.I. duPont de Nemours & Co., 750 F.2d 1569, 224 USPQ 409 (Fed. Cir. 1984); In re Janakirama-Rao, 317 F.2d 951, 137 USPQ 893 (CCPA 1963); Water Technologies Corp. vs. Calco, Ltd., 850 F.2d 660, 7 USPQ2d 1097 (Fed. Cir. 1988). For art purposes, "the consisting essentially of" language in the claim is treated as "comprising" language and it is an applicant's burden to establish that a step practiced in a prior art method is excluded from his claims by consisting essentially of language." (See MPEP 2111.03)

Claims 1, 4-5, 9, 11-14, 19-22, and 28 are rejected under 35 U.S.C. 103(a) as being unpatentable Sawa (5942508) in view of Chen et al. (US 6383471), and further in view of Fukahori et al. (JP 402083323A).

Sawa teaches an aqueous solution comprising a pyridonecarboxylic acid selected from the group consisting of lomefloxacin, norfloxacin, enoxacin, ofloxacin, ciprofloxacin, tosufloxacin, fleroxacin, cinoxacin, levofloxacin and sparfloxacin or a pharmacologically acceptable salt thereof in a concentration of 0.2-5.0 (w/v)%, and an arylcarboxylic acid selected from the group consisting of pranoprofen, ibuprofen, bromfenac (2-amino-3-(4-bromobenzoyl)phenalyacetic acid), 2-naphthoic acid, 2-naphthylacetic acid and 2-naphthoxyacetic acid or a pharmacologically acceptable salt thereof in a proportion of 0.001-50 parts by weight per part by weight of the pyridonecarboxylic acid (see claim 2). The reference further teaches examples of the solubilizer include non-ionic surfactants such as polyoxyethylenesorbitane monoolate,

polyoxyethyleneoxystearic acid triglyceride, polyethylene glycol, polyoxyethylene hydrogenated castor oil and the like, (col 8 lines 66-67 and col 9 lines 1-3). The aqueous solution of the present invention is used as an eye drop, nasal drop or ear drop. When it is used as an eye drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8, when it is used as a nasal drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8, (See claims 3-5). Examples of the antiseptic include quaternary ammonium salts such as benzalkonium chloride. Examples of the thickener include polyvinylpyrrolidone, Examples of the chelating agent include sodium edetate, pH adjusting agents include sodium hydroxide, the reference teaches boric acid.

Although, the reference teaches both 2-amino-3-(4-bromobenzoyl)phenalyacetic acid and a surfactant in an aqueous solution, the reference fails to specify an example and the specific elected species of the surfactant. Sawa and Chen et al. fail to teach the specified amount of surfactant.

Chen et al. teaches a pharmaceutical composition including a hydrophobic therapeutic agent having at least one ionizable functional group, and a carrier. The carrier includes an ionizing agent capable of ionizing the functional group, a surfactant, and optionally solubilizers, triglycerides, and neutralizing agents (abstract). The reference teaches a hydrophobic therapeutic agent to include bromfenac (2-amino-3-(4-bromobenzoyl)phenalyacetic acid)(see claim 4). The hydrophobic therapeutic agent is used in less than about 1% by weight, and typically less than about 0.1% or 0.01% by weight (see col. 4 lines 58-60) (renders obvious the limitation of claims 8 and 24). The

reference further teaches surfactants inclusive of polyethylene glycol fatty acid esters and additionally teaches polyethylene glycol fatty acid monoesters such as peg-15 stearate, etc (see claims 21-22 24 and 27). The surfactants are selected from the group consisting of alcohols; polyoxyethylene alkylethers; fatty acids; glycerol fatty acid esters; acetylated glycerol fatty acid esters; lower alcohol fatty acids esters; polyethylene glycol fatty acids esters; polyethylene glycol glycerol fatty acid esters; polypropylene glycol fatty acid esters; polyoxyethylene glycerides; lactic acid derivatives of mono/diglycerides; propylene glycol diglycerides; sorbitan fatty acid esters; polyoxyethylene sorbitan fatty acid esters; polyoxyethylene-polyoxypropylene block copolymers; transesterified vegetable oils; sterols; sterol derivatives; sugar esters; sugar ethers; sucroglycerides; polyoxyethylene vegetable oils; and polyoxyethylene hydrogenated vegetable oils. The pharmaceutical compositions of the present invention can be provided in the form of a solution preconcentrate; i.e., a composition as described above, and intended to be dispersed with water, either prior to administration, in the form of a drink, or dispersed in vivo (col 34 lines 63-68) (reads on an aqueous liquid preparation). The reference also teaches preservatives (see claim 64). Although formulations specifically suited to oral administration are presently preferred, the compositions of the present invention can also be formulated for topical, transdermal, ocular, pulmonary, vaginal, rectal, transmucosal or parenteral administration. Chen et al. further teaches components that can be incorporated into the composition include inorganic acids inclusive of boric acid, solubilizer such as polyvinylpyrrolidone, exemplifications of carriers comprising Edetate Disodium, and ionizing agents that

deprotonate the acidic functional groups of the therapeutic agent are pharmaceutically acceptable organic or inorganic bases, inclusive of sodium hydroxide (reads on the limitations of claim 22).

Fukahori et al. teaches a stable aqueous solution of riboflavin containing non-ionic surfactants preferably polyoxyethylene hardened castor oil or polyethylene glycol monostearate in an amount of 0.01 to 5.0 wt %/vol%.

It would have been obvious to one of ordinary skill in the art to use a hydrophobic therapeutic agent, bromfenac, with the elected surfactant. The motivation comes from the teaching of Chen et al. that a variety of PEG-fatty acid esters have useful surfactant properties. Among the PEG-fatty acid monoesters, esters of lauric acid, oleic acid, and stearic acid are most useful. Hence, a skilled artisan would have reasonable expectation of successfully producing a composition with the most useful surfactant properties. Additionally, in the absence of showing the criticality, the determination of optimal or workable concentration of the polyethylene glycol monostearate within the reference's generic disclosure by routine experimentation is obvious absent showing of criticality of the claimed concentration. One having ordinary skill in the art would have been motivated to do this to obtain the desired clarity of the composition. Hence, a skilled artisan would have had reasonable expectation of successfully producing a composition with the polyethylene glycol monostearate in the claimed range.

With respect to claim 19, the transitional phrase "consisting essentially of" limits the scope of a claim to the specified materials or steps "and those that do not materially affect the basic and novel characteristic(s)" of the claimed invention. In re Herz, 537 F.2d 549, 551-52, 190 USPQ 461, 463 (CCPA 1976). "A consisting essentially of claim occupies a middle ground between closed claims that are written in a consisting of format and fully open claims that are drafted in a comprising format." PPG Industries v. Guardian Industries, 156 F.3d 1351, 1354, 48 USPQ2d 1351, 1353-54 (Fed. Cir. 1998). See also Atlas Powder v. E.I. duPont de Nemours & Co., 750 F.2d 1569, 224 USPQ 409 (Fed. Cir. 1984); In re Janakirama-Rao, 317 F.2d 951, 137 USPQ 893 (CCPA 1963); Water Technologies Corp. vs. Calco, Ltd., 850 F.2d 660, 7 USPQ2d 1097 (Fed. Cir. 1988). For art purposes, "the consisting essentially of" language in the claim is treated as "comprising" language and it is an applicant's burden to establish that a step practiced in a prior art method is excluded from his claims by consisting essentially of language." (See MPEP 2111.03)

Claim 1, 4-5, 8-9, 11-14, 19-22, and 28 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sawa (6274592) in view of Chen et al. (US 6383471), as applied to claims and further in view of Fukahori et al. (JP 402083323A).

Sawa teaches an aqueous solution containing an arylcarboxylic acid or a pharmacologically acceptable salt thereof, particularly pranoprofen, dicrofenac or bromfenac(2-amino-3-(4-bromobenzoyl)phenalyacetic acid), and which has sufficient stability at lower temperatures. Examples of the solubilizer include non-ionic surfactants

such as polyoxyethylenesorbitan monoolate, polyoxyethyleneoxystearic acid triglyceride, polyethylene glycol, polyoxyethylene hydrogenated castor oil and the like, (see col 11 lines 59-63). The aqueous solution of the present invention is used as an eye drop, nasal drop or ear drop. When it is used as an eye drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8, when it is used as a nasal drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8. Examples of the antiseptic include quaternary ammonium salts such as benzalkonium chloride. Examples of the thickener include polyvinylpyrrolidone, Examples of the chelating agent include sodium edetate, pH adjusting agents include sodium hydroxide, the reference teaches boric acid.

Although, the reference teaches both 2-amino-3-(4-bromobenzoyl)phenalyacetic acid and a surfactant in an aqueous solution, the reference fails to specify an example and the specific elected species of the surfactant. Sawa and Chen et al. fail to teach the specified amount of surfactant.

Chen et al. teaches a pharmaceutical composition including a hydrophobic therapeutic agent having at least one ionizable functional group, and a carrier. The carrier includes an ionizing agent capable of ionizing the functional group, a surfactant, and optionally solubilizers, triglycerides, and neutralizing agents (abstract). The reference teaches a hydrophobic therapeutic agent to include bromfenac (2-amino-3-(4-bromobenzoyl)phenalyacetic acid)(see claim 4). The hydrophobic therapeutic agent is used in less than about 1% by weight, and typically less than about 0.1% or 0.01% by weight (see col 4 lines 58-60) (renders obvious the limitation of claims 8 and 24. The

reference further teaches surfactants inclusive of polyethylene glycol fatty acid esters and additionally teaches polyethylene glycol fatty acid monoesters such as peg-15 stearate, etc (see claims 21-22 24 and 27). The surfactants are selected from the group consisting of alcohols; polyoxyethylene alkylethers; fatty acids; glycerol fatty acid esters; acetylated glycerol fatty acid esters; lower alcohol fatty acids esters; polyethylene glycol fatty acids esters; polyethylene glycol glycerol fatty acid esters; polypropylene glycol fatty acid esters; polyoxyethylene glycerides; lactic acid derivatives of mono/diglycerides; propylene glycol diglycerides; sorbitan fatty acid esters; polyoxyethylene sorbitan fatty acid esters; polyoxyethylene-polyoxypropylene block copolymers; transesterified vegetable oils; sterols; sterol derivatives; sugar esters; sugar ethers; sucroglycerides; polyoxyethylene vegetable oils; and polyoxyethylene hydrogenated vegetable oils. The pharmaceutical compositions of the present invention can be provided in the form of a solution preconcentrate; i.e., a composition as described above, and intended to be dispersed with water, either prior to administration, in the form of a drink, or dispersed in vivo (col 34 lines 63-68) (reads on an aqueous liquid preparation). The reference also teaches preservatives (see claim 64). Although formulations specifically suited to oral administration are presently preferred, the compositions of the present invention can also be formulated for topical, transdermal, ocular, pulmonary, vaginal, rectal, transmucosal or parenteral administration. Chen et al. further teaches components that can be incorporated into the composition include inorganic acids inclusive of boric acid, solubilizer such as polyvinylpyrrolidone, exemplifications of carriers comprising Edetate Disodium, and ionizing agents that

deprotonate the acidic functional groups of the therapeutic agent are pharmaceutically acceptable organic or inorganic bases, inclusive of sodium hydroxide (reads on the limitations of claim 22).

Fukahori et al. teaches a stable aqueous solution of riboflavin containing non-ionic surfactants preferably polyoxyethylene hardened castor oil or polyethylene glycol monostearate in an amount of 0.01 to 5.0 wt %/vol%.

It would have been obvious to one of ordinary skill in the art to use a hydrophobic therapeutic agent, bromfenac, with the elected surfactant. The motivation comes from the teaching of Chen et al. that a variety of PEG-fatty acid esters have useful surfactant properties. Among the PEG-fatty acid monoesters, esters of lauric acid, oleic acid, and stearic acid are most useful. Hence, a skilled artisan would have reasonable expectation of successfully producing a composition with the most useful surfactant properties. Additionally, in the absence of showing the criticality, the determination of optimal or workable concentration of the polyethylene glycol monostearate within the reference's generic disclosure by routine experimentation is obvious absent showing of criticality of the claimed concentration. One having ordinary skill in the art would have been motivated to do this to obtain the desired clarity of the composition. Hence, a skilled artisan would have had reasonable expectation of successfully producing a composition with the polyethylene glycol monostearate in the claimed range.

With respect to claim 19, the transitional phrase "consisting essentially of" limits the scope of a claim to the specified materials or steps "and those that do not materially affect the basic and novel characteristic(s)" of the claimed invention. In re Herz, 537 F.2d 549, 551-52, 190 USPQ 461, 463 (CCPA 1976). "A consisting essentially of claim occupies a middle ground between closed claims that are written in a consisting of' format and fully open claims that are drafted in a comprising' format." PPG Industries v. Guardian Industries, 156 F.3d 1351, 1354, 48 USPQ2d 1351, 1353-54 (Fed. Cir. 1998). See also Atlas Powder v. E.I. duPont de Nemours & Co., 750 F.2d 1569, 224 USPQ 409 (Fed. Cir. 1984); In re Janakirama-Rao, 317 F.2d 951, 137 USPQ 893 (CCPA 1963); Water Technologies Corp. vs. Calco, Ltd., 850 F.2d 660, 7 USPQ2d 1097 (Fed. Cir. 1988). For art purposes, "the consisting essentially of" language in the claim is treated as "comprising" language and it is an applicant's burden to establish that a step practiced in a prior art method is excluded from his claims by consisting essentially of' language." (See MPEP 2111.03)

Claim 1, 4-5, 8, 13, 19-20, 22, and 28 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sawa (20010056098) in view of Chen et al. (US 6383471), as applied to claims further in view of Fukahori et al. (JP 402083323A).

Sawa teaches an aqueous solution which contains an arylcarboxylic acid or a pharmacologically acceptable salt thereof, particularly pranoprofen, dicrofenac or bromfenac (2-amino-3-(4-bromobenzoyl)phenalyacetic acid), and which has sufficient

stability at lower temperatures[0004]. Examples of the solubilizer include non-ionic surfactants such as polyoxyethylenesorbitan monoolate, polyoxyethyleneoxystearic acid triglyceride, polyethylene glycol, polyoxyethylene hydrogenated castor oil and the like, [0147]. The aqueous solution of the present invention is used as an eye drop, nasal drop or ear drop. When it is used as an eye drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8, when it is used as a nasal drop, its pH is generally adjusted to about adjusted to about 3.5-8.5, preferably about 6-8. Examples of the antiseptic include quaternary ammonium salts such as benzalkonium chloride. Examples of the thickener include polyvinylpyrrolidone, Examples of the chelating agent include sodium edetate, pH adjusting agents include sodium hydroxide, the reference teaches boric acid.

Although, the reference teaches both 2-amino-3-(4-bromobenzoyl)phenalyacetic acid and a surfactant in an aqueous solution, the reference fails to specify an example and the specific elected species of the surfactant. Sawa and Chen et al. fail to teach the specified amount of surfactant.

Chen et al. teaches a pharmaceutical composition including a hydrophobic therapeutic agent having at least one ionizable functional group, and a carrier. The carrier includes an ionizing agent capable of ionizing the functional group, a surfactant, and optionally solubilizers, triglycerides, and neutralizing agents (abstract). The reference teaches a hydrophobic therapeutic agent to include bromfenac (2-amino-3-(4-bromobenzoyl)phenalyacetic acid)(see claim 4). The hydrophobic therapeutic agent is used in less than about 1% by weight, and typically less than about 0.1% or 0.01% by

weight (see col 4 lines 58-60) (renders obvious the limitation of claims 8 and 24. The reference further teaches surfactants inclusive of polyethylene glycol fatty acid esters and additionally teaches polyethylene glycol fatty acid monoesters such as peg-15 stearate, etc (see claims 21-22 24 and 27). The surfactants are selected from the group consisting of alcohols; polyoxyethylene alkylethers; fatty acids; glycerol fatty acid esters; acetylated glycerol fatty acid esters; lower alcohol fatty acids esters; polyethylene glycol fatty acids esters; polyethylene glycol glycerol fatty acid esters; polypropylene glycol fatty acid esters; polyoxyethylene glycerides; lactic acid derivatives of mono/diglycerides; propylene glycol diglycerides; sorbitan fatty acid esters; polyoxyethylene sorbitan fatty acid esters; polyoxyethylene-polyoxypropylene block copolymers; transesterified vegetable oils; sterols; sterol derivatives; sugar esters; sugar ethers; sucroglycerides; polyoxyethylene vegetable oils; and polyoxyethylene hydrogenated vegetable oils. The pharmaceutical compositions of the present invention can be provided in the form of a solution preconcentrate; i.e., a composition as described above, and intended to be dispersed with water, either prior to administration, in the form of a drink, or dispersed in vivo (col 34 lines 63-68) (reads on an aqueous liquid preparation). The reference also teaches preservatives (see claim 64). Although formulations specifically suited to oral administration are presently preferred, the compositions of the present invention can also be formulated for topical, transdermal, ocular, pulmonary, vaginal, rectal, transmucosal or parenteral administration. Chen et al. further teaches components that can be incorporated into the composition include inorganic acids inclusive of boric acid, solubilizer such as polyvinylpyrrolidone,

exemplifications of carriers comprising Edetate Disodium, and ionizing agents that deprotonate the acidic functional groups of the therapeutic agent are pharmaceutically acceptable organic or inorganic bases, inclusive of sodium hydroxide (reads on the limitations of claim 22).

Fukahori et al. teaches a stable aqueous solution of riboflavin containing non-ionic surfactants preferably polyoxyethylene hardened castor oil or polyethylene glycol monostearate in an amount of 0.01 to 5.0 wt %/vol%.

It would have been obvious to one of ordinary skill in the art to use a hydrophobic therapeutic agent, bromfenac, with the elected surfactant. The motivation comes from the teaching of Chen et al. that a variety of PEG-fatty acid esters have useful surfactant properties. Among the PEG-fatty acid monoesters, esters of lauric acid, oleic acid, and stearic acid are most useful. Hence, a skilled artisan would have reasonable expectation of successfully producing a composition with the most useful surfactant properties. Additionally, in the absence of showing the criticality, the determination of optimal or workable concentration of the polyethylene glycol monostearate within the reference's generic disclosure by routine experimentation is obvious absent showing of criticality of the claimed concentration. One having ordinary skill in the art would have been motivated to do this to obtain the desired clarity of the composition. Hence, a skilled artisan would have had reasonable expectation of successfully producing a composition with the polyethylene glycol monostearate in the claimed range.

With respect to claim 19, the transitional phrase "consisting essentially of" limits the scope of a claim to the specified materials or steps "and those that do not materially affect the basic and novel characteristic(s)" of the claimed invention. In re Herz, 537 F.2d 549, 551-52, 190 USPQ 461, 463 (CCPA 1976). "A consisting essentially of claim occupies a middle ground between closed claims that are written in a consisting of format and fully open claims that are drafted in a comprising format." PPG Industries v. Guardian Industries, 156 F.3d 1351, 1354, 48 USPQ2d 1351, 1353-54 (Fed. Cir. 1998). See also Atlas Powder v. E.I. duPont de Nemours & Co., 750 F.2d 1569, 224 USPQ 409 (Fed. Cir. 1984); In re Janakirama-Rao, 317 F.2d 951, 137 USPQ 893 (CCPA 1963); Water Technologies Corp. vs. Calco, Ltd., 850 F.2d 660, 7 USPQ2d 1097 (Fed. Cir. 1988). For art purposes, "the consisting essentially of" language in the claim is treated as "comprising" language and it is an applicant's burden to establish that a step practiced in a prior art method is excluded from his claims by consisting essentially of language." (See MPEP 2111.03)

Claims 9, 11- 14, and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Chen et al. (US 6383471) and Fukahori et al. (JP 402083323A), as applied to claims 1, 4-5, 8, 19-20, 22, and 28 above, and further in view of Sawa (5942508).

Chen et al. is as discussed above.

Chen et al. fails to teach the pH range claimed, or that the ocular preparation is an eye drop, a nasal drop, and the preservative being a quaternary ammonium compound - benzalkonium chloride.

Sawa teaches an aqueous solution comprising a pyridonecarboxylic acid selected from the group consisting of lomefloxacin, norfloxacin, enoxacin, ofloxacin, ciprofloxacin, tosufloxacin, fleroxacin, cinoxacin, levofloxacin and sparfloxacin or a pharmacologically acceptable salt thereof in a concentration of 0.2-5.0 (w/v)%, and an arylcarboxylic acid selected from the group consisting of pranoprofen, ibuprofen, bromfenac, 2-naphthoic acid, 2-naphthylacetic acid and 2-naphthoxyacetic acid or a pharmacologically acceptable salt thereof in a proportion of 0.001-50 parts by weight per part by weight of the pyridonecarboxylic acid (see claim 2). The reference further teaches examples of the solubilizer include non-ionic surfactants such as polyoxyethylenesorbitane monoolate, polyoxyethyleneoxystearic acid triglyceride, polyethylene glycol, polyoxyethylene hydrogenated castor oil and the like, (col 8 lines 66-67 and col 9 lines 1-3). The aqueous solution of the present invention is used as an eye drop, nasal drop or ear drop. When it is used as an eye drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8, when it is used as a nasal drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8, (See claims 3-5). Examples of the antiseptic include quaternary ammonium salts such as benzalkonium chloride. Examples of the thickener include polyvinylpyrrolidone, Examples of the chelating agent include sodium edetate, pH adjusting agents include sodium hydroxide, the reference teaches boric acid.

It would have been obvious to one of ordinary skill in the art to use a preservative or specifically - benzalkonium chloride, making the pH range claimed, and an eye and nasal drop. The motivation comes from the teaching of Sawa that a an aqueous solution comprising bromfenac and non-ionic surfactants comprise benzalkonium chloride for its antiseptic properties; the formlation are present as eye drop, nasal drop or ear drop. When it is used as an eye drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8, when it is used as a nasal drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8. Hence, a skilled artisan would have reasonable expectation of successfully producing a composition with similar efficacy and results.

Claims 9, 11-14, and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Chen et al. (US 6383471) and Fukahori et al. (JP 402083323A), as applied to 1, 4-5, 8, 19-20, 22, and 28 above, and further in view of Sawa (6274592).

Chen et al. is as discussed above.

Chen et al. fails to teach the pH range claimed, or that the ocular preparation is an eye drop an eye drop, a nasal drop, and the perservative being a quaternary ammonium compound - benzalkonium chloride.

Sawa teaches an aqueous solution containing an arylcarboxylic acid or a pharmacologically acceptable salt thereof, particularly pranoprofen, dicrofenac or bromfenac, and which has sufficient stability at lower temperatures. Examples of the solubilizer include non-ionic surfactants such as polyoxyethylenesorbitan monoolate, polyoxyethyleneoxystearic acid triglyceride, polyethylene glycol, polyoxyethylene

hydrogenated castor oil and the like, (see col 11 lines 59-63). The aqueous solution of the present invention is used as an eye drop, nasal drop or ear drop. When it is used as an eye drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8, when it is used as a nasal drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8. Examples of the antiseptic include quaternary ammonium salts such as benzalkonium chloride. Examples of the thickener include polyvinylpyrrolidone, Examples of the chelating agent include sodium edetate, pH adjusting agents include sodium hydroxide, the reference teaches boric acid.

It would have been obvious to one of ordinary skill in the art to use a preservative or specifically - benzalkonium chloride, making the pH range claimed, and a nasal drop. The motivation comes from the teaching of Sawa that a an aqueous solution comprising bromfenac and non-ionic surfactants comprise benzalkonium chloride for its antiseptic properties; the formlation are present as eye drop, nasal drop or ear drop. When it is used as an eye drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8, when it is used as a nasal drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8. Hence, a skilled artisan would have reasonable expectation of successfully producing a composition with similar efficacy and results.

Claims 9, 11- 14, and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Chen et al. (US 6383471) and Fukahori et al. (JP 402083323A), as applied to claims 1, 4-5, 8, 19-20, 22, and 28 above, and further in view of Sawa (20010056098).

Chen et al. is as discussed above.

Chen et al. fails to teach the pH range claimed, or that the ocular preparation is an eye drop, a nasal drop, and the perservative being a quaternary ammonium compound - benzalkonium chloride.

Sawa teaches an aqueous solution which contains an arylcarboxylic acid or a pharmacologically acceptable salt thereof, particularly pranoprofen, dicrofenac or bromfenac, and which has sufficient stability at lower temperatures[0004]. Examples of the solubilizer include non-ionic surfactants such as polyoxyethylenesorbitan monoolate, polyoxyethyleneoxystearic acid triglyceride, polyethylene glycol, polyoxyethylene hydrogenated castor oil and the like, [0147]. The aqueous solution of the present invention is used as an eye drop, nasal drop or ear drop. When it is used as an eye drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8, when it is used as a nasal drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8. Examples of the antiseptic include quaternary ammonium salts such as benzalkonium chloride. Examples of the thickener include polyvinylpyrrolidone, Examples of the chelating agent include sodium edetate, pH adjusting agents include sodium hydroxide, the reference teaches boric acid.

It would have been obvious to one of ordinary skill in the art to use a preservative or specifically - benzalkonium chloride, making the pH range claimed, and a nasal drop. The motivation comes from the teaching of Sawa that a an aqueous solution comprising bromfenac and non-ionic surfactants comprise benzalkonium chloride for its antiseptic

properties; the formulation are present as eye drop, nasal drop or ear drop. When it is used as an eye drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8, when it is used as a nasal drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8. Hence, a skilled artisan would have reasonable expectation of successfully producing a composition with similar efficacy and results.

Claims 9, 21, and 23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Chen et al. (US 6383471) and Fukahori et al. (JP 402083323A), as applied to claims 1, 4-5, 8, 19-20, 22, and 28 above, and further in view of Gamache et al. (WO 01/15677) and Yakuji Nippo Ltd., ("New Drugs in Japan: 2001", 2001 Edition, Published by May 11, 2001, p.27-29 - IDS).

Chen et al. is as discussed above.

Chen et al. fails to teach the specified preservative and stabilizer.

Gamache et al. teaches anti-inflammatory agents include bromfenac and Moxifloxacin, viscosity building agents include, for example, polyvinyl alcohol, polyvinyl pyrrolidone, methyl cellulose, hydroxypropyl methylcellulose, hydroxyethyl cellulose, carboxymethyl cellulose, hydroxypropyl cellulose or other agents known to those skilled in the art. An appropriate buffer system (e. g., sodium phosphate, sodium acetate or sodium borate) may be added to prevent pH drift under storage conditions. Exemplified is an otic/nasal suspension: Ingredient 1B/1 D agonist 0.1-1.0% w/v, Moxifloxacin 0.3% w/v, Benzalkonium Chloride 0.01% w/v, Edetate Disodium, USP 0.01% w/v, Sodium

Chloride, USP 0.3% w/v, Sodium Sulfate, USP 1.2% w/v, Tyloxapol, USP 0.05% w/v, Hydroxyethylcellulose 0.25% w/v, Sulfuric Acid and/or Sodium Hydroxide, NF q. s., and purified water q. s. to 100%.

Yakuji Nippo Ltd. teaches an aqueous ophthalmic solution comprising bromfenac sodium hydrate boric acid, sodium sulfite, disodium edetate, polyvinylpyrroldione, benzalkonium sodium hydrate.

It would have been obvious to one of ordinary skill in the art at the time of the invention to use the specific preservative Benzalkonium Chloride and stabilizer - sodium sulfite. The motivation comes from the teaching of Gamache et al. that the preservatives inclusive of Benzalkonium Chloride prevent microbial contamination during use and the stabilizer prevent pH drift under storage conditions and further by Yakuji Nippo Ltd. that an ophthalmic solution of bromfenac sodium hydrate comprises boric acid, sodium sulfite, disodium edetate, polyvinylpyrroldione, benzalkonium sodium hydrate. Hence, a skilled artisan would have had reasonable expectation of successfully producing a composition with similar efficacy and results.

Claims 10, and 23-25 are rejected under 35 U.S.C. 103(a) as being unpatentable Sawa (5942508) in view of Chen et al. (US 6383471) and Fukahori et al. (JP 402083323A), as applied to claims 1, 4-5, 9, 11-14, 19-22, and 28 above, and further in view of Gamache et al. (WO 01/15677) and Yakuji Nippo Ltd., ("New Drugs in Japan: 2001", 2001 Edition, Published by May 11, 2001, p.27-29 - IDS).

Sawa and Chen et al. is as discussed above.

Sawa and Chen et al. fail to teach the specified sodium sulfite and the specified sodium salt or a hydrate.

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Gamache et al. teaches anti-inflammatory agents include bromfenac and Moxifloxacin, viscosity building agents include, for example, polyvinyl alcohol, polyvinyl pyrrolidone, methyl cellulose, hydroxypropyl methylcellulose, hydroxyethyl cellulose, carboxymethyl cellulose, hydroxypropyl cellulose or other agents known to those skilled in the art. An appropriate buffer system (e. g., sodium phosphate, sodium acetate or sodium borate) may be added to prevent pH drift under storage conditions. Exemplified is an otic/nasal suspension: Ingredient 1B/1 D agonist 0.1-1.0% w/v, Moxifloxacin 0.3% w/v, Benzalkonium Chloride 0.01% w/v, Edetate Disodium, USP 0.01% w/v, Sodium Chloride, USP 0.3% w/v, Sodium Sulfate, USP 1.2% w/v, Tyloxapol, USP 0.05% w/v, Hydroxyethylcellulose 0.25% w/v, Sulfuric Acid and/or Sodium Hydroxide, NF q. s., and purified water q. s. to 100%.

Yakuji Nippo Ltd. teaches an aqueous ophthalmic solution comprising bromfenac sodium hydrate boric acid, sodium sulfite, disodium edetate, polyvinylpyrroldione, benzalkonium sodium hydrate.

It would have been obvious to one of ordinary skill in the art at the time of the invention to use the specific stabilizer - sodium sulfite. The motivation comes from the teaching of Gamache et al. that the stabilizer prevents pH drift under storage conditions and further by Yakuji Nippo Ltd. that an ophthalmic solution of bromfenac sodium hydrate comprises boric acid, sodium sulfite, disodium edetate, polyvinylpyrroldione,

benzalkonium sodium hydrate. Hence, a skilled artisan would have had reasonable expectation of successfully producing a composition with similar efficacy and results.

Claims 10, and 23-25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sawa (6274592) in view of Chen et al. (US 6383471) and Fukahori et al. (JP 402083323A), as applied to claims 1, 4-5, 8-9, 11-14, 19-22, and 28 above, and further in view of Gamache et al. (WO 01/15677) and Yakuji Nippo Ltd., ("New Drugs in Japan: 2001", 2001 Edition, Published by May 11, 2001, p.27-29 - IDS).

Sawa and Chen et al. is as discussed above.

Sawa and Chen et al. fail to teach the specified sodium sulfite.

Gamache et al. teaches anti-inflammatory agents include bromfenac and Moxifloxacin, viscosity building agents include, for example, polyvinyl alcohol, polyvinyl pyrrolidone, methyl cellulose, hydroxypropyl methylcellulose, hydroxyethyl cellulose, carboxymethyl cellulose, hydroxypropyl cellulose or other agents known to those skilled in the art. An appropriate buffer system (e. g., sodium phosphate, sodium acetate or sodium borate) may be added to prevent pH drift under storage conditions. Exemplified is an otic/nasal suspension: Ingredient 1B/1 D agonist 0.1-1.0% w/v, Moxifloxacin 0.3% w/v, Benzalkonium Chloride 0.01% w/v, Edetate Disodium, USP 0.01% w/v, Sodium Chloride, USP 0.3% w/v, Sodium Sulfate, USP 1.2% w/v, Tyloxapol, USP 0.05% w/v, Hydroxyethylcellulose 0.25% w/v, Sulfuric Acid and/or Sodium Hydroxide, NF q. s., and purified water q. s. to 100%.

Yakuji Nippo Ltd. teaches an aqueous ophthalmic solution comprising bromfenac sodium hydrate boric acid, sodium sulfite, disodium edetate, polyvinylpyrroldione, benzalkonium sodium hydrate.

It would have been obvious to one of ordinary skill in the art at the time of the invention to use the specific stabilizer - sodium sulfite. The motivation comes from the teaching of Gamache et al. that the stabilizer prevents pH drift under storage conditions and further by Yakuji Nippo Ltd. that an ophthalmic solution of bromfenac sodium hydrate comprises boric acid, sodium sulfite, disodium edetate, polyvinylpyrroldione, benzalkonium sodium hydrate. Hence, a skilled artisan would have had reasonable expectation of successfully producing a composition with similar efficacy and results.

Claims 10, and 23-25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sawa (20010056098) in view of Chen et al. (US 6383471) and Fukahori et al. (JP 402083323A), as applied to claims 1, 4-5, 8, 13, 19-20, 22, and 28 above, and further in view of Gamache et al. (WO 01/15677) and Yakuji Nippo Ltd., ("New Drugs in Japan: 2001", 2001 Edition, Published by May 11, 2001, p.27-29 - IDS).

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Gamache et al. teaches anti-inflammatory agents include bromfenac and Moxifloxacin, viscosity building agents include, for example, polyvinyl alcohol, polyvinyl pyrrolidone, methyl cellulose, hydroxypropyl methylcellulose, hydroxyethyl cellulose,

carboxymethyl cellulose, hydroxypropyl cellulose or other agents known to those skilled in the art. An appropriate buffer system (e. g., sodium phosphate, sodium acetate or sodium borate) may be added to prevent pH drift under storage conditions. Exemplified is an otic/nasal suspension: Ingredient 1B/1 D agonist 0.1-1.0% w/v, Moxifloxacin 0.3% w/v, Benzalkonium Chloride 0.01% w/v, Edetate Disodium, USP 0.01% w/v, Sodium Chloride, USP 0.3% w/v, Sodium Sulfate, USP 1.2% w/v, Tyloxapol, USP 0.05% w/v, Hydroxyethylcellulose 0.25% w/v, Sulfuric Acid and/or Sodium Hydroxide, NF q. s., and purified water q. s. to 100%.

Yakuji Nippo Ltd. teaches an aqueous ophthalmic solution comprising bromfenac sodium hydrate boric acid, sodium sulfite, disodium edetate, polyvinylpyrroldione, benzalkonium sodium hydrate.

It would have been obvious to one of ordinary skill in the art at the time of the invention to use the specific stabilizer - sodium sulfite. The motivation comes from the teaching of Gamache et al. that the stabilizer prevents pH drift under storage conditions and further by Yakuji Nippo Ltd. that an ophthalmic solution of bromfenac sodium hydrate comprises boric acid, sodium sulfite, disodium edetate, polyvinylpyrroldione, benzalkonium sodium hydrate. Hence, a skilled artisan would have had reasonable expectation of successfully producing a composition with similar efficacy and results.

Claim 16 is rejected under 35 U.S.C. 103(a) as being unpatentable over Chen et al. (US 6383471) and Fukahori et al. (JP 402083323A), as applied to claims 1, 4-5, 8, 19-20, 22, and 28 above, and further in view of Aikawa et al. (JP 2002308764 A).

Chen et al. and Fukahori et al. are as discussed above.

Chen et al. and Fukahori et al. fail to teach the specified sodium salt or a hydrate.

Aikawa et al. teaches ophthalmic pharmaceutical composition (eye drop) for treating or preventing congestion symptom of a conjunctiva, contains bromfenac sodium hydrate.

It would have been obvious to one of ordinary skill in the art to use the sodium salt and hydrate of bromfenac. The motivation comes from the teaching of Aikawa et al. that an aqueous solution (eye drop) comprising bromfenac sodium hydrate treats or prevents congestion symptom of a conjunctiva. Hence, a skilled artisan would have reasonable expectation of successfully producing a composition with similar efficacy and results.

Claim 16 is rejected under 35 U.S.C. 103(a) as being unpatentable Sawa (5942508) in view of Chen et al. (US 6383471) and Fukahori et al. (JP 402083323A), as applied to claims 1, 4-5, 9, 11-14, 19-22, and 28 above, and further in view of Aikawa et al. (JP 2002308764 A).

Sawa, Chen et al. and Fukahori et al. are as discussed above.

Sawa, Chen et al. and Fukahori et al. fail to teach the specified sodium salt or a hydrate.

Aikawa et al. teaches ophthalmic pharmaceutical composition (eye drop) for treating or preventing congestion symptom of a conjunctiva, contains bromfenac sodium hydrate.

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It would have been obvious to one of ordinary skill in the art to use the sodium salt and hydrate of bromfenac. The motivation comes from the teaching of Aikawa et al. that an aqueous solution (eye drop) comprising bromfenac sodium hydrate treats or prevents congestion symptom of a conjunctiva. Hence, a skilled artisan would have reasonable expectation of successfully producing a composition with similar efficacy and results.

Claim 16 is rejected under 35 U.S.C. 103(a) as being unpatentable over Sawa (6274592) in view of Chen et al. (US 6383471) and Fukahori et al. (JP 402083323A), as applied to claims 1, 4-5, 8-9, 11-14, 19-22, and 28 above, and further in view of Aikawa et al. (JP 2002308764 A).

Sawa, Chen et al. and Fukahori et al. is as discussed above.

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Claim 16 is rejected under 35 U.S.C. 103(a) as being unpatentable over Sawa (20010056098) in view of Chen et al. (US 6383471) and Fukahori et al. (JP 402083323A), as applied to claims 1, 4-5, 8, 13, 19-20, 22, and 28 above, and further in view of Aikawa et al. (JP 2002308764 A).

Sawa, Chen et al. and Fukahori et al. is as discussed above.

Sawa, Chen et al. and Fukahori et al. fail to teach the specified sodium salt or a hydrate.

Aikawa et al. teaches ophthalmic pharmaceutical composition (eye drop) for treating or preventing congestion symptom of a conjunctiva, contains bromfenac sodium hydrate.

It would have been obvious to one of ordinary skill in the art to use the sodium salt and hydrate of bromfenac. The motivation comes from the teaching of Aikawa et al. that an aqueous solution (eye drop) comprising bromfenac sodium hydrate treats or prevents congestion symptom of a conjunctiva. Hence, a skilled artisan would have

reasonable expectation of successfully producing a composition with similar efficacy and results.

Double Patenting

The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. A nonstatutory obviousness-type double patenting rejection is appropriate where the conflicting claims are not identical, but at least one examined application claim is not patentably distinct from the reference claim(s) because the examined application claim is either anticipated by, or would have been obvious over, the reference claim(s). See, e.g., *In re Berg*, 140 F.3d 1428, 46 USPQ2d 1226 (Fed. Cir. 1998); *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) or 1.321(d) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent either is shown to be commonly owned with this application, or claims an invention made as a result of activities undertaken within the scope of a joint research agreement.

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

Claims 1, 4-5, 8, 11-14, 19-20, 22, and 27 are rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-3 and 5-6 of U.S. Patent No. 7829544 in view of Chen et al. (US 6383471). Although the conflicting claims are not identical, they are not patentably distinct from each other because the claims are drawn to an aqueous solution preparation according to claim 1, wherein the concentration of the aminoglycoside antibiotic or its pharmacologically acceptable salt in the aqueous solution preparation is within a range from a minimum of 0.01 w/v % to a maximum of 35.0 w/v %, and the concentration of the bromfenac or its pharmacologically acceptable salt in the aqueous solution preparation is within a range from a minimum of 0.01 w/v % to a maximum of 0.5 w/v %; further comprising at least one compound selected from the group consisting of a nonionic water-soluble polymer and a nonionic surfactant whereas the claims herein are drawn to an aqueous liquid preparation comprising 2-amino-3-(4- bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof, and an alkyl aryl polyether alcohol type polymer or a polyethylene glycol fatty acid ester.

Although, the reference teaches both 2-amino-3-(4-bromobenzoyl)phenalyacetic acid and a surfactant in an aqueous solution, the reference fails to specify an example and the specific elected species of the surfactant.

Chen et al. teaches a pharmaceutical composition including a hydrophobic therapeutic agent having at least one ionizable functional group, and a carrier. The carrier includes an ionizing agent capable of ionizing the functional group, a surfactant, and optionally solubilizers, triglycerides, and neutralizing agents (abstract). The reference teaches a hydrophobic therapeutic agent to include bromfenac (2-amino-3-(4bromobenzoyl)phenalyacetic acid)(see claim 4). The hydrophobic therapeutic agent is used in less than about 1% by weight, and typically less than about 0.1% or 0.01% by weight (see col 4 lines 58-60) (renders obvious the limitation of claims 8 and 24. The reference further teaches surfactants inclusive of polyethylene glycol fatty acid esters and additionally teaches polyethylene glycol fatty acid monoesters such as peg-15 stearate, etc (see claims 21-22 24 and 27). The surfactants are selected from the group consisting of alcohols; polyoxyethylene alkylethers; fatty acids; glycerol fatty acid esters; acetylated glycerol fatty acid esters; lower alcohol fatty acids esters; polyethylene glycol fatty acids esters; polyethylene glycol glycerol fatty acid esters; polypropylene glycol fatty acid esters; polyoxyethylene glycerides; lactic acid derivatives of mono/diglycerides; propylene glycol diglycerides; sorbitan fatty acid esters; polyoxyethylene sorbitan fatty acid esters; polyoxyethylene-polyoxypropylene block copolymers; transesterified vegetable oils; sterols; sterol derivatives; sugar esters; sugar ethers; sucroglycerides; polyoxyethylene vegetable oils; and polyoxyethylene hydrogenated vegetable oils. The pharmaceutical compositions of the present invention can be provided in the form of a solution preconcentrate; i.e., a composition as described above, and intended to be dispersed with water, either prior to administration,

in the form of a drink, or dispersed in vivo (col 34 lines 63-68) (reads on an aqueous liquid preparation). The reference also teaches preservatives (see claim 64). Although formulations specifically suited to oral administration are presently preferred, the compositions of the present invention can also be formulated for topical, transdermal, ocular, pulmonary, vaginal, rectal, transmucosal or parenteral administration. Chen et al. further teaches components that can be incorporated into the composition include inorganic acids inclusive of boric acid, solubilizer such as polyvinylpyrrolidone, exemplifications of carriers comprising Edetate Disodium, and ionizing agents that deprotonate the acidic functional groups of the therapeutic agent are pharmaceutically acceptable organic or inorganic bases, inclusive of sodium hydroxide (reads on the limitations of claim 22).

It would have been obvious to one of ordinary skill in the art to use a hydrophobic therapeutic agent, bromfenac, with the elected surfactant. The motivation comes from the teaching of Chen et al. that a variety of PEG-fatty acid esters have useful surfactant properties. Among the PEG-fatty acid monoesters, esters of lauric acid, oleic acid, and stearic acid are most useful. Hence, a skilled artisan would have reasonable expectation of successfully producing a composition with the most useful surfactant properties.

With respect to claim 19, the transitional phrase "consisting essentially of" limits the scope of a claim to the specified materials or steps "and those that do not materially affect the basic and novel characteristic(s)" of the claimed invention. In re Herz, 537 F.2d 549, 551-52, 190 USPQ 461, 463 (CCPA 1976). "A consisting essentially of claim

occupies a middle ground between closed claims that are written in a consisting of format and fully open claims that are drafted in a comprising' format." PPG Industries v. Guardian Industries, 156 F.3d 1351, 1354, 48 USPQ2d 1351, 1353-54 (Fed. Cir. 1998). See also Atlas Powder v. E.I. duPont de Nemours & Co., 750 F.2d 1569, 224 USPQ 409 (Fed. Cir. 1984); In re Janakirama-Rao, 317 F.2d 951, 137 USPQ 893 (CCPA 1963); Water Technologies Corp. vs. Calco, Ltd., 850 F.2d 660, 7 USPQ2d 1097 (Fed. Cir. 1988). For art purposes, "the consisting essentially of" language in the claim is treated as "comprising" language and it is an applicant's burden to establish that a step practiced in a prior art method is excluded from his claims by consisting essentially of' language." (See MPEP 2111.03)

Claim 7 is rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-3 and 5-6 of U.S. Patent No. 7829544 in view of Chen et al. (US 6383471), as applied to claims 1, 4-5, 8, 11-14, 19-20, 22, and 27 above and further in view of Fukahori et al. (JP 402083323A). Although the conflicting claims are not identical, they are not patentably distinct from each other because the claims are drawn to an aqueous solution preparation according to claim 1, wherein the concentration of the aminoglycoside antibiotic or its pharmacologically acceptable salt in the aqueous solution preparation is within a range from a minimum of 0.01 w/v % to a maximum of 35.0 w/v %, and the concentration of the bromfenac or its pharmacologically acceptable salt in the aqueous solution preparation is within a range from a minimum of 0.01 w/v % to a maximum of 0.5 w/v %; further comprising at least one compound selected from the group consisting of a nonionic water-soluble polymer

and a nonionic surfactant whereas the claims herein are drawn to an aqueous liquid preparation comprising 2-amino-3-(4- bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof, and an alkyl aryl polyether alcohol type polymer or a polyethylene glycol fatty acid ester.

- U.S. Patent No. 7829544 and Chen et al. (US 6383471) are discussed above.
- U.S. Patent No. 7829544 and Chen et al. (US 6383471) fail to teach the amount of the polyethylene glycol as claimed.

Fukahori et al. teaches a stable aqueous solution of riboflavin containing non-ionic surfactants preferably polyoxyethylene hardened castor oil or polyethylene glycol monostearate in an amount of 0.01 to 5.0 wt %/vol%.

In the absence of showing the criticality, the determination of optimal or workable concentration of the polyethylene glycol monostearate by routine experimentation is obvious absent showing of criticality of the claimed concentration. One having ordinary skill in the art would have been motivated to do this to obtain the **desired stability and solubilizing** properties of the composition. Hence, a skilled artisan would have had reasonable expectation of successfully producing a composition with the polyethylene glycol monostearate in the claimed range.

Claims 9-10, 21, and 23-25 are rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-3 and 5-6 of

U.S. Patent No. 7829544 in view of Chen et al. (US 6383471), as applied to claims 1, 4-5, 8, 11-14, 19-20, 22, and 27 above and further in view of Gamache et al. (WO 01/15677) and Yakuji Nippo Ltd., ("New Drugs in Japan: 2001", 2001 Edition, Published by May 11, 2001, p.27-29 - IDS). Although the conflicting claims are not identical, they are not patentably distinct from each other because the claims are drawn to an aqueous solution preparation according to claim 1, wherein the concentration of the aminoglycoside antibiotic or its pharmacologically acceptable salt in the aqueous solution preparation is within a range from a minimum of 0.01 w/v % to a maximum of 35.0 w/v %, and the concentration of the bromfenac or its pharmacologically acceptable salt in the aqueous solution preparation is within a range from a minimum of 0.01 w/v % to a maximum of 0.5 w/v %; further comprising at least one compound selected from the group consisting of a nonionic water-soluble polymer and a nonionic surfactant whereas the claims herein are drawn to an aqueous liquid preparation comprising 2-amino-3-(4bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof, and an alkyl aryl polyether alcohol type polymer or a polyethylene glycol fatty acid ester.

- U.S. Patent No. 7829544 and Chen et al. (US 6383471) are discussed above.
- U.S. Patent No. 7829544 and Chen et al. (US 6383471) fail to teach the specified preservative and stabilizer; or salt and hydrate.

Gamache et al. teaches anti-inflammatory agents include bromfenac and Moxifloxacin, viscosity building agents include, for example, polyvinyl alcohol, polyvinyl pyrrolidone, methyl cellulose, hydroxypropyl methylcellulose, hydroxyethyl cellulose,

carboxymethyl cellulose, hydroxypropyl cellulose or other agents known to those skilled in the art. An appropriate buffer system (e. g., sodium phosphate, sodium acetate or sodium borate) may be added to prevent pH drift under storage conditions. Exemplified is an otic/nasal suspension: Ingredient 1B/1 D agonist 0.1-1.0% w/v, Moxifloxacin 0.3% w/v, Benzalkonium Chloride 0.01% w/v, Edetate Disodium, USP 0.01% w/v, Sodium Chloride, USP 0.3% w/v, Sodium Sulfate, USP 1.2% w/v, Tyloxapol, USP 0.05% w/v, Hydroxyethylcellulose 0.25% w/v, Sulfuric Acid and/or Sodium Hydroxide, NF q. s., and purified water q. s. to 100%.

Yakuji Nippo Ltd. teaches an aqueous ophthalmic solution comprising bromfenac sodium hydrate boric acid, sodium sulfite, disodium edetate, polyvinylpyrroldione, benzalkonium sodium hydrate.

It would have been obvious to one of ordinary skill in the art at the time of the invention to use the specific preservative Benzalkonium Chloride and stabilizer - sodium sulfite. The motivation comes from the teaching of Gamache et al. that the preservatives inclusive of Benzalkonium Chloride prevent microbial contamination during use and the stabilizer prevent pH drift under storage conditions and further by Yakuji Nippo Ltd. that an ophthalmic solution of bromfenac sodium hydrate comprises boric acid, sodium sulfite, disodium edetate, polyvinylpyrroldione, benzalkonium sodium hydrate. Hence, a skilled artisan would have had reasonable expectation of successfully producing a composition with similar efficacy and results.

Claim 16 is rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-3 and 5-6 of U.S. Patent No. 7829544 in

view of Chen et al. (US 6383471) and Fukahori et al. (JP 402083323A), as applied to claims 1, 4-5, 7-8, 11-14, 19-20, 22, and 27 above and further in view of Aikawa et al. (JP 2002308764 A). Although the conflicting claims are not identical, they are not patentably distinct from each other because the claims are drawn to an aqueous solution preparation according to claim 1, wherein the concentration of the aminoglycoside antibiotic or its pharmacologically acceptable salt in the aqueous solution preparation is within a range from a minimum of 0.01 w/v % to a maximum of 35.0 w/v %, and the concentration of the bromfenac or its pharmacologically acceptable salt in the aqueous solution preparation is within a range from a minimum of 0.01 w/v % to a maximum of 0.5 w/v %; further comprising at least one compound selected from the group consisting of a nonionic water-soluble polymer and a nonionic surfactant whereas the claims herein are drawn to an aqueous liquid preparation comprising 2-amino-3-(4bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof, and an alkyl aryl polyether alcohol type polymer or a polyethylene glycol fatty acid ester.

- U.S. Patent No. 7829544 and Chen et al. (US 6383471) are discussed above.
- U.S. Patent No. 7829544 and Chen et al. (US 6383471) fail to teach the amount of the polyethylene glycol as claimed.

Chen et al. and Fukahori et al. are as discussed above.

Chen et al. and Fukahori et al. fail to teach the specified sodium salt or a hydrate.

Aikawa et al. teaches ophthalmic pharmaceutical composition (eye drop) for treating or preventing congestion symptom of a conjunctiva, contains bromfenac sodium hydrate.

It would have been obvious to one of ordinary skill in the art to use the sodium salt and hydrate of bromfenac. The motivation comes from the teaching of Aikawa et al. that an aqueous solution (eye drop) comprising bromfenac sodium hydrate treats or prevents congestion symptom of a conjunctiva. Hence, a skilled artisan would have reasonable expectation of successfully producing a composition with similar efficacy and results.

Claims 1, 4-5, 8, 13-14, 19-20, 22, and 27 rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-5 of U.S.

Patent No. 5942508 in view of Chen et al. (US 6383471). Although the conflicting claims are not identical, they are not patentably distinct from each other because the claims are drawn to an aqueous solution comprising a pyridonecarboxylic acid selected from the group consisting of lomefloxacin, norfloxacin, enoxacin, ofloxacin, ciprofloxacin, tosufloxacin, fleroxacin, cinoxacin, levofloxacin and sparfloxacin or a pharmacologically acceptable salt thereof in a concentration of 0.2-5.0 (w/v)%, and an arylcarboxylic acid selected from the group consisting of pranoprofen, ibuprofen, bromfenac, 2-naphthoic acid, 2-naphthylacetic acid and 2-naphthoxyacetic acid or a pharmacologically acceptable salt thereof in a proportion of 0.001-50 parts by weight

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per part by weight of the pyridonecarboxylic acid whereas the claims herein are drawn to an aqueous liquid preparation comprising 2-amino-3-(4- bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof, and an alkyl aryl polyether alcohol type polymer or a polyethylene glycol fatty acid ester.

Although, the reference teaches 2-amino-3-(4-bromobenzoyl)phenalyacetic acid in an eye and nasal drop the reference fails to specify an example and the specific elected species of the surfactant.

Chen et al. teaches a pharmaceutical composition including a hydrophobic therapeutic agent having at least one ionizable functional group, and a carrier. The carrier includes an ionizing agent capable of ionizing the functional group, a surfactant, and optionally solubilizers, triglycerides, and neutralizing agents (abstract). The reference teaches a hydrophobic therapeutic agent to include bromfenac (2-amino-3-(4bromobenzoyl)phenalyacetic acid)(see claim 4). The hydrophobic therapeutic agent is used in less than about 1% by weight, and typically less than about 0.1% or 0.01% by weight (see col 4 lines 58-60). The reference further teaches surfactants inclusive of polyethylene glycol fatty acid esters and additionally teaches polyethylene glycol fatty acid monoesters such as peg-15 stearate, etc (see claims 21-22 24 and 27). The surfactants are selected from the group consisting of alcohols; polyoxyethylene alkylethers; fatty acids; glycerol fatty acid esters; acetylated glycerol fatty acid esters; lower alcohol fatty acids esters; polyethylene glycol fatty acids esters; polyethylene glycol glycerol fatty acid esters; polypropylene glycol fatty acid esters; polyoxyethylene glycerides; lactic acid derivatives of mono/diglycerides; propylene glycol diglycerides;

sorbitan fatty acid esters; polyoxyethylene sorbitan fatty acid esters; polyoxyethylene-polyoxypropylene block copolymers; transesterified vegetable oils; sterols; sterol derivatives; sugar esters; sugar ethers; sucroglycerides; polyoxyethylene vegetable oils; and polyoxyethylene hydrogenated vegetable oils. The pharmaceutical compositions of the present invention can be provided in the form of a solution preconcentrate; i.e., a composition as described above, and intended to be dispersed with water, either prior to administration, in the form of a drink, or dispersed in vivo (col 34 lines 63-68). The reference also teaches preservatives (see claim 64). Although formulations specifically suited to oral administration are presently preferred, the compositions of the present invention can also be formulated for topical, transdermal, ocular, pulmonary, vaginal, rectal, transmucosal or parenteral administration

It would have been obvious to one of ordinary skill in the art to use a hydrophobic therapeutic agent, bromfenac, with the elected surfactant. The motivation comes from the teaching of Chen et al. that a variety of PEG-fatty acid esters have useful surfactant properties. Among the PEG-fatty acid monoesters, esters of lauric acid, oleic acid, and stearic acid are most useful. Hence, a skilled artisan would have reasonable expectation of successfully producing a composition with the most useful surfactant properties.

With respect to claim 19, the transitional phrase "consisting essentially of" limits the scope of a claim to the specified materials or steps "and those that do not materially affect the basic and novel characteristic(s)" of the claimed invention. In re Herz, 537 F.2d 549, 551-52, 190 USPQ 461, 463 (CCPA 1976). "A consisting essentially of claim

occupies a middle ground between closed claims that are written in a consisting of format and fully open claims that are drafted in a comprising format." PPG Industries v. Guardian Industries, 156 F.3d 1351, 1354, 48 USPQ2d 1351, 1353-54 (Fed. Cir. 1998). See also Atlas Powder v. E.I. duPont de Nemours & Co., 750 F.2d 1569, 224 USPQ 409 (Fed. Cir. 1984); In re Janakirama-Rao, 317 F.2d 951, 137 USPQ 893 (CCPA 1963); Water Technologies Corp. vs. Calco, Ltd., 850 F.2d 660, 7 USPQ2d 1097 (Fed. Cir. 1988). For art purposes, "the consisting essentially of" language in the claim is treated as "comprising" language and it is an applicant's burden to establish that a step practiced in a prior art method is excluded from his claims by consisting essentially of language." (See MPEP 2111.03)

Claim 7 is rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-5 of U.S. Patent No. 5942508 in view of Chen et al. (US 6383471), as applied to claims 1, 4-5, 8, 13-14, 19-20, 22, and 27 above and further in view of Fukahori et al. (JP 402083323A). Although the conflicting claims are not identical, they are not patentably distinct from each other because the claims are drawn to an aqueous solution comprising a pyridonecarboxylic acid selected from the group consisting of lomefloxacin, norfloxacin, enoxacin, ofloxacin, ciprofloxacin, tosufloxacin, fleroxacin, cinoxacin, levofloxacin and sparfloxacin or a pharmacologically acceptable salt thereof in a concentration of 0.2-5.0 (w/v)%, and an arylcarboxylic acid selected from the group consisting of pranoprofen, ibuprofen, bromfenac, 2-naphthoic acid, 2-naphthylacetic acid and 2-naphthoxyacetic acid or a pharmacologically acceptable salt thereof in a proportion of 0.001-50 parts by weight

per part by weight of the pyridonecarboxylic acid whereas the claims herein are drawn to an aqueous liquid preparation comprising 2-amino-3-(4- bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof, and an alkyl aryl polyether alcohol type polymer or a polyethylene glycol fatty acid ester.

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- U.S. Patent No. 5942508 and Chen et al. (US 6383471) are discussed above.
- U.S. Patent No. 5942508 and Chen et al. (US 6383471) fail to teach the amount of the polyethylene glycol as claimed.

Fukahori et al. teaches a stable aqueous solution of riboflavin containing non-ionic surfactants preferably polyoxyethylene hardened castor oil or polyethylene glycol monostearate in an amount of 0.01 to 5.0 wt %/vol%.

In the absence of showing the criticality, the determination of optimal or workable concentration of the polyethylene glycol monostearate by routine experimentation is obvious absent showing of criticality of the claimed concentration. One having ordinary skill in the art would have been motivated to do this to obtain the **desired stability and solubilizing** properties of the composition. Hence, a skilled artisan would have had reasonable expectation of successfully producing a composition with the polyethylene glycol monostearate in the claimed range.

Claims 9-10, 21, and 23-25 are rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-3 and 5-6 of U.S. Patent No. 5942508 in view of Chen et al. (US 6383471), as applied to claims 1, 4-

5, 8, 13-14, 19-20, 22, and 27 above and further in view of Gamache et al. (WO 01/15677) and Yakuji Nippo Ltd., ("New Drugs in Japan: 2001", 2001 Edition, Published by May 11, 2001, p.27-29 - IDS). Although the conflicting claims are not identical, they are not patentably distinct from each other because the claims are drawn to an aqueous solution comprising a pyridonecarboxylic acid selected from the group consisting of Iomefloxacin, norfloxacin, enoxacin, ofloxacin, ciprofloxacin, tosufloxacin, fleroxacin, cinoxacin, levofloxacin and sparfloxacin or a pharmacologically acceptable salt thereof in a concentration of 0.2-5.0 (w/v)%, and an arylcarboxylic acid selected from the group consisting of pranoprofen, ibuprofen, bromfenac, 2-naphthoic acid, 2-naphthylacetic acid and 2-naphthoxyacetic acid or a pharmacologically acceptable salt thereof in a proportion of 0.001-50 parts by weight per part by weight of the pyridonecarboxylic acid whereas the claims herein are drawn to an aqueous liquid preparation comprising 2amino-3-(4- bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof, and an alkyl aryl polyether alcohol type polymer or a polyethylene glycol fatty acid ester.

U.S. Patent No. 5942508 and Chen et al. (US 6383471) are discussed above.

U.S. Patent No. 5942508 and Chen et al. (US 6383471) fail to teach the specified preservative and stabilizer; or salt and hydrate.

Gamache et al. teaches anti-inflammatory agents include bromfenac and Moxifloxacin, viscosity building agents include, for example, polyvinyl alcohol, polyvinyl pyrrolidone, methyl cellulose, hydroxypropyl methylcellulose, hydroxyethyl cellulose,

carboxymethyl cellulose, hydroxypropyl cellulose or other agents known to those skilled in the art. An appropriate buffer system (e. g., sodium phosphate, sodium acetate or sodium borate) may be added to prevent pH drift under storage conditions. Exemplified is an otic/nasal suspension: Ingredient 1B/1 D agonist 0.1-1.0% w/v, Moxifloxacin 0.3% w/v, Benzalkonium Chloride 0.01% w/v, Edetate Disodium, USP 0.01% w/v, Sodium Chloride, USP 0.3% w/v, Sodium Sulfate, USP 1.2% w/v, Tyloxapol, USP 0.05% w/v, Hydroxyethylcellulose 0.25% w/v, Sulfuric Acid and/or Sodium Hydroxide, NF q. s., and purified water q. s. to 100%.

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Yakuji Nippo Ltd. teaches an aqueous ophthalmic solution comprising bromfenac sodium hydrate boric acid, sodium sulfite, disodium edetate, polyvinylpyrroldione, benzalkonium sodium hydrate.

It would have been obvious to one of ordinary skill in the art at the time of the invention to use the specific preservative Benzalkonium Chloride and stabilizer - sodium sulfite. The motivation comes from the teaching of Gamache et al. that the preservatives inclusive of Benzalkonium Chloride prevent microbial contamination during use and the stabilizer prevent pH drift under storage conditions and further by Yakuji Nippo Ltd. that an ophthalmic solution of bromfenac sodium hydrate comprises boric acid, sodium sulfite, disodium edetate, polyvinylpyrroldione, benzalkonium sodium hydrate. Hence, a skilled artisan would have had reasonable expectation of successfully producing a composition with similar efficacy and results.

Claims 11 and 12 are rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-3 and 5-6 of U.S. Patent No.

5942508 in view of Chen et al. (US 6383471), as applied to claims 1, 4-5, 8, 11-14, 19-20, 22, and 27 above and further in view of Sawa (20010056098). Although the conflicting claims are not identical, they are not patentably distinct from each other because the claims are drawn to an aqueous solution comprising a pyridonecarboxylic acid selected from the group consisting of lomefloxacin, norfloxacin, enoxacin, ofloxacin, ciprofloxacin, tosufloxacin, fleroxacin, cinoxacin, levofloxacin and sparfloxacin or a pharmacologically acceptable salt thereof in a concentration of 0.2-5.0 (w/v)%, and an arylcarboxylic acid selected from the group consisting of pranoprofen, ibuprofen, bromfenac, 2-naphthoic acid, 2-naphthylacetic acid and 2-naphthoxyacetic acid or a pharmacologically acceptable salt thereof in a proportion of 0.001-50 parts by weight per part by weight of the pyridonecarboxylic acid whereas the claims herein are drawn to an aqueous liquid preparation comprising 2-amino-3-(4- bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof, and an alkyl aryl polyether alcohol type polymer or a polyethylene glycol fatty acid ester.

- U.S. Patent No. 5942508 and Chen et al. (US 6383471) are discussed above.
- U.S. Patent No. 5942508 and Chen et al. (US 6383471) fails to teach the pH range claimed.

Sawa teaches an aqueous solution which contains an arylcarboxylic acid or a pharmacologically acceptable salt thereof, particularly pranoprofen, dicrofenac or bromfenac, and which has sufficient stability at lower temperatures[0004]. Examples of the solubilizer include non-ionic surfactants such as polyoxyethylenesorbitan

monoolate, polyoxyethyleneoxystearic acid triglyceride, polyethylene glycol, polyoxyethylene hydrogenated castor oil and the like, [0147]. The aqueous solution of the present invention is used as an eye drop, nasal drop or ear drop. When it is used as an eye drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8, when it is used as a nasal drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8. Examples of the antiseptic include quaternary ammonium salts such as benzalkonium chloride. Examples of the thickener include polyvinylpyrrolidone, Examples of the chelating agent include sodium edetate, pH adjusting agents include sodium hydroxide, the reference teaches boric acid.

It would have been obvious to one of ordinary skill in the art to use a preservative or specifically - benzalkonium chloride, making the pH range claimed, and a nasal drop. The motivation comes from the teaching of Sawa that a an aqueous solution comprising bromfenac and non-ionic surfactants comprise benzalkonium chloride for its antiseptic properties; the formlation are present as eye drop, nasal drop or ear drop. When it is used as an eye drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8, when it is used as a nasal drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8. Hence, a skilled artisan would have reasonable expectation of successfully producing a composition with similar efficacy and results.

Claim 16 is rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-3 and 5-6 of U.S. Patent No. 5942508 in view of Chen et al. (US 6383471) and Fukahori et al. (JP 402083323A), as applied to

claims 1, 4-5, 7-8, 13-14, 19-20, 22, and 27 above and further in view of Aikawa et al. (JP 2002308764 A). Although the conflicting claims are not identical, they are not patentably distinct from each other because the claims are drawn to an aqueous solution preparation according to claim 1, wherein the concentration of the aminoglycoside antibiotic or its pharmacologically acceptable salt in the aqueous solution preparation is within a range from a minimum of 0.01 w/v % to a maximum of 35.0 w/v %, and the concentration of the bromfenac or its pharmacologically acceptable salt in the aqueous solution preparation is within a range from a minimum of 0.01 w/v % to a maximum of 0.5 w/v %; further comprising at least one compound selected from the group consisting of a nonionic water-soluble polymer and a nonionic surfactant whereas the claims herein are drawn to an aqueous liquid preparation comprising 2-amino-3-(4-bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof, and an alkyl aryl polyether alcohol type polymer or a polyethylene glycol fatty acid ester.

- U.S. Patent No. 5942508, Chen et al. (US 6383471), and Fukahori et al. (JP 402083323A) are discussed above.
- U.S. Patent No. 5942508 and Chen et al. (US 6383471), and Fukahori et al. (JP 402083323A) fail to teach the specified sodium salt or a hydrate.

Aikawa et al. teaches ophthalmic pharmaceutical composition (eye drop) for treating or preventing congestion symptom of a conjunctiva, contains bromfenac sodium hydrate.

It would have been obvious to one of ordinary skill in the art to use the sodium salt and hydrate of bromfenac. The motivation comes from the teaching of Aikawa et al. that an aqueous solution (eye drop) comprising bromfenac sodium hydrate treats or prevents congestion symptom of a conjunctiva. Hence, a skilled artisan would have reasonable expectation of successfully producing a composition with similar efficacy and results.

Claims 1, 4-5, 8, 10-12, 19-20, 22, and 27 are provisionally rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1, 5, and 47-48 of copending Application No. 11755662 in view of Chen et al. (US 6383471). Although the conflicting claims are not identical, they are not patentably distinct from each other because the copending application is drawn to a method of treating pain and/or inflammation associated with an ocular disease, injury or disorder comprising administering to a patient, in need of such treatment, a stabilized aqueous liquid solution comprising 2-amino-3-(4-bromobenzoyl) phenylacetic acid or a pharmaceutically acceptable salt thereof or a hydrate thereof at a concentration ranging from 0.05% to 0.1% administered once or twice a day, or at a concentration ranging from 0.12% to 0.24% administered once a day, and an alkyl aryl polyether alcohol type polymer whereas the claims herein are drawn to an aqueous liquid preparation comprising 2-amino-3-(4- bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof, and an alkyl aryl polyether alcohol type polymer or a polyethylene glycol fatty acid ester.

Although, the reference teaches 2-amino-3-(4-bromobenzoyl)phenalyacetic acid and a carrier the reference fails to specify an example and the specific elected species of the surfactant.

Chen et al. teaches a pharmaceutical composition including a hydrophobic therapeutic agent having at least one ionizable functional group, and a carrier. The carrier includes an ionizing agent capable of ionizing the functional group, a surfactant, and optionally solubilizers, triglycerides, and neutralizing agents (abstract). The reference teaches a hydrophobic therapeutic agent to include bromfenac (2-amino-3-(4bromobenzoyl)phenalyacetic acid)(see claim 4). The hydrophobic therapeutic agent is used in less than about 1% by weight, and typically less than about 0.1% or 0.01% by weight (see col 4 lines 58-60). The reference further teaches surfactants inclusive of polyethylene glycol fatty acid esters and additionally teaches polyethylene glycol fatty acid monoesters such as peg-15 stearate, etc (see claims 21-22 24 and 27). The surfactants are selected from the group consisting of alcohols; polyoxyethylene alkylethers; fatty acids; glycerol fatty acid esters; acetylated glycerol fatty acid esters; lower alcohol fatty acids esters; polyethylene glycol fatty acids esters; polyethylene glycol glycerol fatty acid esters; polypropylene glycol fatty acid esters; polyoxyethylene glycerides; lactic acid derivatives of mono/diglycerides; propylene glycol diglycerides; sorbitan fatty acid esters; polyoxyethylene sorbitan fatty acid esters; polyoxyethylenepolyoxypropylene block copolymers; transesterified vegetable oils; sterols; sterol derivatives; sugar esters; sugar ethers; sucroglycerides; polyoxyethylene vegetable oils; and polyoxyethylene hydrogenated vegetable oils. The pharmaceutical compositions of

the present invention can be provided in the form of a solution preconcentrate; i.e., a composition as described above, and intended to be dispersed with water, either prior to administration, in the form of a drink, or dispersed in vivo (col 34 lines 63-68). The reference also teaches preservatives (see claim 64). Although formulations specifically suited to oral administration are presently preferred, the compositions of the present invention can also be formulated for topical, transdermal, ocular, pulmonary, vaginal, rectal, transmucosal or parenteral administration

It would have been obvious to one of ordinary skill in the art to use a hydrophobic therapeutic agent, bromfenac, with the elected surfactant. The motivation comes from the teaching of Chen et al. that a variety of PEG-fatty acid esters have useful surfactant properties. Among the PEG-fatty acid monoesters, esters of lauric acid, oleic acid, and stearic acid are most useful. Hence, a skilled artisan would have reasonable expectation of successfully producing a composition with the most useful surfactant properties.

With respect to claim 19, the transitional phrase "consisting essentially of" limits the scope of a claim to the specified materials or steps "and those that do not materially affect the basic and novel characteristic(s)" of the claimed invention. In re Herz, 537 F.2d 549, 551-52, 190 USPQ 461, 463 (CCPA 1976). "A consisting essentially of claim occupies a middle ground between closed claims that are written in a consisting of' format and fully open claims that are drafted in a comprising' format." PPG Industries v. Guardian Industries, 156 F.3d 1351, 1354, 48 USPQ2d 1351, 1353-54 (Fed. Cir. 1998). See also Atlas Powder v. E.I. duPont de Nemours & Co., 750 F.2d 1569, 224 USPQ

409 (Fed. Cir. 1984); In re Janakirama-Rao, 317 F.2d 951, 137 USPQ 893 (CCPA 1963); Water Technologies Corp. vs. Calco, Ltd., 850 F.2d 660, 7 USPQ2d 1097 (Fed. Cir. 1988). For art purposes, "the consisting essentially of" language in the claim is treated as "comprising" language and it is an applicant's burden to establish that a step practiced in a prior art method is excluded from his claims by consisting essentially of language." (See MPEP 2111.03)

This is a <u>provisional</u> obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.

Claim 7 is rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1, 5, and 47-48 of copending Application No. 11755662 in view of Chen et al. (US 6383471), as applied to claims 1, 4-5, 8, 10-12, 19-20, 22, and 27 above and further in view of Fukahori et al. (JP 402083323A). Although the conflicting claims are not identical, they are not patentably distinct from each other because the copending application is drawn to a method of treating pain and/or inflammation associated with an ocular disease, injury or disorder comprising administering to a patient, in need of such treatment, a stabilized aqueous liquid solution comprising 2-amino-3-(4-bromobenzoyl) phenylacetic acid or a pharmaceutically acceptable salt thereof or a hydrate thereof at a concentration ranging from 0.05% to 0.1% administered once or twice a day, or at a concentration ranging from 0.12% to 0.24% administered once a day, and an alkyl aryl polyether alcohol type polymer whereas the claims herein are drawn to an aqueous liquid preparation comprising 2-amino-3-(4- bromobenzoyl)phenylacetic acid or a pharmacologically

acceptable salt thereof or a hydrate thereof, and an alkyl aryl polyether alcohol type polymer or a polyethylene glycol fatty acid ester.

Copending Application No. 11755662 and Chen et al. (US 6383471) are discussed above.

Copending Application No. 11755662 and Chen et al. (US 6383471) fail to teach the amount of the polyethylene glycol as claimed.

Fukahori et al. teaches a stable aqueous solution of riboflavin containing non-ionic surfactants preferably polyoxyethylene hardened castor oil or polyethylene glycol monostearate in an amount of 0.01 to 5.0 wt %/vol%.

In the absence of showing the criticality, the determination of optimal or workable concentration of the polyethylene glycol monostearate by routine experimentation is obvious absent showing of criticality of the claimed concentration. One having ordinary skill in the art would have been motivated to do this to obtain the **desired stability and solubilizing** properties of the composition. Hence, a skilled artisan would have had reasonable expectation of successfully producing a composition with the polyethylene glycol monostearate in the claimed range.

This is a <u>provisional</u> obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.

Claims 9-10, 13, 21, and 23-25 are rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1, 5, and 47-48

of copending Application No. 11755662 in view of Chen et al. (US 6383471), as applied to claims 1, 4-5, 8, 10-12, 19-20, 22, and 27 above and further in view of Gamache et al. (WO 01/15677) and Yakuji Nippo Ltd., ("New Drugs in Japan: 2001", 2001 Edition, Published by May 11, 2001, p.27-29 - IDS). Although the conflicting claims are not identical, they are not patentably distinct from each other because the copending application is drawn to a method of treating pain and/or inflammation associated with an ocular disease, injury or disorder comprising administering to a patient, in need of such treatment, a stabilized aqueous liquid solution comprising 2-amino-3-(4bromobenzoyl) phenylacetic acid or a pharmaceutically acceptable salt thereof or a hydrate thereof at a concentration ranging from 0.05% to 0.1% administered once or twice a day, or at a concentration ranging from 0.12% to 0.24% administered once a day, and an alkyl aryl polyether alcohol type polymer whereas the claims herein are drawn to an aqueous liquid preparation comprising 2-amino-3-(4bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof, and an alkyl aryl polyether alcohol type polymer or a polyethylene glycol fatty acid ester.

Copending Application No. 11755662 and Chen et al. (US 6383471) are discussed above.

Copending Application No. 11755662 and Chen et al. (US 6383471) fail to teach the specified preservative and stabilizer; and sodium salts and hydrates thereof; or an eye drop.

Gamache et al. teaches anti-inflammatory agents include bromfenac and Moxifloxacin, viscosity building agents include, for example, polyvinyl alcohol, polyvinyl pyrrolidone, methyl cellulose, hydroxypropyl methylcellulose, hydroxyethyl cellulose, carboxymethyl cellulose, hydroxypropyl cellulose or other agents known to those skilled in the art. An appropriate buffer system (e. g., sodium phosphate, sodium acetate or sodium borate) may be added to prevent pH drift under storage conditions. Exemplified is an otic/nasal suspension: Ingredient 1B/1 D agonist 0.1-1.0% w/v, Moxifloxacin 0.3% w/v, Benzalkonium Chloride 0.01% w/v, Edetate Disodium, USP 0.01% w/v, Sodium Chloride, USP 0.3% w/v, Sodium Sulfate, USP 1.2% w/v, Tyloxapol, USP 0.05% w/v, Hydroxyethylcellulose 0.25% w/v, Sulfuric Acid and/or Sodium Hydroxide, NF q. s., and purified water q. s. to 100%.

Yakuji Nippo Ltd. teaches an aqueous ophthalmic solution comprising bromfenac sodium hydrate boric acid, sodium sulfite, disodium edetate, polyvinylpyrroldione, benzalkonium sodium hydrate.

It would have been obvious to one of ordinary skill in the art at the time of the invention to use the specific preservative Benzalkonium Chloride and stabilizer - sodium sulfite. The motivation comes from the teaching of Gamache et al. that the preservatives inclusive of Benzalkonium Chloride prevent microbial contamination during use and the stabilizer prevent pH drift under storage conditions and further by Yakuji Nippo Ltd. that an ophthalmic solution of bromfenac sodium hydrate comprises boric acid, sodium sulfite, disodium edetate, polyvinylpyrroldione, benzalkonium sodium hydrate. Hence, a

skilled artisan would have had reasonable expectation of successfully producing a composition with similar efficacy and results.

This is a <u>provisional</u> obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.

Claim 14 is rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1, 5, and 47-48 of copending Application No. 11755662 in view of Chen et al. (US 6383471), as applied to claims 1, 4-5, 8, 10-12, 19-20, 22, and 27 above and further in view of Sawa (5942508). Although the conflicting claims are not identical, they are not patentably distinct from each other because the copending application is drawn to a method of treating pain and/or inflammation associated with an ocular disease, injury or disorder comprising administering to a patient, in need of such treatment, a stabilized aqueous liquid solution comprising 2-amino-3-(4-bromobenzoyl) phenylacetic acid or a pharmaceutically acceptable salt thereof or a hydrate thereof at a concentration ranging from 0.05% to 0.1% administered once or twice a day, or at a concentration ranging from 0.12% to 0.24% administered once a day, and an alkyl aryl polyether alcohol type polymer whereas the claims herein are drawn to an aqueous liquid preparation comprising 2-amino-3-(4- bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof, and an alkyl aryl polyether alcohol type polymer or a polyethylene glycol fatty acid ester.

Copending Application No. 11755662 and Chen et al. (US 6383471) are discussed above.

Copending Application No. 11755662 and Chen et al. (US 6383471) fails to a nose drop.

Sawa teaches an aqueous solution comprising a pyridonecarboxylic acid selected from the group consisting of lomefloxacin, norfloxacin, enoxacin, ofloxacin, ciprofloxacin, tosufloxacin, fleroxacin, cinoxacin, levofloxacin and sparfloxacin or a pharmacologically acceptable salt thereof in a concentration of 0.2-5.0 (w/v)%, and an arylcarboxylic acid selected from the group consisting of pranoprofen, ibuprofen, bromfenac, 2-naphthoic acid, 2-naphthylacetic acid and 2-naphthoxyacetic acid or a pharmacologically acceptable salt thereof in a proportion of 0.001-50 parts by weight per part by weight of the pyridonecarboxylic acid (see claim 2). The reference further teaches examples of the solubilizer include non-ionic surfactants such as polyoxyethylenesorbitane monoolate, polyoxyethyleneoxystearic acid triglyceride, polyethylene glycol, polyoxyethylene hydrogenated castor oil and the like, (col 8 lines 66-67 and col 9 lines 1-3). The aqueous solution of the present invention is used as an eye drop, nasal drop or ear drop. When it is used as an eye drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8, when it is used as a nasal drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8, (See claims 3-5). Examples of the antiseptic include quaternary ammonium salts such as benzalkonium chloride. Examples of the thickener include polyvinylpyrrolidone, Examples of the chelating agent

include sodium edetate, pH adjusting agents include sodium hydroxide, the reference teaches boric acid.

It would have been obvious to one of ordinary skill in the art to use the formulation as a nasal drop. The motivation comes from the teaching of Sawa that an aqueous solution comprising bromfenac is used as an eye drop, nasal drop or ear drop. When it is used as an eye drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8, when it is used as a nasal drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8. Hence, a skilled artisan would have reasonable expectation of successfully producing a composition with similar efficacy and results.

This is a <u>provisional</u> obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.

Claim 16 is rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1, 5, and 47-48 of copending Application No. 11755662 in view of Chen et al. (US 6383471) and Fukahori et al. (JP 402083323A), as applied to claims 1, 4-5, 7-8, 10-12, 19-20, 22, and 27 above and further in view of Aikawa et al. (JP 2002308764 A). Although the conflicting claims are not identical, they are not patentably distinct from each other because the claims are drawn to an aqueous solution preparation according to claim 1, wherein the concentration of the aminoglycoside antibiotic or its pharmacologically acceptable salt in the aqueous solution preparation is within a range from a minimum of 0.01 w/v % to a maximum of 35.0 w/v %, and the concentration of the bromfenac or its

pharmacologically acceptable salt in the aqueous solution preparation is within a range from a minimum of 0.01 w/v % to a maximum of 0.5 w/v %; further comprising at least one compound selected from the group consisting of a nonionic water-soluble polymer and a nonionic surfactant whereas the claims herein are drawn to an aqueous liquid preparation comprising 2-amino-3-(4- bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof, and an alkyl aryl polyether alcohol type polymer or a polyethylene glycol fatty acid ester.

- U.S. Patent No. 5942508, Chen et al. (US 6383471), and Fukahori et al. (JP 402083323A) are discussed above.
- U.S. Patent No. 5942508 and Chen et al. (US 6383471), and Fukahori et al. (JP 402083323A) fail to teach the specified sodium salt or a hydrate.

Aikawa et al. teaches ophthalmic pharmaceutical composition (eye drop) for treating or preventing congestion symptom of a conjunctiva, contains bromfenac sodium hydrate.

It would have been obvious to one of ordinary skill in the art to use the sodium salt and hydrate of bromfenac. The motivation comes from the teaching of Aikawa et al. that an aqueous solution (eye drop) comprising bromfenac sodium hydrate treats or prevents congestion symptom of a conjunctiva. Hence, a skilled artisan would have reasonable expectation of successfully producing a composition with similar efficacy and results.

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Art Unit: 1627

This is a <u>provisional</u> obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.

The arguments are not persuasive and the rejection is made **FINAL**.

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Conclusion

No claims allowed.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Layla Soroush whose telephone number is (571)272-5008. The examiner can normally be reached on Monday through Friday from 8:30 a.m. to 5:00 p.m.

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Art Unit: 1627

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Sreenivasan Padmanabhan, can be reached on (571) 272-0629. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

/Layla Soroush/

Examiner, Art Unit 1627



Application/Control No.	Applicant(s)/Pate Reexamination	ent under
13/353,653	SAWA ET AL.	
Examiner	Art Unit	
LAYLA SOROUSH	1627	

	SEAR	CHED	
Class	Subclass	Date	Examiner

INTERFERENCE SEARCHED				
Class	Subclass	Date	Examiner	

SEARCH NO (INCLUDING SEARCI)
	DATE	EXMR
SAWA, SHIROU FUJITA, SHUHEI	5/6/2013	LS
PEG and bromfenac	5/6/2013	LS

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

First Named Inventor : Attorney Docket No. 2012 0088

Shirou SAWA : Confirmation No. 1077

Serial No. 13/353,653 : Group Art Unit 1627

Filed January 19, 2012 : Examiner Layla Soroush

AQUEOUS LIQUID PREPARATION : **Mail Stop: AMENDMENT** CONTAINING 2-AMINO-3-(4-

BROMOBENZOYL)PHENYLACETIC ACID

AMENDMENT

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Responsive to the Official Action dated August 30, 2012, the time for responding thereto being extended for two months in accordance with payment of the PTO extension fee submitted concurrently herewith, please amend the above-identified application as follows:

Amendments to the Claims

1. (Currently amended) An aqueous liquid preparation comprising 2-amino-3-(4-bromobenzoyl)phenylacetic acid or a <u>pharmacologically acceptable_sodium_salt</u> thereof or a hydrate thereof, and <u>an alkyl aryl polyether alcohol type polymer or a polyethylene glycol fatty acid ester, provided that the alkyl aryl polyether alcohol type polymer is not tyloxapol wherein</u>

the concentration of the polyethylene glycol fatty acid ester is selected from a range of a minimum concentration of 0.02 w/v % to a maximum concentration of 0.1 w/v%.

2-3. (Canceled)

- **4.** (Original) The aqueous liquid preparation according to claim 1, wherein the carbon number of the fatty acid in the polyethylene glycol fatty acid ester is 12 to 18.
- **5.** (**Previously presented**) The aqueous liquid preparation according to claim 1, wherein the polyethylene glycol fatty acid ester is polyethylene glycol monostearate.

6-7. (Canceled)

- **8. (Currently amended)** The aqueous liquid preparation according to claim 1, wherein the concentration of the 2-amino-3-(4-bromobenzoyl)phenylacetic acid or a pharmacologically acceptable the sodium salt thereof or a the hydrate thereof is 0.01 to 0.5 w/v %.
- **9.** (**Previously presented**) The aqueous liquid preparation according to claim 1, wherein benzalkonium chloride is contained as a preservative.

10. (Canceled)

11. (Previously presented) The aqueous liquid preparation according to claim 1, wherein the pH of the aqueous liquid preparation is within a range of 7 to 9.

- **12. (Original)** The aqueous liquid preparation according to claim 11, wherein the pH of the aqueous liquid preparation is within a range of 7.5 to 8.5.
- **13.** (**Previously presented**) The aqueous liquid preparation according to claim 1, wherein the aqueous liquid preparation is an eye drop.
- **14.** (**Previously presented**) The aqueous liquid preparation according to claim 1, wherein the aqueous liquid preparation is a nasal drop.

15. (Canceled)

- **16.** (**Original**) An eye drop comprising sodium 2-amino-3-(4-bromobenzoyl)phenylacetate hydrate and 0.02 to 0.1 w/v % of polyethylene glycol monostearate.
- 17. (Currently amended) A method for stabilizing 2-amino-3-(4-bromobenzoyl)phenylacetic acid or a pharmacologically acceptable sodium salt thereof or a hydrate thereof in an aqueous liquid preparation, which comprises incorporating tyloxapol or polyethylene glycol monostearate into an aqueous liquid preparation containing 2-amino-3-(4-bromobenzoyl)phenylacetic acid or a pharmacologically acceptable sodium salt thereof or a hydrate thereof.
- **18.** (Currently amended) A method for inhibiting decrease in preservative effect of a preservative in an aqueous liquid preparation of 2-amino-3-(4-bromobenzoyl)phenylacetic acid or a pharmacologically acceptable sodium salt thereof or a hydrate thereof, which comprises incorporating tyloxapol or polyethylene glycol monostearate into an aqueous liquid preparation containing 2-amino-3-(4-bromobenzoyl)phenylacetic acid or a pharmacologically acceptable sodium salt thereof or a hydrate thereof and a preservative.
- 19. (Currently amended) The aqueous liquid preparation according to claim 1, which consists essentially of the following two components, wherein the first component is the 2-

amino-3-(4- bromobenzoyl)phenylacetic acid or a pharmacologically acceptable the sodium salt thereof or a the hydrate thereof, and the second component is the alkyl aryl polyether alcohol type polymer or the polyethylene glycol fatty acid ester.

- **20.** (**Previously presented**) The aqueous liquid preparation according to claim 1, which is formulated for ophthalmic administration.
- **21.** (**Previously presented**) The aqueous liquid preparation according to claim 1, wherein when a quaternary ammonium compound is included in said liquid preparation, the quaternary ammonium compound is benzalkonium chloride.
- **22.** (**Previously presented**) The aqueous liquid preparation according to claim 1, which further includes one or more additives selected from the group consisting of a preservative, buffer, thickener, stabilizer, chelating agent, and pH controlling agent.
- 23. (Currently amended) The aqueous liquid preparation according to claim-1_22, wherein said preservative is benzalkonium chloride; wherein said buffer is boric acid and/or sodium borate; wherein said thickener is polyvinylpyrrolidone; wherein said stabilizer is sodium sulfite; wherein said chelating agent is sodium edetate; and wherein said pH controlling agent is sodium hydroxide.
- **24.** (**Previously presented**) The aqueous liquid preparation according to claim 1, wherein the concentration of the 2-amino-3-(4-bromobenzoyl)phenylacetic acid sodium salt is about 0.2 w/v %.
- **25.** (**Previously presented**) The aqueous liquid preparation according to claim 1, wherein the hydrate is at least one selected from a 1/2 hydrate, 1 hydrate and 3/2 hydrate.

26-27. (Canceled)

28. (New) The aqueous liquid preparation according to claim 1 wherein the polyethylene glycol fatty acid ester is polyoxyl 40 stearate.

REMARKS

Favorable reconsideration is respectfully requested in view of the foregoing amendments and following remarks.

I. Examiner Interview

The Applicants express their sincere appreciation to the Examiner and her supervisor for their courtesy and helpful suggestions made during the telephone interview held on December 5, 2012.

The claims and the various grounds of rejection were reviewed. The Examiners recommended that in order to expedite allowance, the Applicant submit evidence of unexpected stabilizing effects of the claimed polyethylene glycol fatty acid esters on bromfenac.

II. Claim Amendments

Claim 1 is amended by incorporating the subject matter of claims 7, 10 and 27.

The claimed salt is limited to a sodium salt. Support is found for example in Experimental Example 1 on page 14 of the specification.

Claims 2, 6, 7, 10, 26 and 27 are canceled without prejudice.

New claim 28 is presented for additional patent protection based upon page 10, line 14 of the specification.

III. Rejection under 35 U.S.C. §112

Claim 23 is rejected as lacking antecedent basis based upon claim 1. Claim 23 has been amended to correct the dependency upon claim 22.

Thus this ground of rejection is deemed to be overcome.

IV. Characteristics of the Present Invention

The present invention is characterized by the combination of the following limitations:

- (1) an aqueous liquid preparation;
- (2) 2-amino-3-(4-bromobenzoyl) phenylacetatic acid or a sodium salt thereof or a hydrate thereof;

- (3) a polyethylene glycol fatty acid ester; and
- (4) the concentration of the polyethylene glycol fatty acid ester is selected from a range of a minimum concentration of 0.02 w/v% to a maximum concentration of 0.1 w/v%.

V. Unexpected Effects of the Present Invention

On the basis of the specific combination of limitations (1) to (4), the present invention shows excellent effects in that (1) the aqueous liquid preparation is stable within a pH range giving no irritation to eyes; and (2) the change of the 2-amino-3- (4-bromobenzoyl) phenylacetic acid over time can be inhibited, (c.f. page 4, lines 11-14 of the specification).

These excellent effects are clearly demonstrated by Experiments 1 to 3 of Rule 1.132 Declaration executed by Mr. Shirou Sawa enclosed herewith. Experiments 1 to 3 of Rule 1.132 Declaration respectively correspond to Experimental Examples 1 to 3 of the present specification (however, please be advised that Table 3 of the Rule 1.132 Declaration corresponds to Table 3-3 in the present specification).

Experiment 1

Stability of sodium 2-amino-3-(4-bromobenzoyl)phenylacetate was evaluated.

Namely, two eye drops of sodium 2-amino-3-(4-bromobenzoyl) phenylacetate comprising the components as shown in Table 1 were prepared, filled respectively into a polypropylene container and subjected to a stability test at 60°C for 4 weeks.

Table 1

Component	Comparison Example 1	A-01
Sodium 2-amino-3-(4-bromobenzoyl)phenylacetate	0. 1 g	0.1 g
Boric acid	1.5 g	1.5 g
Benzalkonium chloride	0.005 g	0.005 g
Polysorbate 80	0.15 g	-
Polyoxyl 40 stearate	-	0.15 g
Tyloxapol	-	•••
Sterile purified water	q.s.	q.s.
Total volume	100 mL	100 mL
Н	7.0	7.0
Remaining rate (%) of sodium 2-amino-3-(4-bromobenzoyl) phenylacetate at 60 °C after 4 weeks	51.3	63.7

As is apparent from Table 1, the stability test was carried out under the conditions of pH 7.0 at 60°C for 4 weeks.

Table 1 clearly shows that sodium 2-amino-3- (4-bromobenzoyl)phenylacetate in polyoxyl 40 stearate-containing preparation was more stable than that in polysorbate 80-containing preparation.

Experiment 2

Stability of sodium 2-amino-3-(4-bromobenzoyl)phenylacetate was evaluated. Namely, two eye drops of sodium 2-amino-3-(4-bromobenzoyl)phenylacetate comprising the components as shown in Table 2 were prepared, and filled respectively into a polypropylene container and preserved at 60°C for 4 weeks.

Table 2

Comp	onents	A-07	A-08
Sodium 2-	amino-3-(4-		
bromobenz	oyl)phenyl-	0.1 g	0.1 g
ace	etate		
Bori	c acid	1.1 g	1.1 g
Во	orax	1. 1 g	1.1 g
Benzalkon	lum chloride	0.005g	0.005g
Polyoxyl	40 stearate	0.02 g	0.05 g
Poly	vinyl-	2.0 ~	1.0 g
pyrrolid	one (K-30)	2.0 g	1.0 g
Sodium	edetate	0.02 g	0.02 g
Sodium	hydroxide	q.s.	q.s.
Sterile	purified	ri n	~ ^
Wa	iter	q.s.	q.s.
Total	volume	100 mL	100 mL
	рН	8.19	8.19
	Remaining rate	93.4	93.1
60°C, 4 weeks	(%)	33.4	30 T
	рН	8.13	8.14

As is apparent from Table 2, the remaining rate of sodium 2-amino-3-(4-bromobenzoyl) phenylacetate in the compositions A-07 and A-08 containing 0.02 w/v % and 0.05 w/v % of polyoxyl 40 stearate is not less than 90 % after storage at 60°C for 4 weeks.

Table 2 clearly shows that the compositions containing 0.02~w/v % and 0.05~w/v % of polyoxyl 40 stearate have sufficient stability for eye drops.

Experiment 3

Preservative effect test of composition A-07 of Experiment 2 was carried out against *Staphylococcus aureus* (referred to as *S. aureus*), *Escherichia Coli* (referred to as *E. coli*),

Pseudomonas aeruginosa (referred to as *P. aeruginosa*), *Candida albicans* (referred to as *C. albicans*) and *Aspergillus niger* (referred to as *A. niger*).

The results are shown in Table 3.

Table 3

		Cell count (CFU/mL)						
	Inoculum	6 hours	24 hours	7 days	14 days	21 days	28 days	
A-07	count	after	after	after	after	after	after	
	*.	inocula-	inocula-	inocula-	inocula-	inocula-	inocula-	
		tion	tion	tion	tion	tion	tion	
S. aureus	2.7×10 ⁶	3.1×10 ⁴	0	0	0	0	0	
E. coli	7.4×10 ⁶	0	0	0	0	0	0 ·	
P.	8.8×10 ⁵	. 0	0	0	0	0	0	
aeruginosa						·		
C. albicans	4.6×10 ⁵			0	0	0	0	
A. niger	1.0×10 ⁵		•	0	0	0	0	

As is apparent from Table 3, the preservative effect of the composition containing 0.02 w/v % of polyoxyl 40 stearate was found to be compatible with EP-criteria B in the European Pharmacopoeia (EP).

The EP-criteria B are given in the following.

EP-criteria B:

Viable cell counts of bacteria (*S. aureus, P. aeruginosa*) 24 hours and 7 days after inoculation decrease to not more than 1/10 and not more than 1/1000, respectively, and thereafter, the cell count levels off or decreases. Viable cell count of fungi (*C. albicans, A. niger*) 14 days after inoculation decreases to not more than 1/10, and thereafter, the cell count keeps the same level as that of 14 days after inoculation.

These effects are unexpectedly excellent over the compositions of the cited references.

Accordingly, the present invention is unobvious over the cited references to a person skilled in the art.

VI. Obviousness Rejection of Claims 1, 4-5, 8, 19-20, 22 and 27 under 35 U.S.C. §103 Over Chen et al.

As mentioned above, amended claim 1 is made by restricting claim 1 with claims 7, 10 and 27.

Amended claims 4-5, 8, 19-20 and 22 are dependent upon amended claim 1. Amended claim 1 is made by incorporating non-rejected claims 7 and 10. Accordingly, the present rejection will be overcome.

VII. Obviousness Rejection of Claims 1, 4-5, 8-9, 11-14, 19-22 and 27 under 35 U.S.C. §103 over Sawa (U.S. 5,942,508) in View of Chen et al.

Amended claims 4-5, 8-9, 11-14 and 19-22 are dependent upon amended claim 1.

Amended claim 1 is made by incorporating non-rejected claims 7 and 10.

Accordingly, the present rejection will be overcome.

VIII. Obviousness Rejection of Claims 1, 4-5, 8-9, 11-14, 19-22 and 27 under 35 U.S.C. §103 over Sawa (U. S. 6,274,592) in View of Chen et al.

Amended claims 4-5, 8-9, 11-14 and 19-22 are dependent upon amended claim 1. Amended claim 1 is made by incorporating non-rejected claims 7 and 10. Accordingly, the present rejection will be overcome.

IX. Obviousness Rejection of Claims 1, 4-5, 8-9, 11-14, 19-22 and 27 under 35 U.S.C.§103 Over Sawa (U.S. 2001/0056098) in View of Chen et al.

Amended claims 4-5, 8-9, 11-14 and 19-22 are dependent upon amended claim 1. Amended claim 1 is made by incorporating non-rejected claims 7 and 10. Accordingly, the present rejection will be overcome.

X. Obviousness Rejection of Claim 7 under 35 U.S.C. §103 Over Chen et al., and Further in View of Fukahori et al.

Present claim 7 is canceled, and therefore, the present rejection will be overcome.

XI. Obviousness Rejection of Claim 7 under 35 U.S.C. §103 Over Sawa '508 in View of Chen et al., and Further in View of Fukahori et al.

Claim 7 is canceled, and therefore, the present rejection will be overcome.

XII. Obviousness Rejection of Claim 7 under 35 U.S.C. §103 Over Sawa '592 in View of Chen et al., and Further in View of Fukahori et al.

Claim 7 is canceled, and therefore, the present rejection will be overcome.

XIII. Obviousness Rejection of Claim 7 Under 35 U.S.C. §103 over Sawa '098 in View of Chen et al., and Further in View of Fukahori et al.

Present claim 7 is canceled, and therefore, the present rejection will be overcome.

XIV. Obviousness Rejection of Claims 9, 11-14 and 21 under 35 U.S.C. §103 over Chen et al., and Further in View of Sawa ('508)

Amended claims 9, 11-14 and 21 are dependent upon amended claim 1.

Amended claim 1 is made by incorporating non-rejected claims 7 and 10.

Accordingly, the present rejection will be overcome.

XV. Obviousness Rejection of Claims 9, 11-14 and 21 under 35 U.S.C. §103 Over Chen et al., and Further in View of Sawa ('592)

Amended claims 9, 11-14 and 21 are dependent upon amended claim 1.

Amended claim 1 is made by incorporating non-rejected claims 7 and 10.

Accordingly, the present rejection will be overcome.

XVI. Obviousness Rejection of Claims 9, 11-14 and 21 under 35 U.S.C. §103 Over Chen et al., and Further in View of Sawa ('098)

Amended claims 9, 11-14 and 21 are dependent upon amended claim 1.

Amended claim 1 is made by incorporating non-rejected claims 7 and 10.

Accordingly, the present rejection will be overcome.

XVII. Obviousness Rejection of Claims 9, 21 and 23 under 35 U.S.C. §103 over Chen et al., and Further in View of Gamache et al. and Yakuji Nippo Ltd.

Amended claims 9, 21 and 23 are dependent upon amended claim 1.

Amended claim 1 is made by incorporating non-rejected claims 7 and 10.

Accordingly, the present rejection will be overcome.

XVIII. Obviousness Rejection of Claims 10 and 23-25 under 35 U.S.C. §103 Over Sawa '508 in View of Chen et al. and Further in View of Gamache et al. and Yakuji Nippo Ltd.

Amended claims 23 -25 are dependent upon amended claim 1.

Amended claim 1 is made by incorporating non-rejected claim 7.

Accordingly, the present rejection will be overcome.

XIX. Obviousness Rejection of Claims 10 and 23-25 under 35 U.S.C. §103 over Sawa '592 in view of Chen et al. and Further in View of Gamache et al. and Yakuji Nippo Ltd.

Amended claims 23-25 are dependent upon amended claim 1.

Amended claim 1 is made by incorporating non-rejected claim 7.

Accordingly, the present rejection will be overcome.

XX. Obviousness Rejection of Claims 10 and 23-25 under 35 U.S.C. §103 over Sawa '098 in View of Chen et al. and Further in View of Gamache et al. and Yakuji Nippo Ltd.

Amended claims 23-25 are dependent upon amended claim 1.

Amended claim 1 is made by incorporating non-rejected claim 7.

Accordingly, the present rejection will be overcome.

XXI. Obviousness Rejection of Claim 16 under 35 U.S.C. §103 over Chen et al. and Fukahori et al., and Further in View of Aikawa et al.

Amended claim 16 is dependent upon amended claim 1.

Amended claim 1 is made by incorporating non-rejected claims 7 and 10.

Accordingly, the present rejection will be overcome.

XXII. Obviousness Rejection of claim 16 under 35 U.S.C. §103 over Sawa '508 in View of Chen et al. and Fukahori et al., and Further in View of Aikawa et al.

Amended claim 16 is dependent upon amended claim 1.

Amended claim 1 is made by incorporating non-rejected claims 7 and 10.

Accordingly, the present rejection will be overcome.

XXIII. Obviousness Rejection of Claim 16 under 35 U.S.C. §103 over Sawa '592 in View of Chen et al. and Fukahori et al., and Further in View of Aikawa et al.

Amended claim 16 is dependent upon amended claim 1.

Amended claim 1 is made by incorporating non-rejected claims 7 and 10.

Accordingly, the present rejection will be overcome.

XXIV. Obviousness Rejection of Claim 16 under 35 U.S.C. §103 over Sawa '098 in View of Chen et al. and Fukahori et al., and Further in View of Aikawa et al.

Amended claim 16 is dependent upon amended claim 1.

Amended claim 1 is made by incorporating non-rejected claims 7 and 10.

Accordingly, the present rejection will be overcome.

XXV. Double Patenting

These grounds of rejection will be overcome by the amended claims.

XXVI. Conclusion

In view of the foregoing, it is believed that each ground of rejection set forth in the Official Action has been overcome, and that the application is now in condition for allowance.

Accordingly, such allowance is solicited.

WMC/dlk Washington, D.C. 20005-1503 Telephone (202) 721-8200 Facsimile (202) 721-8250 January 30, 2013 Respectfully submitted,
Digitally signed by /Warren M. Cheek/

DN: cn=/Warren M. Cheek/, o, ou, email=wcheek@wenderoth.com, c=US Date: 2013.01.30 13:54:39 -05'00'

Warren M. Cheek Registration No. 33,367 Attorney for Applicant

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of : Confirmation No. 1077

Serial No. 13/353,536 : Group Art Unit: 1627

Shirou SAWA et al. : Examiner: Layla Soroush

Filed: January 19, 2012

DECLARATION UNDER 37 CFR 1.132

Honorable Commissioner of Patent and Trademarks

Sir:

I, Shirou SAWA declare that:

I am one of inventors for the above-identified US patent application;

I am a citizen of Japan and a resident of c/o Senju Pharmaceutical Co., Ltd., 5-4, Murotani 1-chome, Nishi-ku, Kobe-shi, Hyogo 651-2241, Japan;

I graduated from Department of Chemical Engineering, Faculty of Engineering, The University of Tokushima, Tokushima, Japan in 1988;

I took the master degree on the study of the chemical engineering at The University of Tokushima, Tokushima, Japan in 1990;

I have been an employee of SENJU PHARMACEUTICAL CO., LTD., Japan, since 1990 up to this time, and have been engaged in research relating to pharmaceutics;

I am a member of the Japan society of drug delivery system since July 2001.

The experiments set out below were conducted under my supervision and direction.

Experiment 1

Stability test of sodium 2-amino-3-(4-bromobenzoyl)phenylacetate

(1) Test Method

Two kinds of eye drops of sodium 2-amino-3-(4-bromobenzoyl)phenylacetate comprising the components as shown in Table 1 were prepared, filled respectively into a polypropylene container and subjected to stability test. Stability test was carried out under the condition of pH 7.0 at 60°C for 4 weeks.

Table 1

Component	Comparison Example 1	A-01
Sodium 2-amino-3-(4- bromobenzoyl)phenylacetate	0.1 g	0.1 g
Boric acid	1.5 g	1.5 g
Benzalkonium chloride	0.005 g	0.005 g
Polysorbate 80	0.15 g	-
Polyoxyl 40 stearate	-	0.15 g
Tyloxapol	-	
Sterile purified water	q.s.	q.s.
Total volume	100 mL	100 mL
рН	7.0	7.0
Remaining rate (%) of sodium 2-amino-3-(4-bromobenzoyl) phenylacetate at 60 °C after 4 weeks	51.3	63.7

(2) Test Result

The remaining rate (%) of sodium 2-amino-3-(4-bromobenzoyl) phenylacetate in Table 1 indicates values obtained by correcting moisture vaporization from the container. As is apparent from Table 1, the remaining rate of sodium 2-amino-3-(4-bromobenzoyl) phenylacetate in the polyoxyl 40 stearate-containing preparation at 60°C for 4 weeks is 12.4% higher than that in the polysorbate 80-containing preparation.

Therefore, with regard to the stability of sodium 2-amino-3-(4-bromobenzoyl)phenylacetate, the polyoxyl 40 stearate-containing preparation were quite superior to the

polysorbate 80-containing preparation.

Experiment 2

Stability test of sodium 2-amino-3-(4-bromobenzoyl)phenylacetate

(1) Test Method

Two eye drops of sodium 2-amino-3-(4-bromobenzoyl)phenylacetate comprising the components as shown in Table 2 were prepared, and filled respectively into a polypropylene container and preserved at 60°C for 4 weeks.

Table 2

Comp	onents	A-07	A-08	
Sodium 2-	amino-3-(4-			
bromobenz	oyl)phenyl-	0.1 g	0.1 g	
ace	etate			
Bori	c acid	1.1 g	1.1 g	
Вс	orax	1.1 g	1.1 g	
Benzalkon	lum chloride	0.005g	0.005g	
Polyoxyl	40 stearate	0.02 g	0.05 g	
Poly	vinyl-	2.0 ~	1.0 g	
pyrrolid	one (K-30)	2.0 g		
Sodium	edetate	0.02 g	0.02 g	
Sodium	hydroxide	q.s.	q.s.	
Sterile	purified			
Wa	ater	q.s.	q.s.	
Total	volume	100 mL	100 mL	
	рН	8.19	8.19	
	Remaining rate	93.4	93.1	
60°C, 4 weeks	(용)	33.4	93.1	
	pН	8.13	8.14	

(2) Test Result

As is apparent from Table 2, the remaining rate of sodium 2-amino-3-(4-bromobenzoyl) phenylacetate in the compositions A-07 and A-08 containing 0.02 w/v and 0.05 w/v of polyoxyl 40 stearate is not less than 90 % after storage at 60°C for 4 weeks, which indicates that those compositions have sufficient stability for eye drops.

Experiment 3

Preservative effect test of compositions containing polyoxyl 40 stearate

(1) Test Method

Preservative effect test of composition A-07 as shown in Table 2 was carried out against Staphylococcus aureus (referred to as S. aureus), Escherichia Coli (referred to as E. coli), Pseudomonas aeruginosa (referred to as P. aeruginosa), Candida albicans (referred to as C. albicans) and Aspergillus niger (referred to as A. niger) as shown in Table 3.

10 mL of the sample (compositions A-07) was dispensed into 5 sterilized stoppered test tubes. Each kind of bacteria or fungi as shown in Table 3 was inoculated into one test tube of the sample so as to be a density of $10^6~\mathrm{CFU/mL}$ of bacteria or a density of 105 CFU/mL of fungi. These test tubes of the inoculated samples were preserved at about 20-25°C. Sampling was carried out 6 hours, 24 hours, 7 days, 14 days, 21 days and 28 days after inoculation. As to the way of sampling, 0.5 mL of sample was batched off from each of the test tubes and was subjected to 10-, 100- or 1000-fold dilution by sterile physiological saline solution, followed by the inoculation into a petri dish. With regard to bacteria, 15-20 mL of soybean-casein digest agar medium containing an inactivator (0.1% of lecithin and 0.7% of polysorbate 80) was dispensed. With regard to fungi, 15-20 mL of Sabouraud glucose agar medium containing an inactivator (0.1% of lecithin and 0.7% of polysorbate 80) was dispensed. Thereafter, cultivation was carried out in the condition as shown in Table 3. Finally, viable cell count was determined.

Table 3

	Cell count (CFU/mL)						
	Inoculum	6 hours	24 hours	7 days	14 days	21 days	28 days
A-07	count	after	after	after	after	after	after
		inocula-	inocula-	inocula-	inocula-	inocula-	inocula-
		tion	tion	tion	tion	tion	tion
S. aureus	2.7×10 ⁶	3.1×10 ⁴	0	0	0	0	0
E. coli	7.4×10 ⁶	0	0	0	0	0	0
P.	8.8×10 ⁶	0	0	0	0	0	0
aeruginosa							
C. albicans	4.6×10 ⁵		<u> </u>	0	0	0	0
A. niger	1.0×10 ⁵		_	0	0	0	0

(2) Test Result

As is apparent from Table 3, the preservative effect of composition containing 0.02 w/v % of polyoxyl 40 stearate was found to be compatible with EP-criteria B in European Pharmacopoeia (EP).

The EP-criteria B are given in the following. EP-criteria B:

Viable cell counts of bacteria (*S. aureus*, *P.aeruginosa*) 24 hours and 7 days after inoculation decrease to not more than 1/10 and not more than 1/1000, respectively, and thereafter, the cell count levels off or decreases.

Viable cell count of fungi (*C. albicans*, *A. niger*) 14 days after inoculation decreases to not more than 1/10, and thereafter, the cell count keeps the same level as that of 14 days after inoculation.

It is declared by the undersigned that all statements made herein of undersigned's own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001, and that such willful false statements may jeopardize the validity of the above-identified application or any patent issuing thereon.

This/ ψ day of December, 2012

Shirou Sawa Shirou SAWA

Electronic Patent A	\pp	olication Fee	Transm	ittal	
Application Number:	13353653				
Filing Date:	19-Jan-2012				
Title of Invention:	AQUEOUS LIQUID PREPARATION CONTAINING 2-AMINO-3-(4-BROMOBENZOYL)PHENYLACETIC ACID				
First Named Inventor/Applicant Name:	Shirou Sawa				
Filer:	Warren M. Cheek Jr./Donna King				
Attorney Docket Number:	20	12_0088			
Filed as Large Entity					
Utility under 35 USC 111(a) Filing Fees					
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Basic Filing:					
Pages:					
Claims:					
Miscellaneous-Filing:					
Petition:					
Patent-Appeals-and-Interference:					
Post-Allowance-and-Post-Issuance:					
Extension-of-Time:					
Page 126 of 333 Extension - 2 months with \$0 paid		1252	1	570	570

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Miscellaneous:				
	Tot	al in USD	(\$)	570

Electronic Acknowledgement Receipt				
EFS ID:	14830525			
Application Number:	13353653			
International Application Number:				
Confirmation Number:	1077			
Title of Invention:	AQUEOUS LIQUID PREPARATION CONTAINING 2-AMINO-3-(4-BROMOBENZOYL)PHENYLACETIC ACID			
First Named Inventor/Applicant Name:	Shirou Sawa			
Customer Number:	513			
Filer:	Warren M. Cheek Jr./ann leveille			
Filer Authorized By:	Warren M. Cheek Jr.			
Attorney Docket Number:	2012_0088			
Receipt Date:	30-JAN-2013			
Filing Date:	19-JAN-2012			
Time Stamp:	15:33:06			
Application Type:	Utility under 35 USC 111(a)			

Payment information:

Submitted with Payment	yes
Payment Type	Credit Card
Payment was successfully received in RAM	\$570
RAM confirmation Number	2232
Deposit Account	230975
Authorized User	CHEEK JR., WARREN M.

The Director of the USPTO is hereby authorized to charge indicated fees and credit any overpayment as follows:

Charge any Additional Fees required under 37 C.F.R. Section 1.16 (National application filing, search, and examination fees)

Page 128 harge any Additional Fees required under 37 C.F.R. Section 1.17 (Patent application and reexamination processing fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.19 (Document supply fees) Charge any Additional Fees required under 37 C.F.R. Section 1.20 (Post Issuance fees) Charge any Additional Fees required under 37 C.F.R. Section 1.21 (Miscellaneous fees and charges) File Listing: **Document** Multi File Size(Bytes)/ **Pages File Name Document Description** Number Message Digest Part /.zip (if appl.) 585804 1 AttachA.pdf 15 yes 0f7f01e3e4c9c103803491d2eaef137dae42 Multipart Description/PDF files in .zip description **Document Description** Start **End** Amendment/Req. Reconsideration-After Non-Final Reject 1 1 Claims 2 5 Applicant Arguments/Remarks Made in an Amendment 6 15 Warnings: The PDF file has been signed with a digital signature and the legal effect of the document will be based on the contents of the file not the digital signature. Information: 152525 2 Rule 130, 131 or 132 Affidavits AttachB.pdf 8 no 86a724a7ad0cb69ed2682b3449e6b6f546 4a55d

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Information: 31097 3 Fee Worksheet (SB06) fee-info.pdf 2 no 84c839a042779802220ebd018dadc87044 Warnings: Information: Total Files Size (in bytes): 769426

This Acknowledgement Receipt evidences receipt on the noted date by the USPTO of the indicated documents, characterized by the applicant, and including page counts, where applicable. It serves as evidence of receipt similar to a Post Card, as described in MPEP 503.

New Applications Under 35 U.S.C. 111

If a new application is being filed and the application includes the necessary components for a filing date (see 37 CFR 1.53(b)-(d) and MPEP 506), a Filing Receipt (37 CFR 1.54) will be issued in due course and the date shown on this Acknowledgement Receipt will establish the filing date of the application.

National Stage of an International Application under 35 U.S.C. 371

If a timely submission to enter the national stage of an international application is compliant with the conditions of 35 U.S.C. 371 and other applicable requirements a Form PCT/DO/EO/903 indicating acceptance of the application as a national stage submission under 35 U.S.C. 371 will be issued in addition to the Filing Receipt, in due course.

New International Application Filed with the USPTO as a Receiving Office

If a new international application is being filed and the international application includes the necessary components for an international filing date (see PCT Article 11 and MPEP 1810), a Notification of the International Application Number and of the International Filing Date (Form PCT/RO/105) will be issued in due course, subject to prescriptions concerning national security, and the date shown on this Acknowledgement Receipt will establish the international filing date of the application.

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
13/353,653	3,653 01/19/2012 Shirou Sawa		2012_0088	1077	
	7590 08/30/201 , LIND & PONACK, I	EXAMINER			
1030 15th Stree	et, N.W.,	SOROUSH, LAYLA			
Suite 400 East Washington, DC 20005-1503			ART UNIT	PAPER NUMBER	
			1627		
			NOTIFICATION DATE	DELIVERY MODE	
			08/30/2012	ELECTRONIC	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

ddalecki@wenderoth.com eoa@wenderoth.com

		Application No.	Applicant(s)		
	Office Action Comments	13/353,653	SAWA ET AL.		
	Office Action Summary	Examiner	Art Unit		
		LAYLA SOROUSH	1627		
Period f	The MAILING DATE of this communication app or Reply	ears on the cover sheet with	n the correspondence ad	ldress	
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).					
Status					
1)[🔀	Responsive to communication(s) filed on <i>03 Ap</i>	nril 2012			
2a)□	· · · · · · · · · · · · · · · · · · ·	action is non-final.			
′=	An election was made by the applicant in response		ment set forth during th	e interview on	
٥/١	; the restriction requirement and election	•	-	0 111101 11011 011	
4\□	Since this application is in condition for allowar	•		merits is	
•/-	closed in accordance with the practice under <i>E</i>	·	•		
Dienoei	tion of Claims	in parto dadyto, 1000 0.2.	11, 100 0.0. 210.		
-					
6)	 5) Claim(s) 1,2,4-14 and 16-27 is/are pending in the application. 5a) Of the above claim(s) 2,6,17,18 and 26 is/are withdrawn from consideration. 6) Claim(s) is/are allowed. 7) Claim(s) 1,4,5,7-14,16,19-25 and 27 is/are rejected. 8) Claim(s) is/are objected to. 9) Claim(s) are subject to restriction and/or election requirement. 				
Applicat	tion Papers				
11)	 10) The specification is objected to by the Examiner. 11) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 12) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. 				
Priority	under 35 U.S.C. § 119				
 13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 10/525,006. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachme	nt(s)				
1) 🔀 Noti 2) 🔲 Noti 3) 🔀 Info	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) rmation Disclosure Statement(s) (PTO/SB/08) er No(s)/Mail Date 1/19/12.	Paper No(s)	mmary (PTO-413) /Mail Date ormal Patent Application -		

The Office Action is in response to the Applicant's reply filed April 3, 2012 to the restriction requirement made on March 16, 2012.

Applicant's election of Group I and the species polyethylene glycol fatty acid monoester of claims 1, 4-5, 7-14, 16, 19-25 and 27 with traverse is acknowledged. Because the applicant did not distinctly and specifically point out the supposed errors in the restriction requirement, the election has been treated as an election without traverse (MPEP 818.03 (a)).

The requirement is still deemed proper and is therefore made **FINAL**.

/SREENI PADMANABHAN/

Supervisory Patent Examiner, Art Unit 1627

Claims 2, 6, 17, 18, and 26 are withdrawn from further consideration pursuant to 37 C.F.R. 1.142(b), as being drawn to non-elected subject matter. The claims corresponding to the elected subject matter are 1, 4-5, 7-14, 16, 19-25 and 27; and are herein acted on the merits.

The claims are examined to the extent that they read on the elected species - polyethylene glycol fatty acid monoester.

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claim 23 recites the limitation "said preservative; said buffer; said thickner; said stabilizer; said chelating agent said pH controlling agent" in claim 1. There is insufficient antecedent basis for this limitation in the claim. The claims are examined to the extent that they read on a composition further comprising a preservative; buffer; thickner; stabilizer; chelating agent; and pH controlling agent.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was

not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

Claims 1, 4-5, 8, 19-20, 22, and 27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Chen et al. (US 6383471).

Chen et al. teaches a pharmaceutical composition including a hydrophobic therapeutic agent having at least one ionizable functional group, and a carrier. The carrier includes an ionizing agent capable of ionizing the functional group, a surfactant, and optionally solubilizers, triglycerides, and neutralizing agents (abstract). The reference teaches a hydrophobic therapeutic agent to include bromfenac (2-amino-3-(4bromobenzoyl)phenalyacetic acid)(see claim 4). The hydrophobic therapeutic agent is used in less than about 1% by weight, and typically less than about 0.1% or 0.01% by weight (see col 4 lines 58-60) (renders obvious the limitation of claims 8 and 24). The reference further teaches surfactants inclusive of polyethylene glycol fatty acid esters and additionally teaches polyethylene glycol fatty acid monoesters such as peg-15 stearate, etc (see claims 21-22 24 and 27). The surfactants are selected from the group consisting of alcohols; polyoxyethylene alkylethers; fatty acids; glycerol fatty acid esters; acetylated glycerol fatty acid esters; lower alcohol fatty acids esters; polyethylene glycol fatty acids esters; polyethylene glycol glycerol fatty acid esters; polypropylene glycol fatty acid esters; polyoxyethylene glycerides; lactic acid derivatives of mono/diglycerides; propylene glycol diglycerides; sorbitan fatty acid esters; polyoxyethylene sorbitan fatty acid esters; polyoxyethylene-polyoxypropylene block

copolymers; transesterified vegetable oils; sterols; sterol derivatives; sugar esters; sugar ethers; sucroglycerides; polyoxyethylene vegetable oils; and polyoxyethylene hydrogenated vegetable oils. The pharmaceutical compositions of the present invention can be provided in the form of a solution preconcentrate; i.e., a composition as described above, and intended to be dispersed with water, either prior to administration, in the form of a drink, or dispersed in vivo (col 34 lines 63-68) (reads on an aqueous liquid preparation). The reference also teaches preservatives (see claim 64). Although formulations specifically suited to oral administration are presently preferred, the compositions of the present invention can also be formulated for topical, transdermal, ocular, pulmonary, vaginal, rectal, transmucosal or parenteral administration (col 35 lines 9-20). Chen et al. further teaches components that can be incorporated into the composition include inorganic acids inclusive of boric acid (col 46, line 6), solubilizer such as polyvinylpyrrolidone (claim 49), exemplifications of carriers comprising Edetate Disodium (col 4 table 20 formulations 65 and 66), and ionizing agents that deprotonate the acidic functional groups of the therapeutic agent are pharmaceutically acceptable organic or inorganic bases, inclusive of sodium hydroxide (col 11 lines 12-13) (reads on the limitations of claim 22).

Although, the reference teaches both 2-amino-3-(4-bromobenzoyl)phenalyacetic acid and a polyethylene glycol fatty acid monoester dispersed with water, the reference fails to specify an example.

It would have been obvious to one of ordinary skill in the art to use a hydrophobic therapeutic agent, bromfenac, with a surfactant. The motivation comes from the

teaching of Chen et al. that a variety of PEG-fatty acid esters have useful surfactant properties. Among the PEG-fatty acid monoesters, esters of lauric acid, oleic acid, and stearic acid are most useful. Hence, a skilled artisan would have reasonable expectation of successfully producing a composition with the most useful surfactant properties.

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With respect to claim 19, the transitional phrase "consisting essentially of" limits the scope of a claim to the specified materials or steps "and those that do not materially affect the basic and novel characteristic(s)" of the claimed invention. In re Herz, 537 F.2d 549, 551-52, 190 USPQ 461, 463 (CCPA 1976). "A consisting essentially of' claim occupies a middle ground between closed claims that are written in a consisting of' format and fully open claims that are drafted in a comprising' format." PPG Industries v. Guardian Industries, 156 F.3d 1351, 1354, 48 USPQ2d 1351, 1353-54 (Fed. Cir. 1998). See also Atlas Powder v. E.I. duPont de Nemours & Co., 750 F.2d 1569, 224 USPQ 409 (Fed. Cir. 1984); In re Janakirama-Rao, 317 F.2d 951, 137 USPQ 893 (CCPA 1963); Water Technologies Corp. vs. Calco, Ltd., 850 F.2d 660, 7 USPQ2d 1097 (Fed. Cir. 1988). For art purposes, "the consisting essentially of" language in the claim is treated as "comprising" language and it is an applicant's burden to establish that a step practiced in a prior art method is excluded from his claims by consisting essentially of' language." (See MPEP 2111.03)

Claims 1, 4-5, 8-9, 11-14, 19-22, and 27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sawa (5942508) in view of Chen et al. (US 6383471).

Sawa teaches an aqueous solution comprising a pyridonecarboxylic acid selected from the group consisting of lomefloxacin, norfloxacin, enoxacin, ofloxacin, ciprofloxacin, tosufloxacin, fleroxacin, cinoxacin, levofloxacin and sparfloxacin or a pharmacologically acceptable salt thereof in a concentration of 0.2-5.0 (w/v)%, and an arylcarboxylic acid selected from the group consisting of pranoprofen, ibuprofen, bromfenac (2-amino-3-(4-bromobenzoyl)phenalyacetic acid), 2-naphthoic acid, 2naphthylacetic acid and 2-naphthoxyacetic acid or a pharmacologically acceptable salt thereof in a proportion of 0.001-50 parts by weight per part by weight of the pyridonecarboxylic acid (see claim 2). The reference further teaches examples of the solubilizer include non-ionic surfactants such as polyoxyethylenesorbitane monoolate, polyoxyethyleneoxystearic acid triglyceride, polyethylene glycol, polyoxyethylene hydrogenated castor oil and the like, (col 8 lines 66-67 and col 9 lines 1-3). The aqueous solution of the present invention is used as an eye drop, nasal drop or ear drop. When it is used as an eye drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8, when it is used as a nasal drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8, (See claims 3-5). Examples of the antiseptic include quaternary ammonium salts such as benzalkonium chloride. Examples of the thickener include polyvinylpyrrolidone, Examples of the chelating agent include sodium edetate, pH adjusting agents include sodium hydroxide, the reference teaches boric acid.

Although, the reference teaches both 2-amino-3-(4-bromobenzoyl)phenalyacetic acid and a surfactant in an aqueous solution, the reference fails to specify an example and the specific elected species of the surfactant.

Chen et al. teaches a pharmaceutical composition including a hydrophobic therapeutic agent having at least one ionizable functional group, and a carrier. The carrier includes an ionizing agent capable of ionizing the functional group, a surfactant, and optionally solubilizers, triglycerides, and neutralizing agents (abstract). The reference teaches a hydrophobic therapeutic agent to include bromfenac (2-amino-3-(4bromobenzoyl)phenalyacetic acid)(see claim 4). The hydrophobic therapeutic agent is used in less than about 1% by weight, and typically less than about 0.1% or 0.01% by weight (see col 4 lines 58-60) (renders obvious the limitation of claims 8 and 24). The reference further teaches surfactants inclusive of polyethylene glycol fatty acid esters and additionally teaches polyethylene glycol fatty acid monoesters such as peg-15 stearate, etc (see claims 21-22 24 and 27). The surfactants are selected from the group consisting of alcohols; polyoxyethylene alkylethers; fatty acids; glycerol fatty acid esters; acetylated glycerol fatty acid esters; lower alcohol fatty acids esters; polyethylene glycol fatty acids esters; polyethylene glycol glycerol fatty acid esters; polypropylene glycol fatty acid esters; polyoxyethylene glycerides; lactic acid derivatives of mono/diglycerides; propylene glycol diglycerides; sorbitan fatty acid esters; polyoxyethylene sorbitan fatty acid esters; polyoxyethylene-polyoxypropylene block copolymers; transesterified vegetable oils; sterols; sterol derivatives; sugar esters; sugar ethers; sucroglycerides; polyoxyethylene vegetable oils; and polyoxyethylene hydrogenated vegetable oils. The pharmaceutical compositions of the present invention can be provided in the form of a solution preconcentrate; i.e., a composition as described above, and intended to be dispersed with water, either prior to administration,

in the form of a drink, or dispersed in vivo (col 34 lines 63-68) (reads on an aqueous liquid preparation). The reference also teaches preservatives (see claim 64). Although formulations specifically suited to oral administration are presently preferred, the compositions of the present invention can also be formulated for topical, transdermal, ocular, pulmonary, vaginal, rectal, transmucosal or parenteral administration. Chen et al. further teaches components that can be incorporated into the composition include inorganic acids inclusive of boric acid, solubilizer such as polyvinylpyrrolidone, exemplifications of carriers comprising Edetate Disodium, and ionizing agents that deprotonate the acidic functional groups of the therapeutic agent are pharmaceutically acceptable organic or inorganic bases, inclusive of sodium hydroxide (reads on the limitations of claim 22).

It would have been obvious to one of ordinary skill in the art to use a hydrophobic therapeutic agent, bromfenac, with the elected surfactant. The motivation comes from the teaching of Chen et al. that a variety of PEG-fatty acid esters have useful surfactant properties. Among the PEG-fatty acid monoesters, esters of lauric acid, oleic acid, and stearic acid are most useful. Hence, a skilled artisan would have reasonable expectation of successfully producing a composition with the most useful surfactant properties.

With respect to claim 19, the transitional phrase "consisting essentially of" limits the scope of a claim to the specified materials or steps "and those that do not materially affect the basic and novel characteristic(s)" of the claimed invention. In re Herz, 537 F.2d 549, 551-52, 190 USPQ 461, 463 (CCPA 1976). "A consisting essentially of' claim

occupies a middle ground between closed claims that are written in a consisting of' format and fully open claims that are drafted in a comprising' format." PPG Industries v. Guardian Industries, 156 F.3d 1351, 1354, 48 USPQ2d 1351, 1353-54 (Fed. Cir. 1998). See also Atlas Powder v. E.I. duPont de Nemours & Co., 750 F.2d 1569, 224 USPQ 409 (Fed. Cir. 1984); In re Janakirama-Rao, 317 F.2d 951, 137 USPQ 893 (CCPA 1963); Water Technologies Corp. vs. Calco, Ltd., 850 F.2d 660, 7 USPQ2d 1097 (Fed. Cir. 1988). For art purposes, "the consisting essentially of" language in the claim is treated as "comprising" language and it is an applicant's burden to establish that a step practiced in a prior art method is excluded from his claims by consisting essentially of' language." (See MPEP 2111.03)

Claims 1, 4-5, 8-9, 11-14, 19-22, and 27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sawa (6274592) in view of Chen et al. (US 6383471).

Sawa teaches an aqueous solution containing an arylcarboxylic acid or a pharmacologically acceptable salt thereof, particularly pranoprofen, dicrofenac or bromfenac(2-amino-3-(4-bromobenzoyl)phenalyacetic acid), and which has sufficient stability at lower temperatures. Examples of the solubilizer include non-ionic surfactants such as polyoxyethylenesorbitan monoolate, polyoxyethyleneoxystearic acid triglyceride, polyethylene glycol, polyoxyethylene hydrogenated castor oil and the like, (see col 11 lines 59-63). The aqueous solution of the present invention is used as an eye drop, nasal drop or ear drop. When it is used as an eye drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8, when it is used as a nasal drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8. Examples of the antiseptic

include quaternary ammonium salts such as benzalkonium chloride. Examples of the thickener include polyvinylpyrrolidone, Examples of the chelating agent include sodium edetate, pH adjusting agents include sodium hydroxide, the reference teaches boric acid.

Although, the reference teaches both 2-amino-3-(4-bromobenzoyl)phenalyacetic acid and a surfactant in an aqueous solution, the reference fails to specify an example and the specific elected species of the surfactant.

Chen et al. teaches a pharmaceutical composition including a hydrophobic therapeutic agent having at least one ionizable functional group, and a carrier. The carrier includes an ionizing agent capable of ionizing the functional group, a surfactant, and optionally solubilizers, triglycerides, and neutralizing agents (abstract). The reference teaches a hydrophobic therapeutic agent to include bromfenac (2-amino-3-(4bromobenzoyl)phenalyacetic acid)(see claim 4). The hydrophobic therapeutic agent is used in less than about 1% by weight, and typically less than about 0.1% or 0.01% by weight (see col 4 lines 58-60) (renders obvious the limitation of claims 8 and 24. The reference further teaches surfactants inclusive of polyethylene glycol fatty acid esters and additionally teaches polyethylene glycol fatty acid monoesters such as peg-15 stearate, etc (see claims 21-22 24 and 27). The surfactants are selected from the group consisting of alcohols; polyoxyethylene alkylethers; fatty acids; glycerol fatty acid esters; acetylated glycerol fatty acid esters; lower alcohol fatty acids esters; polyethylene glycol fatty acids esters; polyethylene glycol glycerol fatty acid esters; polypropylene glycol fatty acid esters; polyoxyethylene glycerides; lactic acid derivatives of

mono/diglycerides; propylene glycol diglycerides; sorbitan fatty acid esters; polyoxyethylene sorbitan fatty acid esters; polyoxyethylene-polyoxypropylene block copolymers; transesterified vegetable oils; sterols; sterol derivatives; sugar esters; sugar ethers; sucroglycerides; polyoxyethylene vegetable oils; and polyoxyethylene hydrogenated vegetable oils. The pharmaceutical compositions of the present invention can be provided in the form of a solution preconcentrate; i.e., a composition as described above, and intended to be dispersed with water, either prior to administration, in the form of a drink, or dispersed in vivo (col 34 lines 63-68) (reads on an aqueous liquid preparation). The reference also teaches preservatives (see claim 64). Although formulations specifically suited to oral administration are presently preferred, the compositions of the present invention can also be formulated for topical, transdermal, ocular, pulmonary, vaginal, rectal, transmucosal or parenteral administration. Chen et al. further teaches components that can be incorporated into the composition include inorganic acids inclusive of boric acid, solubilizer such as polyvinylpyrrolidone, exemplifications of carriers comprising Edetate Disodium, and ionizing agents that deprotonate the acidic functional groups of the therapeutic agent are pharmaceutically acceptable organic or inorganic bases, inclusive of sodium hydroxide (reads on the limitations of claim 22).

It would have been obvious to one of ordinary skill in the art to use a hydrophobic therapeutic agent, bromfenac, with the elected surfactant. The motivation comes from the teaching of Chen et al. that a variety of PEG-fatty acid esters have useful surfactant properties. Among the PEG-fatty acid monoesters, esters of lauric acid, oleic acid, and

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stearic acid are most useful. Hence, a skilled artisan would have reasonable expectation of successfully producing a composition with the most useful surfactant properties.

With respect to claim 19, the transitional phrase "consisting essentially of" limits the scope of a claim to the specified materials or steps "and those that do not materially affect the basic and novel characteristic(s)" of the claimed invention. In re Herz, 537 F.2d 549, 551-52, 190 USPQ 461, 463 (CCPA 1976). "A consisting essentially of' claim occupies a middle ground between closed claims that are written in a consisting of' format and fully open claims that are drafted in a comprising' format." PPG Industries v. Guardian Industries, 156 F.3d 1351, 1354, 48 USPQ2d 1351, 1353-54 (Fed. Cir. 1998). See also Atlas Powder v. E.I. duPont de Nemours & Co., 750 F.2d 1569, 224 USPQ 409 (Fed. Cir. 1984); In re Janakirama-Rao, 317 F.2d 951, 137 USPQ 893 (CCPA 1963); Water Technologies Corp. vs. Calco, Ltd., 850 F.2d 660, 7 USPQ2d 1097 (Fed. Cir. 1988). For art purposes, "the consisting essentially of" language in the claim is treated as "comprising" language and it is an applicant's burden to establish that a step practiced in a prior art method is excluded from his claims by consisting essentially of' language." (See MPEP 2111.03)

Claims 1, 4-5, 8-9, 11-14, 19-22, and 27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sawa (20010056098) in view of Chen et al. (US 6383471).

Sawa teaches an aqueous solution which contains an arylcarboxylic acid or a pharmacologically acceptable salt thereof, particularly pranoprofen, dicrofenac or bromfenac (2-amino-3-(4-bromobenzoyl)phenalyacetic acid), and which has sufficient

stability at lower temperatures[0004]. Examples of the solubilizer include non-ionic surfactants such as polyoxyethylenesorbitan monoolate, polyoxyethyleneoxystearic acid triglyceride, polyethylene glycol, polyoxyethylene hydrogenated castor oil and the like, [0147]. The aqueous solution of the present invention is used as an eye drop, nasal drop or ear drop. When it is used as an eye drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8, when it is used as a nasal drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8. Examples of the antiseptic include quaternary ammonium salts such as benzalkonium chloride. Examples of the thickener include polyvinylpyrrolidone, Examples of the chelating agent include sodium edetate, pH adjusting agents include sodium hydroxide, the reference teaches boric acid.

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and additionally teaches polyethylene glycol fatty acid monoesters such as peg-15 stearate, etc (see claims 21-22 24 and 27). The surfactants are selected from the group consisting of alcohols; polyoxyethylene alkylethers; fatty acids; glycerol fatty acid esters; acetylated glycerol fatty acid esters; lower alcohol fatty acids esters; polyethylene glycol fatty acids esters; polyethylene glycol glycerol fatty acid esters; polypropylene glycol fatty acid esters; polyoxyethylene glycerides; lactic acid derivatives of mono/diglycerides; propylene glycol diglycerides; sorbitan fatty acid esters; polyoxyethylene sorbitan fatty acid esters; polyoxyethylene-polyoxypropylene block copolymers; transesterified vegetable oils; sterols; sterol derivatives; sugar esters; sugar ethers; sucroglycerides; polyoxyethylene vegetable oils; and polyoxyethylene hydrogenated vegetable oils. The pharmaceutical compositions of the present invention can be provided in the form of a solution preconcentrate; i.e., a composition as described above, and intended to be dispersed with water, either prior to administration, in the form of a drink, or dispersed in vivo (col 34 lines 63-68) (reads on an aqueous liquid preparation). The reference also teaches preservatives (see claim 64). Although formulations specifically suited to oral administration are presently preferred, the compositions of the present invention can also be formulated for topical, transdermal, ocular, pulmonary, vaginal, rectal, transmucosal or parenteral administration. Chen et al. further teaches components that can be incorporated into the composition include inorganic acids inclusive of boric acid, solubilizer such as polyvinylpyrrolidone, exemplifications of carriers comprising Edetate Disodium, and ionizing agents that deprotonate the acidic functional groups of the therapeutic agent are pharmaceutically

acceptable organic or inorganic bases, inclusive of sodium hydroxide (reads on the limitations of claim 22).

It would have been obvious to one of ordinary skill in the art to use a hydrophobic therapeutic agent, bromfenac, with the elected surfactant. The motivation comes from the teaching of Chen et al. that a variety of PEG-fatty acid esters have useful surfactant properties. Among the PEG-fatty acid monoesters, esters of lauric acid, oleic acid, and stearic acid are most useful. Hence, a skilled artisan would have reasonable expectation of successfully producing a composition with the most useful surfactant properties.

With respect to claim 19, the transitional phrase "consisting essentially of" limits the scope of a claim to the specified materials or steps "and those that do not materially affect the basic and novel characteristic(s)" of the claimed invention. In re Herz, 537 F.2d 549, 551-52, 190 USPQ 461, 463 (CCPA 1976). "A consisting essentially of' claim occupies a middle ground between closed claims that are written in a consisting of' format and fully open claims that are drafted in a comprising' format." PPG Industries v. Guardian Industries, 156 F.3d 1351, 1354, 48 USPQ2d 1351, 1353-54 (Fed. Cir. 1998). See also Atlas Powder v. E.I. duPont de Nemours & Co., 750 F.2d 1569, 224 USPQ 409 (Fed. Cir. 1984); In re Janakirama-Rao, 317 F.2d 951, 137 USPQ 893 (CCPA 1963); Water Technologies Corp. vs. Calco, Ltd., 850 F.2d 660, 7 USPQ2d 1097 (Fed. Cir. 1988). For art purposes, "the consisting essentially of" language in the claim is treated as "comprising" language and it is an applicant's burden to establish that a step

practiced in a prior art method is excluded from his claims by consisting essentially of language." (See MPEP 2111.03)

Claim 7 is rejected under 35 U.S.C. 103(a) as being unpatentable over Chen et al. (US 6383471), as applied to claims 1, 4-5, 8, 19-20, 22, and 27 above, and further in view of Fukahori et al. (JP 402083323A).

Chen et al. is as discussed above.

Chen et al. fails to teach the specified amount of surfactant.

Fukahori et al. teaches a stable aqueous solution of riboflavin containing non-ionic surfactants preferably polyoxyethylene hardened castor oil or polyethylene glycol monostearate in an amount of 0.01 to 5.0 wt %/vol%.

In the absence of showing the criticality, the determination of optimal or workable concentration of the polyethylene glycol monostearate by routine experimentation is obvious absent showing of criticality of the claimed concentration. One having ordinary skill in the art would have been motivated to do this to obtain the desired stability and solubilizing properties of the composition. Hence, a skilled artisan would have had reasonable expectation of successfully producing a composition with the polyethylene glycol monostearate in the claimed range.

Claim 7 is rejected under 35 U.S.C. 103(a) as being unpatentable Sawa (5942508) in view of Chen et al. (US 6383471), as applied to claims 1, 4-5, 8-9, 11-14, 19-22, and 27 above, and further in view of Fukahori et al. (JP 402083323A).

Sawa and Chen et al. is as discussed above.

Sawa and Chen et al. fail to teach the specified amount of surfactant.

Fukahori et al. teaches a stable aqueous solution of riboflavin containing non-ionic surfactants preferably polyoxyethylene hardened castor oil or polyethylene glycol monostearate in an amount of 0.01 to 5.0 wt %/vol%.

In the absence of showing the criticality, the determination of optimal or workable concentration of the polyethylene glycol monostearate within the reference's generic disclosure by routine experimentation is obvious absent showing of criticality of the claimed concentration. One having ordinary skill in the art would have been motivated to do this to obtain the desired clarity of the composition. Hence, a skilled artisan would have had reasonable expectation of successfully producing a composition with the polyethylene glycol monostearate in the claimed range.

Claim 7 is rejected under 35 U.S.C. 103(a) as being unpatentable over Sawa (6274592) in view of Chen et al. (US 6383471), as applied to claims 1, 4-5, 8-9, 11-14, 19-22, and 27 above, and further in view of Fukahori et al. (JP 402083323A).

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Claim 7 is rejected under 35 U.S.C. 103(a) as being unpatentable over Sawa (20010056098) in view of Chen et al. (US 6383471), as applied to claims 1, 4-5, 8, 13, 19-20, 22, and 27 above, and further in view of Fukahori et al. (JP 402083323A).

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In the absence of showing the criticality, the determination of optimal or workable concentration of the polyethylene glycol monostearate within the reference's generic disclosure by routine experimentation is obvious absent showing of criticality of the claimed concentration. One having ordinary skill in the art would have been motivated to do this to obtain the desired clarity of the composition. Hence, a skilled artisan would

have had reasonable expectation of successfully producing a composition with the polyethylene glycol monostearate in the claimed range.

Claims 9, 11- 14, and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Chen et al. (US 6383471), as applied to claims 1, 4-5, 8, 19-20, 22, and 27 above, and further in view of Sawa (5942508).

Chen et al. is as discussed above.

Chen et al. fails to teach the pH range claimed, or that the ocular preparation is an eye drop, a nasal drop, and the preservative being a quaternary ammonium compound - benzalkonium chloride.

Sawa teaches an aqueous solution comprising a pyridonecarboxylic acid selected from the group consisting of lomefloxacin, norfloxacin, enoxacin, ofloxacin, ciprofloxacin, tosufloxacin, fleroxacin, cinoxacin, levofloxacin and sparfloxacin or a pharmacologically acceptable salt thereof in a concentration of 0.2-5.0 (w/v)%, and an arylcarboxylic acid selected from the group consisting of pranoprofen, ibuprofen, bromfenac, 2-naphthoic acid, 2-naphthylacetic acid and 2-naphthoxyacetic acid or a pharmacologically acceptable salt thereof in a proportion of 0.001-50 parts by weight per part by weight of the pyridonecarboxylic acid (see claim 2). The reference further teaches examples of the solubilizer include non-ionic surfactants such as polyoxyethylenesorbitane monoolate, polyoxyethyleneoxystearic acid triglyceride, polyethylene glycol, polyoxyethylene hydrogenated castor oil and the like, (col 8 lines

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66-67 and col 9 lines 1-3). The aqueous solution of the present invention is used as an eye drop, nasal drop or ear drop. When it is used as an eye drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8, when it is used as a nasal drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8, (See claims 3-5). Examples of the antiseptic include quaternary ammonium salts such as benzalkonium chloride. Examples of the thickener include polyvinylpyrrolidone, Examples of the chelating agent include sodium edetate, pH adjusting agents include sodium hydroxide, the reference teaches boric acid.

It would have been obvious to one of ordinary skill in the art to use a preservative or specifically - benzalkonium chloride, making the pH range claimed, and an eye and nasal drop. The motivation comes from the teaching of Sawa that a an aqueous solution comprising bromfenac and non-ionic surfactants comprise benzalkonium chloride for its antiseptic properties; the formlation are present as eye drop, nasal drop or ear drop. When it is used as an eye drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8, when it is used as a nasal drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8. Hence, a skilled artisan would have reasonable expectation of successfully producing a composition with similar efficacy and results.

Claims 9, 11-14, and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Chen et al. (US 6383471), as applied to claims 1, 4-5, 8, 19-20, 22, and 27 above, and further in view of Sawa (6274592).

Chen et al. is as discussed above.

Chen et al. fails to teach the pH range claimed, or that the ocular preparation is an eye drop an eye drop, a nasal drop, and the perservative being a quaternary ammonium compound - benzalkonium chloride.

Sawa teaches an aqueous solution containing an arylcarboxylic acid or a pharmacologically acceptable salt thereof, particularly pranoprofen, dicrofenac or bromfenac, and which has sufficient stability at lower temperatures. Examples of the solubilizer include non-ionic surfactants such as polyoxyethylenesorbitan monoolate, polyoxyethyleneoxystearic acid triglyceride, polyethylene glycol, polyoxyethylene hydrogenated castor oil and the like, (see col 11 lines 59-63). The aqueous solution of the present invention is used as an eye drop, nasal drop or ear drop. When it is used as an eye drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8, when it is used as a nasal drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8. Examples of the antiseptic include quaternary ammonium salts such as benzalkonium chloride. Examples of the thickener include polyvinylpyrrolidone, Examples of the chelating agent include sodium edetate, pH adjusting agents include sodium hydroxide, the reference teaches boric acid.

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when it is used as a nasal drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8. Hence, a skilled artisan would have reasonable expectation of successfully producing a composition with similar efficacy and results.

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Chen et al. is as discussed above.

Chen et al. fails to teach the pH range claimed, or that the ocular preparation is an eye drop, a nasal drop, and the perservative being a quaternary ammonium compound - benzalkonium chloride.

Sawa teaches an aqueous solution which contains an arylcarboxylic acid or a pharmacologically acceptable salt thereof, particularly pranoprofen, dicrofenac or bromfenac, and which has sufficient stability at lower temperatures[0004]. Examples of the solubilizer include non-ionic surfactants such as polyoxyethylenesorbitan monoolate, polyoxyethyleneoxystearic acid triglyceride, polyethylene glycol, polyoxyethylene hydrogenated castor oil and the like, [0147]. The aqueous solution of the present invention is used as an eye drop, nasal drop or ear drop. When it is used as an eye drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8, when it is used as a nasal drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8. Examples of the antiseptic include quaternary ammonium salts such as benzalkonium chloride. Examples of the thickener include polyvinylpyrrolidone,

Examples of the chelating agent include sodium edetate, pH adjusting agents include sodium hydroxide, the reference teaches boric acid.

It would have been obvious to one of ordinary skill in the art to use a preservative or specifically - benzalkonium chloride, making the pH range claimed, and a nasal drop. The motivation comes from the teaching of Sawa that a an aqueous solution comprising bromfenac and non-ionic surfactants comprise benzalkonium chloride for its antiseptic properties; the formulation are present as eye drop, nasal drop or ear drop. When it is used as an eye drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8, when it is used as a nasal drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8. Hence, a skilled artisan would have reasonable expectation of successfully producing a composition with similar efficacy and results.

Claims 9, 21, and 23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Chen et al. (US 6383471), as applied to claims 1, 4-5, 8, 19-20, 22, and 27 above, and further in view of Gamache et al. (WO 01/15677) and Yakuji Nippo Ltd., ("New Drugs in Japan: 2001", 2001 Edition, Published by May 11, 2001, p.27-29 - IDS).

Chen et al. is as discussed above.

Chen et al. fails to teach the specified preservative and stabilizer.

Gamache et al. teaches anti-inflammatory agents include bromfenac and Moxifloxacin, viscosity building agents include, for example, polyvinyl alcohol, polyvinyl pyrrolidone, methyl cellulose, hydroxypropyl methylcellulose, hydroxyethyl cellulose, carboxymethyl cellulose, hydroxypropyl cellulose or other agents known to those skilled

in the art. An appropriate buffer system (e. g., sodium phosphate, sodium acetate or sodium borate) may be added to prevent pH drift under storage conditions. Exemplified is an otic/nasal suspension: Ingredient 1B/1 D agonist 0.1-1.0% w/v, Moxifloxacin 0.3% w/v, Benzalkonium Chloride 0.01% w/v, Edetate Disodium, USP 0.01% w/v, Sodium Chloride, USP 0.3% w/v, Sodium Sulfate, USP 1.2% w/v, Tyloxapol, USP 0.05% w/v, Hydroxyethylcellulose 0.25% w/v, Sulfuric Acid and/or Sodium Hydroxide, NF q. s., and purified water q. s. to 100%.

Yakuji Nippo Ltd. teaches an aqueous ophthalmic solution comprising bromfenac sodium hydrate boric acid, sodium sulfite, disodium edetate, polyvinylpyrroldione, benzalkonium sodium hydrate.

It would have been obvious to one of ordinary skill in the art at the time of the invention to use the specific preservative Benzalkonium Chloride and stabilizer - sodium sulfite. The motivation comes from the teaching of Gamache et al. that the preservatives inclusive of Benzalkonium Chloride prevent microbial contamination during use and the stabilizer prevent pH drift under storage conditions and further by Yakuji Nippo Ltd. that an ophthalmic solution of bromfenac sodium hydrate comprises boric acid, sodium sulfite, disodium edetate, polyvinylpyrroldione, benzalkonium sodium hydrate. Hence, a skilled artisan would have had reasonable expectation of successfully producing a composition with similar efficacy and results.

Claims 10, and 23-25 are rejected under 35 U.S.C. 103(a) as being unpatentable Sawa (5942508) in view of Chen et al. (US 6383471), as applied to claims 1, 4-5, 8-9, 11-14, 19-22, and 27 above, and further in view of Gamache et al. (WO

01/15677) and Yakuji Nippo Ltd., ("New Drugs in Japan: 2001", 2001 Edition, Published by May 11, 2001, p.27-29 - IDS).

Sawa and Chen et al. is as discussed above.

Sawa and Chen et al. fail to teach the specified sodium sulfite and the specified sodium salt or a hydrate.

Gamache et al. teaches anti-inflammatory agents include bromfenac and Moxifloxacin, viscosity building agents include, for example, polyvinyl alcohol, polyvinyl pyrrolidone, methyl cellulose, hydroxypropyl methylcellulose, hydroxyethyl cellulose, carboxymethyl cellulose, hydroxypropyl cellulose or other agents known to those skilled in the art. An appropriate buffer system (e. g., sodium phosphate, sodium acetate or sodium borate) may be added to prevent pH drift under storage conditions. Exemplified is an otic/nasal suspension: Ingredient 1B/1 D agonist 0.1-1.0% w/v, Moxifloxacin 0.3% w/v, Benzalkonium Chloride 0.01% w/v, Edetate Disodium, USP 0.01% w/v, Sodium Chloride, USP 0.3% w/v, Sodium Sulfate, USP 1.2% w/v, Tyloxapol, USP 0.05% w/v, Hydroxyethylcellulose 0.25% w/v, Sulfuric Acid and/or Sodium Hydroxide, NF q. s., and purified water q. s. to 100%.

Yakuji Nippo Ltd. teaches an aqueous ophthalmic solution comprising bromfenac sodium hydrate boric acid, sodium sulfite, disodium edetate, polyvinylpyrroldione, benzalkonium sodium hydrate.

It would have been obvious to one of ordinary skill in the art at the time of the invention to use the specific stabilizer - sodium sulfite. The motivation comes from the

teaching of Gamache et al. that the stabilizer prevents pH drift under storage conditions and further by Yakuji Nippo Ltd. that an ophthalmic solution of bromfenac sodium hydrate comprises boric acid, sodium sulfite, disodium edetate, polyvinylpyrroldione, benzalkonium sodium hydrate. Hence, a skilled artisan would have had reasonable expectation of successfully producing a composition with similar efficacy and results.

Claims 10, and 23-25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sawa (6274592) in view of Chen et al. (US 6383471), as applied to claims 1, 4-5, 8-9, 11-14, 19-22, and 27 above, and further in view of Gamache et al. (WO 01/15677) and Yakuji Nippo Ltd., ("New Drugs in Japan: 2001", 2001 Edition, Published by May 11, 2001, p.27-29 - IDS).

Sawa and Chen et al. is as discussed above.

Sawa and Chen et al. fail to teach the specified sodium sulfite.

Gamache et al. teaches anti-inflammatory agents include bromfenac and Moxifloxacin, viscosity building agents include, for example, polyvinyl alcohol, polyvinyl pyrrolidone, methyl cellulose, hydroxypropyl methylcellulose, hydroxyethyl cellulose, carboxymethyl cellulose, hydroxypropyl cellulose or other agents known to those skilled in the art. An appropriate buffer system (e. g., sodium phosphate, sodium acetate or sodium borate) may be added to prevent pH drift under storage conditions. Exemplified is an otic/nasal suspension: Ingredient 1B/1 D agonist 0.1-1.0% w/v, Moxifloxacin 0.3% w/v, Benzalkonium Chloride 0.01% w/v, Edetate Disodium, USP 0.01% w/v, Sodium Chloride, USP 0.3% w/v, Sodium Sulfate, USP 1.2% w/v, Tyloxapol, USP 0.05% w/v,

Hydroxyethylcellulose 0.25% w/v, Sulfuric Acid and/or Sodium Hydroxide, NF q. s., and purified water q. s. to 100%.

Yakuji Nippo Ltd. teaches an aqueous ophthalmic solution comprising bromfenac sodium hydrate boric acid, sodium sulfite, disodium edetate, polyvinylpyrroldione, benzalkonium sodium hydrate.

It would have been obvious to one of ordinary skill in the art at the time of the invention to use the specific stabilizer - sodium sulfite. The motivation comes from the teaching of Gamache et al. that the stabilizer prevents pH drift under storage conditions and further by Yakuji Nippo Ltd. that an ophthalmic solution of bromfenac sodium hydrate comprises boric acid, sodium sulfite, disodium edetate, polyvinylpyrroldione, benzalkonium sodium hydrate. Hence, a skilled artisan would have had reasonable expectation of successfully producing a composition with similar efficacy and results.

Claims 10, and 23-25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sawa (20010056098) in view of Chen et al. (US 6383471), as applied to claims 1, 4-5, 8, 13, 19-20, 22, 24, and 27 above, and further in view of Gamache et al. (WO 01/15677) and Yakuji Nippo Ltd., ("New Drugs in Japan: 2001", 2001 Edition, Published by May 11, 2001, p.27-29 - IDS).

Sawa and Chen et al. is as discussed above.

Sawa and Chen et al. fail to teach the specified sodium sulfite.

Gamache et al. teaches anti-inflammatory agents include bromfenac and Moxifloxacin, viscosity building agents include, for example, polyvinyl alcohol, polyvinyl

pyrrolidone, methyl cellulose, hydroxypropyl methylcellulose, hydroxyethyl cellulose, carboxymethyl cellulose, hydroxypropyl cellulose or other agents known to those skilled in the art. An appropriate buffer system (e. g., sodium phosphate, sodium acetate or sodium borate) may be added to prevent pH drift under storage conditions. Exemplified is an otic/nasal suspension: Ingredient 1B/1 D agonist 0.1-1.0% w/v, Moxifloxacin 0.3% w/v, Benzalkonium Chloride 0.01% w/v, Edetate Disodium, USP 0.01% w/v, Sodium Chloride, USP 0.3% w/v, Sodium Sulfate, USP 1.2% w/v, Tyloxapol, USP 0.05% w/v, Hydroxyethylcellulose 0.25% w/v, Sulfuric Acid and/or Sodium Hydroxide, NF q. s., and purified water q. s. to 100%.

Yakuji Nippo Ltd. teaches an aqueous ophthalmic solution comprising bromfenac sodium hydrate boric acid, sodium sulfite, disodium edetate, polyvinylpyrroldione, benzalkonium sodium hydrate.

It would have been obvious to one of ordinary skill in the art at the time of the invention to use the specific stabilizer - sodium sulfite. The motivation comes from the teaching of Gamache et al. that the stabilizer prevents pH drift under storage conditions and further by Yakuji Nippo Ltd. that an ophthalmic solution of bromfenac sodium hydrate comprises boric acid, sodium sulfite, disodium edetate, polyvinylpyrroldione, benzalkonium sodium hydrate. Hence, a skilled artisan would have had reasonable expectation of successfully producing a composition with similar efficacy and results.

Claim 16 is rejected under 35 U.S.C. 103(a) as being unpatentable over Chen et al. (US 6383471) and Fukahori et al. (JP 402083323A), as applied to claims 1, 4-5, 7-8, 19-20, 22, and 27 above, and further in view of Aikawa et al. (JP 2002308764 A).

Chen et al. and Fukahori et al. are as discussed above.

Chen et al. and Fukahori et al. fail to teach the specified sodium salt or a hydrate.

Aikawa et al. teaches ophthalmic pharmaceutical composition (eye drop) for treating or preventing congestion symptom of a conjunctiva, contains bromfenac sodium hydrate.

It would have been obvious to one of ordinary skill in the art to use the sodium salt and hydrate of bromfenac. The motivation comes from the teaching of Aikawa et al. that an aqueous solution (eye drop) comprising bromfenac sodium hydrate treats or prevents congestion symptom of a conjunctiva. Hence, a skilled artisan would have reasonable expectation of successfully producing a composition with similar efficacy and results.

Claim 16 is rejected under 35 U.S.C. 103(a) as being unpatentable Sawa (5942508) in view of Chen et al. (US 6383471) and Fukahori et al. (JP 402083323A), as applied to claims 1, 4-5, 7-9, 11-14, 19-22, and 27 above, and further in view of Aikawa et al. (JP 2002308764 A).

Sawa, Chen et al. and Fukahori et al. are as discussed above.

Sawa, Chen et al. and Fukahori et al. fail to teach the specified sodium salt or a hydrate.

Aikawa et al. teaches ophthalmic pharmaceutical composition (eye drop) for treating or preventing congestion symptom of a conjunctiva, contains bromfenac sodium hydrate.

It would have been obvious to one of ordinary skill in the art to use the sodium salt and hydrate of bromfenac. The motivation comes from the teaching of Aikawa et al. that an aqueous solution (eye drop) comprising bromfenac sodium hydrate treats or prevents congestion symptom of a conjunctiva. Hence, a skilled artisan would have reasonable expectation of successfully producing a composition with similar efficacy and results.

Claim 16 is rejected under 35 U.S.C. 103(a) as being unpatentable over Sawa (6274592) in view of Chen et al. (US 6383471) and Fukahori et al. (JP 402083323A), as applied to claims 1, 4-5, 7-9, 11-14, 19-22, and 27 above, and further in view of Aikawa et al. (JP 2002308764 A).

Sawa, Chen et al. and Fukahori et al. is as discussed above.

Sawa, Chen et al. and Fukahori et al. fail to teach the specified sodium salt or a hydrate.

Aikawa et al. teaches ophthalmic pharmaceutical composition (eye drop) for treating or preventing congestion symptom of a conjunctiva, contains bromfenac sodium hydrate.

It would have been obvious to one of ordinary skill in the art to use the sodium salt and hydrate of bromfenac. The motivation comes from the teaching of Aikawa et al. that an aqueous solution (eye drop) comprising bromfenac sodium hydrate treats or prevents congestion symptom of a conjunctiva. Hence, a skilled artisan would have reasonable expectation of successfully producing a composition with similar efficacy and results.

Claim 16 is rejected under 35 U.S.C. 103(a) as being unpatentable over Sawa (20010056098) in view of Chen et al. (US 6383471) and Fukahori et al. (JP 402083323A), as applied to claims 1, 4-5, 7-8, 13, 19-20, 22, and 27 above, and further in view of Aikawa et al. (JP 2002308764 A).

Sawa, Chen et al. and Fukahori et al. is as discussed above.

Sawa, Chen et al. and Fukahori et al. fail to teach the specified sodium salt or a hydrate.

Aikawa et al. teaches ophthalmic pharmaceutical composition (eye drop) for treating or preventing congestion symptom of a conjunctiva, contains bromfenac sodium hydrate.

It would have been obvious to one of ordinary skill in the art to use the sodium salt and hydrate of bromfenac. The motivation comes from the teaching of Aikawa et al. that an aqueous solution (eye drop) comprising bromfenac sodium hydrate treats or prevents congestion symptom of a conjunctiva. Hence, a skilled artisan would have

reasonable expectation of successfully producing a composition with similar efficacy and results.

Double Patenting

The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. A nonstatutory obviousness-type double patenting rejection is appropriate where the conflicting claims are not identical, but at least one examined application claim is not patentably distinct from the reference claim(s) because the examined application claim is either anticipated by, or would have been obvious over, the reference claim(s). See, e.g., *In re Berg*, 140 F.3d 1428, 46 USPQ2d 1226 (Fed. Cir. 1998); *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) or 1.321(d) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent either is shown to be commonly owned with this application, or claims an invention made as a result of activities undertaken within the scope of a joint research agreement.

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

Claims 1, 4-5, 8, 11-14, 19-20, 22, and 27 are rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-3 and 5-6 of U.S. Patent No. 7829544 in view of Chen et al. (US 6383471). Although the conflicting claims are not identical, they are not patentably distinct from each other because the claims are drawn to an aqueous solution preparation according to claim 1, wherein the concentration of the aminoglycoside antibiotic or its pharmacologically acceptable salt in the aqueous solution preparation is within a range from a minimum of 0.01 w/v % to a maximum of 35.0 w/v %, and the concentration of the bromfenac or its pharmacologically acceptable salt in the aqueous solution preparation is within a range from a minimum of 0.01 w/v % to a maximum of 0.5 w/v %; further comprising at least one compound selected from the group consisting of a nonionic water-soluble polymer and a nonionic surfactant whereas the claims herein are drawn to an aqueous liquid preparation comprising 2-amino-3-(4- bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof, and an alkyl aryl polyether alcohol type polymer or a polyethylene glycol fatty acid ester.

Although, the reference teaches both 2-amino-3-(4-bromobenzoyl)phenalyacetic acid and a surfactant in an aqueous solution, the reference fails to specify an example and the specific elected species of the surfactant.

Chen et al. teaches a pharmaceutical composition including a hydrophobic therapeutic agent having at least one ionizable functional group, and a carrier. The carrier includes an ionizing agent capable of ionizing the functional group, a surfactant, and optionally solubilizers, triglycerides, and neutralizing agents (abstract). The reference teaches a hydrophobic therapeutic agent to include bromfenac (2-amino-3-(4bromobenzoyl)phenalyacetic acid)(see claim 4). The hydrophobic therapeutic agent is used in less than about 1% by weight, and typically less than about 0.1% or 0.01% by weight (see col 4 lines 58-60) (renders obvious the limitation of claims 8 and 24. The reference further teaches surfactants inclusive of polyethylene glycol fatty acid esters and additionally teaches polyethylene glycol fatty acid monoesters such as peg-15 stearate, etc (see claims 21-22 24 and 27). The surfactants are selected from the group consisting of alcohols; polyoxyethylene alkylethers; fatty acids; glycerol fatty acid esters; acetylated glycerol fatty acid esters; lower alcohol fatty acids esters; polyethylene glycol fatty acids esters; polyethylene glycol glycerol fatty acid esters; polypropylene glycol fatty acid esters; polyoxyethylene glycerides; lactic acid derivatives of mono/diglycerides; propylene glycol diglycerides; sorbitan fatty acid esters; polyoxyethylene sorbitan fatty acid esters; polyoxyethylene-polyoxypropylene block copolymers; transesterified vegetable oils; sterols; sterol derivatives; sugar esters; sugar ethers; sucroglycerides; polyoxyethylene vegetable oils; and polyoxyethylene hydrogenated vegetable oils. The pharmaceutical compositions of the present invention can be provided in the form of a solution preconcentrate; i.e., a composition as described above, and intended to be dispersed with water, either prior to administration,

in the form of a drink, or dispersed in vivo (col 34 lines 63-68) (reads on an aqueous liquid preparation). The reference also teaches preservatives (see claim 64). Although formulations specifically suited to oral administration are presently preferred, the compositions of the present invention can also be formulated for topical, transdermal, ocular, pulmonary, vaginal, rectal, transmucosal or parenteral administration. Chen et al. further teaches components that can be incorporated into the composition include inorganic acids inclusive of boric acid, solubilizer such as polyvinylpyrrolidone, exemplifications of carriers comprising Edetate Disodium, and ionizing agents that deprotonate the acidic functional groups of the therapeutic agent are pharmaceutically acceptable organic or inorganic bases, inclusive of sodium hydroxide (reads on the limitations of claim 22).

It would have been obvious to one of ordinary skill in the art to use a hydrophobic therapeutic agent, bromfenac, with the elected surfactant. The motivation comes from the teaching of Chen et al. that a variety of PEG-fatty acid esters have useful surfactant properties. Among the PEG-fatty acid monoesters, esters of lauric acid, oleic acid, and stearic acid are most useful. Hence, a skilled artisan would have reasonable expectation of successfully producing a composition with the most useful surfactant properties.

With respect to claim 19, the transitional phrase "consisting essentially of" limits the scope of a claim to the specified materials or steps "and those that do not materially affect the basic and novel characteristic(s)" of the claimed invention. In re Herz, 537 F.2d 549, 551-52, 190 USPQ 461, 463 (CCPA 1976). "A consisting essentially of' claim

occupies a middle ground between closed claims that are written in a consisting of format and fully open claims that are drafted in a comprising' format." PPG Industries v. Guardian Industries, 156 F.3d 1351, 1354, 48 USPQ2d 1351, 1353-54 (Fed. Cir. 1998). See also Atlas Powder v. E.I. duPont de Nemours & Co., 750 F.2d 1569, 224 USPQ 409 (Fed. Cir. 1984); In re Janakirama-Rao, 317 F.2d 951, 137 USPQ 893 (CCPA 1963); Water Technologies Corp. vs. Calco, Ltd., 850 F.2d 660, 7 USPQ2d 1097 (Fed. Cir. 1988). For art purposes, "the consisting essentially of" language in the claim is treated as "comprising" language and it is an applicant's burden to establish that a step practiced in a prior art method is excluded from his claims by consisting essentially of' language." (See MPEP 2111.03)

Claim 7 is rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-3 and 5-6 of U.S. Patent No. 7829544 in view of Chen et al. (US 6383471), as applied to claims 1, 4-5, 8, 11-14, 19-20, 22, and 27 above and further in view of Fukahori et al. (JP 402083323A). Although the conflicting claims are not identical, they are not patentably distinct from each other because the claims are drawn to an aqueous solution preparation according to claim 1, wherein the concentration of the aminoglycoside antibiotic or its pharmacologically acceptable salt in the aqueous solution preparation is within a range from a minimum of 0.01 w/v % to a maximum of 35.0 w/v %, and the concentration of the bromfenac or its pharmacologically acceptable salt in the aqueous solution preparation is within a range from a minimum of 0.01 w/v % to a maximum of 0.5 w/v %; further comprising at least one compound selected from the group consisting of a nonionic water-soluble polymer

and a nonionic surfactant whereas the claims herein are drawn to an aqueous liquid preparation comprising 2-amino-3-(4- bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof, and an alkyl aryl polyether alcohol type polymer or a polyethylene glycol fatty acid ester.

- U.S. Patent No. 7829544 and Chen et al. (US 6383471) are discussed above.
- U.S. Patent No. 7829544 and Chen et al. (US 6383471) fail to teach the amount of the polyethylene glycol as claimed.

Fukahori et al. teaches a stable aqueous solution of riboflavin containing non-ionic surfactants preferably polyoxyethylene hardened castor oil or polyethylene glycol monostearate in an amount of 0.01 to 5.0 wt %/vol%.

In the absence of showing the criticality, the determination of optimal or workable concentration of the polyethylene glycol monostearate by routine experimentation is obvious absent showing of criticality of the claimed concentration. One having ordinary skill in the art would have been motivated to do this to obtain the **desired stability and solubilizing** properties of the composition. Hence, a skilled artisan would have had reasonable expectation of successfully producing a composition with the polyethylene glycol monostearate in the claimed range.

Claims 9-10, 21, and 23-25 are rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-3 and 5-6 of U.S. Patent No. 7829544 in view of Chen et al. (US 6383471), as applied to claims 1, 4-5, 8, 11-14, 19-20, 22, and 27 above and further in view of Gamache et al. (WO

01/15677) and Yakuji Nippo Ltd., ("New Drugs in Japan: 2001", 2001 Edition, Published by May 11, 2001, p.27-29 - IDS). Although the conflicting claims are not identical, they are not patentably distinct from each other because the claims are drawn to an aqueous solution preparation according to claim 1, wherein the concentration of the aminoglycoside antibiotic or its pharmacologically acceptable salt in the aqueous solution preparation is within a range from a minimum of 0.01 w/v % to a maximum of 35.0 w/v %, and the concentration of the bromfenac or its pharmacologically acceptable salt in the aqueous solution preparation is within a range from a minimum of 0.01 w/v % to a maximum of 0.5 w/v %; further comprising at least one compound selected from the group consisting of a nonionic water-soluble polymer and a nonionic surfactant whereas the claims herein are drawn to an aqueous liquid preparation comprising 2-amino-3-(4-bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof, and an alkyl aryl polyether alcohol type polymer or a polyethylene glycol fatty acid ester.

- U.S. Patent No. 7829544 and Chen et al. (US 6383471) are discussed above.
- U.S. Patent No. 7829544 and Chen et al. (US 6383471) fail to teach the specified preservative and stabilizer; or salt and hydrate.

Gamache et al. teaches anti-inflammatory agents include bromfenac and Moxifloxacin, viscosity building agents include, for example, polyvinyl alcohol, polyvinyl pyrrolidone, methyl cellulose, hydroxypropyl methylcellulose, hydroxyethyl cellulose, carboxymethyl cellulose, hydroxypropyl cellulose or other agents known to those skilled in the art. An appropriate buffer system (e. g., sodium phosphate, sodium acetate or

sodium borate) may be added to prevent pH drift under storage conditions. Exemplified is an otic/nasal suspension: Ingredient 1B/1 D agonist 0.1-1.0% w/v, Moxifloxacin 0.3% w/v, Benzalkonium Chloride 0.01% w/v, Edetate Disodium, USP 0.01% w/v, Sodium Chloride, USP 0.3% w/v, Sodium Sulfate, USP 1.2% w/v, Tyloxapol, USP 0.05% w/v, Hydroxyethylcellulose 0.25% w/v, Sulfuric Acid and/or Sodium Hydroxide, NF q. s., and purified water q. s. to 100%.

Yakuji Nippo Ltd. teaches an aqueous ophthalmic solution comprising bromfenac sodium hydrate boric acid, sodium sulfite, disodium edetate, polyvinylpyrroldione, benzalkonium sodium hydrate.

It would have been obvious to one of ordinary skill in the art at the time of the invention to use the specific preservative Benzalkonium Chloride and stabilizer - sodium sulfite. The motivation comes from the teaching of Gamache et al. that the preservatives inclusive of Benzalkonium Chloride prevent microbial contamination during use and the stabilizer prevent pH drift under storage conditions and further by Yakuji Nippo Ltd. that an ophthalmic solution of bromfenac sodium hydrate comprises boric acid, sodium sulfite, disodium edetate, polyvinylpyrroldione, benzalkonium sodium hydrate. Hence, a skilled artisan would have had reasonable expectation of successfully producing a composition with similar efficacy and results.

Claim 16 is rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-3 and 5-6 of U.S. Patent No. 7829544 in view of Chen et al. (US 6383471) and Fukahori et al. (JP 402083323A), as applied to claims 1, 4-5, 7-8, 11-14, 19-20, 22, and 27 above and further in view of Aikawa et al.

(JP 2002308764 A). Although the conflicting claims are not identical, they are not patentably distinct from each other because the claims are drawn to an aqueous solution preparation according to claim 1, wherein the concentration of the aminoglycoside antibiotic or its pharmacologically acceptable salt in the aqueous solution preparation is within a range from a minimum of 0.01 w/v % to a maximum of 35.0 w/v %, and the concentration of the bromfenac or its pharmacologically acceptable salt in the aqueous solution preparation is within a range from a minimum of 0.01 w/v % to a maximum of 0.5 w/v %; further comprising at least one compound selected from the group consisting of a nonionic water-soluble polymer and a nonionic surfactant whereas the claims herein are drawn to an aqueous liquid preparation comprising 2-amino-3-(4-bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof, and an alkyl aryl polyether alcohol type polymer or a polyethylene glycol fatty acid ester.

- U.S. Patent No. 7829544 and Chen et al. (US 6383471) are discussed above.
- U.S. Patent No. 7829544 and Chen et al. (US 6383471) fail to teach the amount of the polyethylene glycol as claimed.

Chen et al. and Fukahori et al. are as discussed above.

Chen et al. and Fukahori et al. fail to teach the specified sodium salt or a hydrate.

Aikawa et al. teaches ophthalmic pharmaceutical composition (eye drop) for treating or preventing congestion symptom of a conjunctiva, contains bromfenac sodium hydrate.

It would have been obvious to one of ordinary skill in the art to use the sodium salt and hydrate of bromfenac. The motivation comes from the teaching of Aikawa et al. that an aqueous solution (eye drop) comprising bromfenac sodium hydrate treats or prevents congestion symptom of a conjunctiva. Hence, a skilled artisan would have reasonable expectation of successfully producing a composition with similar efficacy and results.

Claims 1, 4-5, 8, 13-14, 19-20, 22, and 27 rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-5 of U.S. Patent No. 5942508 in view of Chen et al. (US 6383471). Although the conflicting claims are not identical, they are not patentably distinct from each other because the claims are drawn to an aqueous solution comprising a pyridonecarboxylic acid selected from the group consisting of lomefloxacin, norfloxacin, enoxacin, ofloxacin, ciprofloxacin, tosufloxacin, fleroxacin, cinoxacin, levofloxacin and sparfloxacin or a pharmacologically acceptable salt thereof in a concentration of 0.2-5.0 (w/v)%, and an arylcarboxylic acid selected from the group consisting of pranoprofen, ibuprofen, bromfenac, 2-naphthoic acid, 2-naphthylacetic acid and 2-naphthoxyacetic acid or a pharmacologically acceptable salt thereof in a proportion of 0.001-50 parts by weight per part by weight of the pyridonecarboxylic acid whereas the claims herein are drawn to an aqueous liquid preparation comprising 2-amino-3-(4- bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof, and an alkyl aryl polyether alcohol type polymer or a polyethylene glycol fatty acid ester.

Although, the reference teaches 2-amino-3-(4-bromobenzoyl)phenalyacetic acid in an eye and nasal drop the reference fails to specify an example and the specific elected species of the surfactant.

Chen et al. teaches a pharmaceutical composition including a hydrophobic therapeutic agent having at least one ionizable functional group, and a carrier. The carrier includes an ionizing agent capable of ionizing the functional group, a surfactant, and optionally solubilizers, triglycerides, and neutralizing agents (abstract). The reference teaches a hydrophobic therapeutic agent to include bromfenac (2-amino-3-(4bromobenzoyl)phenalyacetic acid)(see claim 4). The hydrophobic therapeutic agent is used in less than about 1% by weight, and typically less than about 0.1% or 0.01% by weight (see col 4 lines 58-60). The reference further teaches surfactants inclusive of polyethylene glycol fatty acid esters and additionally teaches polyethylene glycol fatty acid monoesters such as peg-15 stearate, etc (see claims 21-22 24 and 27). The surfactants are selected from the group consisting of alcohols; polyoxyethylene alkylethers; fatty acids; glycerol fatty acid esters; acetylated glycerol fatty acid esters; lower alcohol fatty acids esters; polyethylene glycol fatty acids esters; polyethylene glycol glycerol fatty acid esters; polypropylene glycol fatty acid esters; polyoxyethylene glycerides; lactic acid derivatives of mono/diglycerides; propylene glycol diglycerides; sorbitan fatty acid esters; polyoxyethylene sorbitan fatty acid esters; polyoxyethylenepolyoxypropylene block copolymers; transesterified vegetable oils; sterols; sterol derivatives; sugar esters; sugar ethers; sucroglycerides; polyoxyethylene vegetable oils; and polyoxyethylene hydrogenated vegetable oils. The pharmaceutical compositions of

the present invention can be provided in the form of a solution preconcentrate; i.e., a composition as described above, and intended to be dispersed with water, either prior to administration, in the form of a drink, or dispersed in vivo (col 34 lines 63-68). The reference also teaches preservatives (see claim 64). Although formulations specifically suited to oral administration are presently preferred, the compositions of the present invention can also be formulated for topical, transdermal, ocular, pulmonary, vaginal, rectal, transmucosal or parenteral administration

It would have been obvious to one of ordinary skill in the art to use a hydrophobic therapeutic agent, bromfenac, with the elected surfactant. The motivation comes from the teaching of Chen et al. that a variety of PEG-fatty acid esters have useful surfactant properties. Among the PEG-fatty acid monoesters, esters of lauric acid, oleic acid, and stearic acid are most useful. Hence, a skilled artisan would have reasonable expectation of successfully producing a composition with the most useful surfactant properties.

With respect to claim 19, the transitional phrase "consisting essentially of" limits the scope of a claim to the specified materials or steps "and those that do not materially affect the basic and novel characteristic(s)" of the claimed invention. In re Herz, 537 F.2d 549, 551-52, 190 USPQ 461, 463 (CCPA 1976). "A consisting essentially of claim occupies a middle ground between closed claims that are written in a consisting of format and fully open claims that are drafted in a comprising format." PPG Industries v. Guardian Industries, 156 F.3d 1351, 1354, 48 USPQ2d 1351, 1353-54 (Fed. Cir. 1998). See also Atlas Powder v. E.I. duPont de Nemours & Co., 750 F.2d 1569, 224 USPQ

409 (Fed. Cir. 1984); In re Janakirama-Rao, 317 F.2d 951, 137 USPQ 893 (CCPA 1963); Water Technologies Corp. vs. Calco, Ltd., 850 F.2d 660, 7 USPQ2d 1097 (Fed. Cir. 1988). For art purposes, "the consisting essentially of" language in the claim is treated as "comprising" language and it is an applicant's burden to establish that a step practiced in a prior art method is excluded from his claims by consisting essentially of language." (See MPEP 2111.03)

Claim 7 is rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-5 of U.S. Patent No. 5942508 in view of Chen et al. (US 6383471), as applied to claims 1, 4-5, 8, 13-14, 19-20, 22, and 27 above and further in view of Fukahori et al. (JP 402083323A). Although the conflicting claims are not identical, they are not patentably distinct from each other because the claims are drawn to an aqueous solution comprising a pyridonecarboxylic acid selected from the group consisting of lomefloxacin, norfloxacin, enoxacin, ofloxacin, ciprofloxacin, tosufloxacin, fleroxacin, cinoxacin, levofloxacin and sparfloxacin or a pharmacologically acceptable salt thereof in a concentration of 0.2-5.0 (w/v)%, and an arylcarboxylic acid selected from the group consisting of pranoprofen, ibuprofen, bromfenac, 2-naphthoic acid, 2-naphthylacetic acid and 2-naphthoxyacetic acid or a pharmacologically acceptable salt thereof in a proportion of 0.001-50 parts by weight per part by weight of the pyridonecarboxylic acid whereas the claims herein are drawn to an aqueous liquid preparation comprising 2-amino-3-(4- bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof, and an alkyl aryl polyether alcohol type polymer or a polyethylene glycol fatty acid ester.

U.S. Patent No. 5942508 and Chen et al. (US 6383471) are discussed above.

U.S. Patent No. 5942508 and Chen et al. (US 6383471) fail to teach the amount of the polyethylene glycol as claimed.

Fukahori et al. teaches a stable aqueous solution of riboflavin containing non-ionic surfactants preferably polyoxyethylene hardened castor oil or polyethylene glycol monostearate in an amount of 0.01 to 5.0 wt %/vol%.

In the absence of showing the criticality, the determination of optimal or workable concentration of the polyethylene glycol monostearate by routine experimentation is obvious absent showing of criticality of the claimed concentration. One having ordinary skill in the art would have been motivated to do this to obtain the **desired stability and solubilizing** properties of the composition. Hence, a skilled artisan would have had reasonable expectation of successfully producing a composition with the polyethylene glycol monostearate in the claimed range.

Claims 9-10, 21, and 23-25 are rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-3 and 5-6 of U.S. Patent No. 5942508 in view of Chen et al. (US 6383471), as applied to claims 1, 4-5, 8, 13-14, 19-20, 22, and 27 above and further in view of Gamache et al. (WO 01/15677) and Yakuji Nippo Ltd., ("New Drugs in Japan: 2001", 2001 Edition, Published by May 11, 2001, p.27-29 - IDS). Although the conflicting claims are not identical, they are not patentably distinct from each other because the claims are drawn to an aqueous solution comprising a pyridonecarboxylic acid selected from the group consisting of lomefloxacin, norfloxacin, enoxacin, ofloxacin, ciprofloxacin, tosufloxacin, fleroxacin,

cinoxacin, levofloxacin and sparfloxacin or a pharmacologically acceptable salt thereof in a concentration of 0.2-5.0 (w/v)%, and an arylcarboxylic acid selected from the group consisting of pranoprofen, ibuprofen, bromfenac, 2-naphthoic acid, 2-naphthylacetic acid and 2-naphthoxyacetic acid or a pharmacologically acceptable salt thereof in a proportion of 0.001-50 parts by weight per part by weight of the pyridonecarboxylic acid whereas the claims herein are drawn to an aqueous liquid preparation comprising 2-amino-3-(4- bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof, and an alkyl aryl polyether alcohol type polymer or a polyethylene glycol fatty acid ester.

U.S. Patent No. 5942508 and Chen et al. (US 6383471) are discussed above.

U.S. Patent No. 5942508 and Chen et al. (US 6383471) fail to teach the specified preservative and stabilizer; or salt and hydrate.

Gamache et al. teaches anti-inflammatory agents include bromfenac and Moxifloxacin, viscosity building agents include, for example, polyvinyl alcohol, polyvinyl pyrrolidone, methyl cellulose, hydroxypropyl methylcellulose, hydroxyethyl cellulose, carboxymethyl cellulose, hydroxypropyl cellulose or other agents known to those skilled in the art. An appropriate buffer system (e. g., sodium phosphate, sodium acetate or sodium borate) may be added to prevent pH drift under storage conditions. Exemplified is an otic/nasal suspension: Ingredient 1B/1 D agonist 0.1-1.0% w/v, Moxifloxacin 0.3% w/v, Benzalkonium Chloride 0.01% w/v, Edetate Disodium, USP 0.01% w/v, Sodium Chloride, USP 0.3% w/v, Sodium Sulfate, USP 1.2% w/v, Tyloxapol, USP 0.05% w/v,

Hydroxyethylcellulose 0.25% w/v, Sulfuric Acid and/or Sodium Hydroxide, NF q. s., and purified water q. s. to 100%.

Yakuji Nippo Ltd. teaches an aqueous ophthalmic solution comprising bromfenac sodium hydrate boric acid, sodium sulfite, disodium edetate, polyvinylpyrroldione, benzalkonium sodium hydrate.

It would have been obvious to one of ordinary skill in the art at the time of the invention to use the specific preservative Benzalkonium Chloride and stabilizer - sodium sulfite. The motivation comes from the teaching of Gamache et al. that the preservatives inclusive of Benzalkonium Chloride prevent microbial contamination during use and the stabilizer prevent pH drift under storage conditions and further by Yakuji Nippo Ltd. that an ophthalmic solution of bromfenac sodium hydrate comprises boric acid, sodium sulfite, disodium edetate, polyvinylpyrroldione, benzalkonium sodium hydrate. Hence, a skilled artisan would have had reasonable expectation of successfully producing a composition with similar efficacy and results.

Claims 11 and 12 are rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-3 and 5-6 of U.S. Patent No. 5942508 in view of Chen et al. (US 6383471), as applied to claims 1, 4-5, 8, 11-14, 19-20, 22, and 27 above and further in view of Sawa (20010056098). Although the conflicting claims are not identical, they are not patentably distinct from each other because the claims are drawn to an aqueous solution comprising a pyridonecarboxylic acid selected from the group consisting of lomefloxacin, norfloxacin, enoxacin, ofloxacin, ciprofloxacin, tosufloxacin, fleroxacin, cinoxacin, levofloxacin and sparfloxacin

or a pharmacologically acceptable salt thereof in a concentration of 0.2-5.0 (w/v)%, and an arylcarboxylic acid selected from the group consisting of pranoprofen, ibuprofen, bromfenac, 2-naphthoic acid, 2-naphthylacetic acid and 2-naphthoxyacetic acid or a pharmacologically acceptable salt thereof in a proportion of 0.001-50 parts by weight per part by weight of the pyridonecarboxylic acid whereas the claims herein are drawn to an aqueous liquid preparation comprising 2-amino-3-(4- bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof, and an alkyl aryl polyether alcohol type polymer or a polyethylene glycol fatty acid ester.

- U.S. Patent No. 5942508 and Chen et al. (US 6383471) are discussed above.
- U.S. Patent No. 5942508 and Chen et al. (US 6383471) fails to teach the pH range claimed.

Sawa teaches an aqueous solution which contains an arylcarboxylic acid or a pharmacologically acceptable salt thereof, particularly pranoprofen, dicrofenac or bromfenac, and which has sufficient stability at lower temperatures[0004]. Examples of the solubilizer include non-ionic surfactants such as polyoxyethylenesorbitan monoolate, polyoxyethyleneoxystearic acid triglyceride, polyethylene glycol, polyoxyethylene hydrogenated castor oil and the like, [0147]. The aqueous solution of the present invention is used as an eye drop, nasal drop or ear drop. When it is used as an eye drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8, when it is used as a nasal drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8. Examples of the antiseptic include quaternary ammonium salts such as benzalkonium chloride. Examples of the thickener include polyvinylpyrrolidone,

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Examples of the chelating agent include sodium edetate, pH adjusting agents include sodium hydroxide, the reference teaches boric acid.

It would have been obvious to one of ordinary skill in the art to use a preservative or specifically - benzalkonium chloride, making the pH range claimed, and a nasal drop. The motivation comes from the teaching of Sawa that a an aqueous solution comprising bromfenac and non-ionic surfactants comprise benzalkonium chloride for its antiseptic properties; the formlation are present as eye drop, nasal drop or ear drop. When it is used as an eye drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8, when it is used as a nasal drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8. Hence, a skilled artisan would have reasonable expectation of successfully producing a composition with similar efficacy and results.

Claim 16 is rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-3 and 5-6 of U.S. Patent No. 5942508 in view of Chen et al. (US 6383471) and Fukahori et al. (JP 402083323A), as applied to claims 1, 4-5, 7-8, 13-14, 19-20, 22, and 27 above and further in view of Aikawa et al. (JP 2002308764 A). Although the conflicting claims are not identical, they are not patentably distinct from each other because the claims are drawn to an aqueous solution preparation according to claim 1, wherein the concentration of the aminoglycoside antibiotic or its pharmacologically acceptable salt in the aqueous solution preparation is within a range from a minimum of 0.01 w/v % to a maximum of 35.0 w/v %, and the concentration of the bromfenac or its pharmacologically acceptable salt in the aqueous solution preparation is within a range from a minimum of 0.01 w/v %

to a maximum of 0.5 w/v %; further comprising at least one compound selected from the group consisting of a nonionic water-soluble polymer and a nonionic surfactant whereas the claims herein are drawn to an aqueous liquid preparation comprising 2-amino-3-(4-bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof, and an alkyl aryl polyether alcohol type polymer or a polyethylene glycol fatty acid ester.

U.S. Patent No. 5942508, Chen et al. (US 6383471), and Fukahori et al. (JP 402083323A) are discussed above.

U.S. Patent No. 5942508 and Chen et al. (US 6383471), and Fukahori et al. (JP 402083323A) fail to teach the specified sodium salt or a hydrate.

Aikawa et al. teaches ophthalmic pharmaceutical composition (eye drop) for treating or preventing congestion symptom of a conjunctiva, contains bromfenac sodium hydrate.

It would have been obvious to one of ordinary skill in the art to use the sodium salt and hydrate of bromfenac. The motivation comes from the teaching of Aikawa et al. that an aqueous solution (eye drop) comprising bromfenac sodium hydrate treats or prevents congestion symptom of a conjunctiva. Hence, a skilled artisan would have reasonable expectation of successfully producing a composition with similar efficacy and results.

Claims 1, 4-5, 8, 10-12, 19-20, 22, and 27 are provisionally rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over

claims 1, 5, and 47-48 of copending Application No. 11755662 in view of Chen et al. (US 6383471). Although the conflicting claims are not identical, they are not patentably distinct from each other because the copending application is drawn to a method of treating pain and/or inflammation associated with an ocular disease, injury or disorder comprising administering to a patient, in need of such treatment, a stabilized aqueous liquid solution comprising 2-amino-3-(4-bromobenzoyl) phenylacetic acid or a pharmaceutically acceptable salt thereof or a hydrate thereof at a concentration ranging from 0.05% to 0.1% administered once or twice a day, or at a concentration ranging from 0.12% to 0.24% administered once a day, and an alkyl aryl polyether alcohol type polymer whereas the claims herein are drawn to an aqueous liquid preparation comprising 2-amino-3-(4- bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof, and an alkyl aryl polyether alcohol type polymer or a polyethylene glycol fatty acid ester.

Although, the reference teaches 2-amino-3-(4-bromobenzoyl)phenalyacetic acid and a carrier the reference fails to specify an example and the specific elected species of the surfactant.

Chen et al. teaches a pharmaceutical composition including a hydrophobic therapeutic agent having at least one ionizable functional group, and a carrier. The carrier includes an ionizing agent capable of ionizing the functional group, a surfactant, and optionally solubilizers, triglycerides, and neutralizing agents (abstract). The reference teaches a hydrophobic therapeutic agent to include bromfenac (2-amino-3-(4-bromobenzoyl)phenalyacetic acid)(see claim 4). The hydrophobic therapeutic agent is

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used in less than about 1% by weight, and typically less than about 0.1% or 0.01% by weight (see col 4 lines 58-60). The reference further teaches surfactants inclusive of polyethylene glycol fatty acid esters and additionally teaches polyethylene glycol fatty acid monoesters such as peg-15 stearate, etc (see claims 21-22 24 and 27). The surfactants are selected from the group consisting of alcohols; polyoxyethylene alkylethers; fatty acids; glycerol fatty acid esters; acetylated glycerol fatty acid esters; lower alcohol fatty acids esters; polyethylene glycol fatty acids esters; polyethylene glycol glycerol fatty acid esters; polypropylene glycol fatty acid esters; polyoxyethylene glycerides; lactic acid derivatives of mono/diglycerides; propylene glycol diglycerides; sorbitan fatty acid esters; polyoxyethylene sorbitan fatty acid esters; polyoxyethylenepolyoxypropylene block copolymers; transesterified vegetable oils; sterols; sterol derivatives; sugar esters; sugar ethers; sucroglycerides; polyoxyethylene vegetable oils; and polyoxyethylene hydrogenated vegetable oils. The pharmaceutical compositions of the present invention can be provided in the form of a solution preconcentrate; i.e., a composition as described above, and intended to be dispersed with water, either prior to administration, in the form of a drink, or dispersed in vivo (col 34 lines 63-68). The reference also teaches preservatives (see claim 64). Although formulations specifically suited to oral administration are presently preferred, the compositions of the present invention can also be formulated for topical, transdermal, ocular, pulmonary, vaginal, rectal, transmucosal or parenteral administration

It would have been obvious to one of ordinary skill in the art to use a hydrophobic therapeutic agent, bromfenac, with the elected surfactant. The motivation comes from

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the teaching of Chen et al. that a variety of PEG-fatty acid esters have useful surfactant properties. Among the PEG-fatty acid monoesters, esters of lauric acid, oleic acid, and stearic acid are most useful. Hence, a skilled artisan would have reasonable expectation of successfully producing a composition with the most useful surfactant properties.

With respect to claim 19, the transitional phrase "consisting essentially of" limits the scope of a claim to the specified materials or steps "and those that do not materially affect the basic and novel characteristic(s)" of the claimed invention. In re Herz, 537 F.2d 549, 551-52, 190 USPQ 461, 463 (CCPA 1976). "A consisting essentially of claim occupies a middle ground between closed claims that are written in a consisting of format and fully open claims that are drafted in a comprising format." PPG Industries v. Guardian Industries, 156 F.3d 1351, 1354, 48 USPQ2d 1351, 1353-54 (Fed. Cir. 1998). See also Atlas Powder v. E.I. duPont de Nemours & Co., 750 F.2d 1569, 224 USPQ 409 (Fed. Cir. 1984); In re Janakirama-Rao, 317 F.2d 951, 137 USPQ 893 (CCPA 1963); Water Technologies Corp. vs. Calco, Ltd., 850 F.2d 660, 7 USPQ2d 1097 (Fed. Cir. 1988). For art purposes, "the consisting essentially of" language in the claim is treated as "comprising" language and it is an applicant's burden to establish that a step practiced in a prior art method is excluded from his claims by consisting essentially of' language." (See MPEP 2111.03)

This is a <u>provisional</u> obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.

Claim 7 is rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1, 5, and 47-48 of copending Application No. 11755662 in view of Chen et al. (US 6383471), as applied to claims 1, 4-5, 8, 10-12, 19-20, 22, and 27 above and further in view of Fukahori et al. (JP 402083323A). Although the conflicting claims are not identical, they are not patentably distinct from each other because the copending application is drawn to a method of treating pain and/or inflammation associated with an ocular disease, injury or disorder comprising administering to a patient, in need of such treatment, a stabilized aqueous liquid solution comprising 2-amino-3-(4-bromobenzoyl) phenylacetic acid or a pharmaceutically acceptable salt thereof or a hydrate thereof at a concentration ranging from 0.05% to 0.1% administered once or twice a day, or at a concentration ranging from 0.12% to 0.24% administered once a day, and an alkyl aryl polyether alcohol type polymer whereas the claims herein are drawn to an aqueous liquid preparation comprising 2-amino-3-(4- bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof, and an alkyl aryl polyether alcohol type polymer or a polyethylene glycol fatty acid ester.

Copending Application No. 11755662 and Chen et al. (US 6383471) are discussed above.

Copending Application No. 11755662 and Chen et al. (US 6383471) fail to teach the amount of the polyethylene glycol as claimed.

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Fukahori et al. teaches a stable aqueous solution of riboflavin containing non-ionic surfactants preferably polyoxyethylene hardened castor oil or polyethylene glycol monostearate in an amount of 0.01 to 5.0 wt %/vol%.

In the absence of showing the criticality, the determination of optimal or workable concentration of the polyethylene glycol monostearate by routine experimentation is obvious absent showing of criticality of the claimed concentration. One having ordinary skill in the art would have been motivated to do this to obtain the **desired stability and solubilizing** properties of the composition. Hence, a skilled artisan would have had reasonable expectation of successfully producing a composition with the polyethylene glycol monostearate in the claimed range.

This is a <u>provisional</u> obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.

Claims 9-10, 13, 21, and 23-25 are rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1, 5, and 47-48 of copending Application No. 11755662 in view of Chen et al. (US 6383471), as applied to claims 1, 4-5, 8, 10-12, 19-20, 22, and 27 above and further in view of Gamache et al. (WO 01/15677) and Yakuji Nippo Ltd., ("New Drugs in Japan: 2001", 2001 Edition, Published by May 11, 2001, p.27-29 - IDS). Although the conflicting claims are not identical, they are not patentably distinct from each other because the copending application is drawn to a method of treating pain and/or inflammation associated with an ocular disease, injury or disorder comprising administering to a patient, in need of such treatment, a stabilized aqueous liquid solution comprising 2-amino-3-(4-

bromobenzoyl) phenylacetic acid or a pharmaceutically acceptable salt thereof or a hydrate thereof at a concentration ranging from 0.05% to 0.1% administered once or twice a day, or at a concentration ranging from 0.12% to 0.24% administered once a day, and an alkyl aryl polyether alcohol type polymer whereas the claims herein are drawn to an aqueous liquid preparation comprising 2-amino-3-(4-bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof, and an alkyl aryl polyether alcohol type polymer or a polyethylene glycol fatty acid ester.

Copending Application No. 11755662 and Chen et al. (US 6383471) are discussed above.

Copending Application No. 11755662 and Chen et al. (US 6383471) fail to teach the specified preservative and stabilizer; and sodium salts and hydrates thereof; or an eye drop.

Gamache et al. teaches anti-inflammatory agents include bromfenac and Moxifloxacin, viscosity building agents include, for example, polyvinyl alcohol, polyvinyl pyrrolidone, methyl cellulose, hydroxypropyl methylcellulose, hydroxyethyl cellulose, carboxymethyl cellulose, hydroxypropyl cellulose or other agents known to those skilled in the art. An appropriate buffer system (e. g., sodium phosphate, sodium acetate or sodium borate) may be added to prevent pH drift under storage conditions. Exemplified is an otic/nasal suspension: Ingredient 1B/1 D agonist 0.1-1.0% w/v, Moxifloxacin 0.3% w/v, Benzalkonium Chloride 0.01% w/v, Edetate Disodium, USP 0.01% w/v, Sodium

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Chloride, USP 0.3% w/v, Sodium Sulfate, USP 1.2% w/v, Tyloxapol, USP 0.05% w/v, Hydroxyethylcellulose 0.25% w/v, Sulfuric Acid and/or Sodium Hydroxide, NF q. s., and purified water q. s. to 100%.

Yakuji Nippo Ltd. teaches an aqueous ophthalmic solution comprising bromfenac sodium hydrate boric acid, sodium sulfite, disodium edetate, polyvinylpyrroldione, benzalkonium sodium hydrate.

It would have been obvious to one of ordinary skill in the art at the time of the invention to use the specific preservative Benzalkonium Chloride and stabilizer - sodium sulfite. The motivation comes from the teaching of Gamache et al. that the preservatives inclusive of Benzalkonium Chloride prevent microbial contamination during use and the stabilizer prevent pH drift under storage conditions and further by Yakuji Nippo Ltd. that an ophthalmic solution of bromfenac sodium hydrate comprises boric acid, sodium sulfite, disodium edetate, polyvinylpyrroldione, benzalkonium sodium hydrate. Hence, a skilled artisan would have had reasonable expectation of successfully producing a composition with similar efficacy and results.

This is a <u>provisional</u> obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.

Claim 14 is rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1, 5, and 47-48 of copending Application No. 11755662 in view of Chen et al. (US 6383471), as applied to claims 1, 4-5, 8, 10-12, 19-20, 22, and 27 above and further in view of Sawa (5942508). Although the conflicting claims are not identical, they are not patentably distinct from each other

because the copending application is drawn to a method of treating pain and/or inflammation associated with an ocular disease, injury or disorder comprising administering to a patient, in need of such treatment, a stabilized aqueous liquid solution comprising 2-amino-3-(4-bromobenzoyl) phenylacetic acid or a pharmaceutically acceptable salt thereof or a hydrate thereof at a concentration ranging from 0.05% to 0.1% administered once or twice a day, or at a concentration ranging from 0.12% to 0.24% administered once a day, and an alkyl aryl polyether alcohol type polymer whereas the claims herein are drawn to an aqueous liquid preparation comprising 2-amino-3-(4- bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof, and an alkyl aryl polyether alcohol type polymer or a polyethylene glycol fatty acid ester.

Copending Application No. 11755662 and Chen et al. (US 6383471) are discussed above.

Copending Application No. 11755662 and Chen et al. (US 6383471) fails to a nose drop.

Sawa teaches an aqueous solution comprising a pyridonecarboxylic acid selected from the group consisting of lomefloxacin, norfloxacin, enoxacin, ofloxacin, ciprofloxacin, tosufloxacin, fleroxacin, cinoxacin, levofloxacin and sparfloxacin or a pharmacologically acceptable salt thereof in a concentration of 0.2-5.0 (w/v)%, and an arylcarboxylic acid selected from the group consisting of pranoprofen, ibuprofen, bromfenac, 2-naphthoic acid, 2-naphthylacetic acid and 2-naphthoxyacetic acid or a

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pharmacologically acceptable salt thereof in a proportion of 0.001-50 parts by weight per part by weight of the pyridonecarboxylic acid (see claim 2). The reference further teaches examples of the solubilizer include non-ionic surfactants such as polyoxyethylenesorbitane monoolate, polyoxyethyleneoxystearic acid triglyceride, polyethylene glycol, polyoxyethylene hydrogenated castor oil and the like, (col 8 lines 66-67 and col 9 lines 1-3). The aqueous solution of the present invention is used as an eye drop, nasal drop or ear drop. When it is used as an eye drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8, when it is used as a nasal drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8, (See claims 3-5). Examples of the antiseptic include quaternary ammonium salts such as benzalkonium chloride. Examples of the thickener include polyvinylpyrrolidone, Examples of the chelating agent include sodium edetate, pH adjusting agents include sodium hydroxide, the reference teaches boric acid.

It would have been obvious to one of ordinary skill in the art to use the formulation as a nasal drop. The motivation comes from the teaching of Sawa that an aqueous solution comprising bromfenac is used as an eye drop, nasal drop or ear drop. When it is used as an eye drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8, when it is used as a nasal drop, its pH is generally adjusted to about 3.5-8.5, preferably about 6-8. Hence, a skilled artisan would have reasonable expectation of successfully producing a composition with similar efficacy and results.

This is a <u>provisional</u> obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.

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Claim 16 is rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1, 5, and 47-48 of copending Application No. 11755662 in view of Chen et al. (US 6383471) and Fukahori et al. (JP 402083323A), as applied to claims 1, 4-5, 7-8, 10-12, 19-20, 22, and 27 above and further in view of Aikawa et al. (JP 2002308764 A). Although the conflicting claims are not identical, they are not patentably distinct from each other because the claims are drawn to an aqueous solution preparation according to claim 1, wherein the concentration of the aminoglycoside antibiotic or its pharmacologically acceptable salt in the aqueous solution preparation is within a range from a minimum of 0.01 w/v % to a maximum of 35.0 w/v %, and the concentration of the bromfenac or its pharmacologically acceptable salt in the aqueous solution preparation is within a range from a minimum of 0.01 w/v % to a maximum of 0.5 w/v %; further comprising at least one compound selected from the group consisting of a nonionic water-soluble polymer and a nonionic surfactant whereas the claims herein are drawn to an aqueous liquid preparation comprising 2-amino-3-(4- bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof, and an alkyl aryl polyether alcohol type polymer or a polyethylene glycol fatty acid ester.

- U.S. Patent No. 5942508, Chen et al. (US 6383471), and Fukahori et al. (JP 402083323A) are discussed above.
- U.S. Patent No. 5942508 and Chen et al. (US 6383471), and Fukahori et al. (JP 402083323A) fail to teach the specified sodium salt or a hydrate.

Aikawa et al. teaches ophthalmic pharmaceutical composition (eye drop) for treating or preventing congestion symptom of a conjunctiva, contains bromfenac sodium hydrate.

It would have been obvious to one of ordinary skill in the art to use the sodium salt and hydrate of bromfenac. The motivation comes from the teaching of Aikawa et al. that an aqueous solution (eye drop) comprising bromfenac sodium hydrate treats or prevents congestion symptom of a conjunctiva. Hence, a skilled artisan would have reasonable expectation of successfully producing a composition with similar efficacy and results.

This is a <u>provisional</u> obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Layla Soroush whose telephone number is (571)272-5008. The examiner can normally be reached on Monday through Friday from 8:30 a.m. to 5:00 p.m.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Sreenivasan Padmanabhan, can be reached on (571) 272-0629. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Art Unit: 1627

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

/Layla Soroush/

Examiner, Art Unit 1627

Notice of References Cited Application/Control No. 13/353,653 Examiner LAYLA SOROUSH Applicant(s)/Patent Under Reexamination SAWA ET AL. Page 1 of 1

U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
*	Α	US-6,383,471	05-2002	Chen et al.	424/45
*	В	US-5,942,508	08-1999	Sawa, Shirou	514/235.8
*	С	US-6,274,592	08-2001	Sawa, Shirou	514/291
*	D	US-2001/0056098	12-2001	Sawa, Shirou	514/258
	Е	US-			
	F	US-			
	G	US-			
	Ι	US-			
	-	US-			
	7	US-			
	K	US-			
	┙	US-			
	М	US-			

FOREIGN PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	Classification
	Ν	JP 02083323 A	03-1990	Japan	FUKAHORI et al.	
	0	JP 2002308764 A	10-2002	Japan	OKUDAIRA et al.	
	Р	WO 0115677 A2	03-2001	World Intellect	GAMACHE D A et al.	
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NON-PATENT DOCUMENTS

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*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.

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(54) Title: USE OF 5-HT_{1B/ID} AGONISTS TO TREAT OTIC PAIN

(57) Abstract: Compositions and methods for treating otic pain are disclosed. In particular, the invention discloses compositions and methods of using 5-HT_{1B/1D} agonists for the prevention or alleviation of otic pain.

Use of 5-HT_{1B/1D} Agonists to Treat Otic Pain

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The present invention relates to the pharmaceutical treatment of otic pain. In particular, the present invention relates to the topical use of $5\text{-HT}_{1B/1D}$ receptor agonists and partial agonists for the prevention or alleviation of pain in the ear.

Background of the Invention

Pain is a perceived nociceptive response to local stimuli in the body. The perception of pain at the level of the central nervous system requires the transmission of painful stimuli by peripheral sensory nerve fibers. Upon stimulation of tissue (i.e., thermal, mechanical or chemical), electro-chemical signals are transmitted from the sensory nerve endings to the spinal column, and hence to the brain where pain is perceived.

The ear is highly innervated with sensory afferents capable of transmitting various painful stimuli to the central nervous system. The ear is comprised of outer, middle and inner ear portions and otic pain may arise in any of these portions of the ear. Pain conditions involving the ear, therefore, can arise in numerous instances, such as: foreign body stimulus, inflammation, edema, otic congestion, otic pressure, infection, accidental trauma, surgical procedures and post-surgical recovery.

The outer or "external" ear is comprised of the pinna and external ear canal ("EAC"). The EAC is a tubular, slightly curved structure extending from the pinna to the tympanic membrane or "ear drum." Sound travels through the EAC and causes the tympanic membrane to vibrate. Various disorders can arise in the outer ear eliciting pain to the host. For example, otitis externa is an acute, painful inflammatory condition of the EAC that

affects all age groups of humans and accounts for roughly half of the ear pain pathologies known to exist. During the summer months, cases of otitis externa tend to increase due to what is known as "swimmer's ear." Swimmer's ear generally arises from the seepage of water into the EAC during swimming and the onset of infection and pain. Other outer ear disorders causing pain to the host include insertion of foreign objects in the ear, cerumen impaction, long-term use of hearing aids, and dermatological disorders, including psoriasis, eczema and seborrhea.

The middle ear is an air-filled cavity between the outer and inner ears. The middle ear is separated from the outer ear by the tympanic membrane and abuts the inner ear. It has a volume of about two milliliters and is connected to the back of the throat via the eustachian tube. The middle ear contains the malleus, icus and stapes, which are tiny bones that translate the movement of the tympanic membrane to the inner ear. Various conditions of the middle ear can cause pain to the host. For example, otitis media, which can be acute ("AOM") or associated with effusion ("OME"), is an inflammatory condition of the middle ear which generally affects children more often than adults (Karver, *Otitis Media*, <u>Primary Care</u>, Volume 25, No. 3, pages 619-632 (1998). The etiology of otitis media is fairly broad and can be caused by various inflammatory events including infection and allergy. Effusion, which can be sterile or contain infectious material, may also result from otitis media. The fluid consists of various inflammatory cells (white blood cells), mediators of allergy and inflammation and cellular debris.

The inner ear comprises the sensory organs of the auditory and vestibular systems. It consists of two major compartments, known as the bony and membranous labyrinths. These chambers are highly organized and sensitive tissues and provide both auditory perception and

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balance to the animal. Various pathologies may arise in the inner ear, creating distortion of hearing, loss of balance and pain.

Since otic pain is often associated with infection and resultant congestion and pressure, the primary therapeutic approach to treating otic pain is the administration of antiobiotics, both systemically and topically.

Various other therapies have been attempted for the alleviation of otic pain. Topical steroids (e.g., hydrocortisone) and systemic non-steroidal anti-inflammatory drugs (NSAIDs), such as aspirin and ibuprofen, have been used typically in conjunction with anti-infectives to treat otic pain.

Local anesthetics are another class of compounds which relieve pain by directly inhibiting nerve cellular function. A drawback of local anesthetic therapy is the short duration of action of such drugs. Another problem with the use of local anesthetics is that their mechanism of action, non-specific membrane stabilization, can have the undesired coincident effect of also inhibiting biological functions of cells, such as fibroblasts and surrounding neural cells. Therefore, even though pain sensation can be abated with local anesthetic treatment, healing and normal function of the tissue may be significantly compromised. There is a need, therefore, to discover agents which potently and specifically inhibit the transmission of painful stimuli by sensory afferents, following local otic application.

Opiates are a class of compounds with well documented clinical analysis efficacy.

Opiates can be administered in a number of ways. For example, opiates can be administered systematically, by intravenous injection or oral dosage, or locally, by subcutaneous, intramuscular or topical application. Systemic administration of opiates, however, has been

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associated with several problems including dose escalation (tolerance), addiction, respiratory depression and constipation.

Other agents have also been suggested for use in treating pain. Such agents include tricyclic antidepressants such as imipramine and desipramine, alpha-2 adrenergic agonists, serotonin uptake blockers, such as prozac, and other analgesics such as paracetamol, as described in United States Patent No. 5,270,050 (Coquelet et al.). Some of these therapies, however, have been associated with side-effects such as dryness of mouth, drowsiness, constipation, and low potencies and efficacies.

A class of agents which potently and specifically inhibit the transmission of painful stimuli by sensory afferents without local anesthetic activity following local otic application has yet to be described.

Serotonin, or 5-hydroxytryptamine ("5-HT"), is an endogenous peripheral and central neurotransmitter. Activation of serotonin receptors elicits the transduction of specific intracellular signals which lead to various physiological responses, depending on the receptor sub-type activated and the tissue stimulated. Certain classes of molecules have been discovered which bind to 5-HT receptors and either elicit 5-HT agonist or antagonist responses. Researchers have pursued the use of various 5-HT receptor agonists and antagonists in an effort to modulate cellular activity, and hence, effect various therapies to the afflicted tissues.

A number of different sub-types of 5-HT receptors have been discovered, based on differential agonist/antagonist sensitivities, second messenger coupling and protein structures. Such sub-types include, for example, 5-HT_{1B}, 5-HT_{1D}, 5-HT_{1A} and 5-HT_{2A} (Hoyer et al., *VII. International Union of Pharmacology Classification of Receptors for 5-Hydroxytryptamine (Serotonin)*, Pharmacological Reviews, volume 46, No. 2, Pages 157-170 (1994)). While all

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serotonin receptors bind serotonin, different sub-types of serotonin receptors, which demonstrate a selective sensitivity to different agonists and antagonists, exist in various tissues and species. As noted by Hoyer et al. (1994), there are significant differences in the types of serotonin receptors evident among various species. For example, the 5-HT_{1B} receptor exists in rodents, while the homolog of this receptor, the pharmacologically defined 5-HT_{1D} receptor, exists in canine, pig and human species (Adham et al., *The Rat 5-Hydroxytryptamine1B Receptor Is the Species Homologue of the Human 5-Hydroxytryptamine1Dß Receptor*, Molecular Pharmacology, volume 41, pages 1-7 (1992) and Hoyer et al., *VII. International Union of Pharmacology Classification of Receptors for 5-Hydroxytryptamine (Serotonin)*, Pharmacological Reviews, volume 46, no. 2, pages 157-170 (1994)).

Numerous therapeutic approaches involving the manipulation of various serotonin receptors have been attempted. For example, the use of 5-HT₃ antagonists to treat emesis in cancer chemotherapy patients is disclosed in U.S. Patent No. 5,446,050 (Rosen); the use of certain 5-HT₁ agonists to treat a myriad of ailments is disclosed in U.S. Patent No. 5,409,941 (Nowakowski); and the use of 5-HT₂ antagonists to treat CNS disorders such as anxiety have been disclosed in U.S. Patent No. 5,393,761 (Perregaard et al.). However, nowhere in these publications has it been disclosed to use 5-HT_{1B} or 5-HT_{1D} agonists for the treatment of otic pain.

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Summary of the Invention

The present invention is directed to compositions and methods of treating otic pain. More specifically, the present invention provides compositions containing 5-HT_{1D} and/or 5-HT_{1D}

HT_{IB} agonists for the treatment of otic pain. The present invention is also directed to compositions comprising combinations of 5-HT_{ID} and/or HT_{IB} agonists and other pharmaceutical agents (i.e., anti-microbial agents, anti-inflammatory agents or anti-allergy agents) and methods of use.

The methods of the present invention involve the topical otic or intranasal application of the compositions of the present invention. One advantage of this therapy is that the inhibition of pain is receptor-specific, as contrasted with non-specific therapy, such as local anesthetic treatment. This specific activity may reduce greatly the number of dosings per day, and also reduce the drawbacks of short duration of action and inhibition of wound healing which are associated with local anesthetics. Additionally, serotonin receptor binding agents acting locally within otic tissue avoid the problems of tolerance, addiction and constipation associated with the chronic, systemic administration of opiates.

Detailed Description of the Invention

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The present invention is directed to the use of 5-HT_{1D} and/or 5-HT_{1B} receptor agonists for the prevention or alleviation of otic pain. The 5-HT_{1D} ("1D") receptor is found in human tissue such as cerebral arteries and parts of the brain, such as the basal ganglia, raphe and the cerebral cortex (Hoyer et al., (1994)). The 5-HT_{1B} ("1B") receptor, thus far, has been found in the CNS and peripheral nerves of other species such as rat, mouse and hamster. However, the 1B receptor has been shown to possess similar homology, and thus similar sensitivity, as the 1D receptor (Hoyer et al., (1994)). It has now been found that 1B receptor agonists will activate 1D receptors. It is believed that the 5-HT_{1B} and/or 5-HT_{1D} receptors are present in otic tissue.

The compounds of the present invention are 1D agonists, 1B agonists or 1B/1D agonists. As used herein, a "1B agonist" refers to a compound which activates a 1B receptor, a "1D agonist" refers to a compound which activates a 1D receptor, and a "1B/1D agonist" refers to a compound which activates either a 1B or a 1D receptor.

Preferred 1B/1D agonists of the present invention are: 7-trifluoromethyl-4(4-methyl-1-piperazinyl)-pyrrolo[1,2-a]quinoxaline maleate (CGS-12066A); Appirtoline; RU-24969; 5carboxamidotryptamine (5-CT); 5-methoxy-n,n,dimethyl-tryptamine; 1H-Indole-5methanesulfonamide, 3-[2-(dimethylamino)ethyl]-N-methyl-, butanedioate (Sumatriptan (GR43175C)); Methanesulfonamide, N-[4-[[5-[3-(2-aminoethyl)-1H-indol-5-yl]-1,2,4oxadiazol-3-yl]methyl]phenyl] (L-694247); Metergoline; LY165163 (PAPP); BMS-180048; PNU-142633; 1H-2-Benzopyran-6-carboxamide, 3,4-dihydro-1-[2-[4-(4-methoxyphenyl)-1piperazinyl]ethyl]-N-methyl-, (S) -, (PNU-109291); 5(R)-(methylamino)-2,4,5,6-tetrahydro-1H-imidazo[4,5,1-ij]-quinolin-2- onemaleate (PNU-95666); N-[4-methoxy-3-(4-methyl-1piperazinyl)phenyl[-4-(2-phenylethyl)-1-piperazinecarboxaminde (F-14258); F-12640, which is a 4-aryl-1-(tryptamine-5-0-carboxymethyl)-piperazide; ALX-0646; 1H-Carbazole-6carboxamide, 2,3,4,9-tetrahydro-3-(methylamino)-, (R) (frovatriptan); 1H-Indole, 3-((1methyl-2-pyrrolidinyl)methyl)-5-(2-(phenylsulfonyl)ethyl)-(R) (eletriptan); Pyrrolidine, 1-(((3-(2-(dimethylamino)ethyl)-1H-indol-5-yl)methyl)sulfonyl) (almotriptan); 1H-Indole-3ethanamie, N, N-dimethyl-5-(1H-1,2,4-triazol-1-ylmethyl)-, monobenzoate (rizatriptan benzoate); 1H-Indole-5-ethanesulfonamide, N-methyl-3-(1-methyl-4-piperidinyl) (naratriptan): 2-Oxazolidinone, 4-((3-(2-(dimethylamino)ethyl)-1H-indol-5-yl)methyl)-, (S) (zolmitriptan); Glycinamide, N-[[[3-(2-aminoethyl)-1H-indol-5-yl]oxy]acetyl]-L-tyrosyl- (IS-159): 1'-Methyl-5-[2'-methyl-4'-(5-methyl-1,2,4-oxadiazol-3-yl)-biphenyl-4-ylcarbonyl]-2,3,6,7-tetrahydro-5H-spiro[furo[2,3-f]indole-3,4'-piperidine] (SB-224289); L-782097; 3-[3-

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[4-(5,6-Dimethoxypyrimidin-4-yl)piperazin-1-yl]propyl]-N-methyl-1H-indol-5-ylmethylsulfonamide (VS-395); (R)-N-methyl-[3-(1-methyl-2-pyrrolidinyl)-1H-indol-5-yl]methanesulphonamide (CP-122288); 3-[3-[4-(5-methoxy-4-pyrimidinyl)-1-piperazinyl]-propyl]-N-methyl-1H-indole-5- 5-methanesulfonamide (avitriptan); Piperazine, 1-(2,3-dihydro-1,4-benzodioxin-5-yl) (eltoprazine); N-[3-(2-dimethylamino)ethoxy-4-methoxyphenyl]-2'-methyl-4'-(5-methyl-1,2,4-oxadiazol-3-yl)-(1,1'-biphenyl)-4-carboxamide (SB-216641); and 3-[4-(3-chlorophenyl) piperazin-1-yl]-1,1-diphenyl-2-propanol) (BRL-15572).

Other classes of 1B/1D agonists have been suggested or are known in the art and may be useful in the present invention. For example, U.S. Patent Nos. 5,504,104 (Glennon) and 5,252,749 (Badorc et al.) disclose tryptamine analogs and thienocyclopentanone oxime ethers, respectively, and WIPO Patent Publication No. WO 95/14004 (Halazy et al.) discloses azylpiperazines, for use as 1B/1D agonists; the foregoing patents and publication are incorporated herein by reference to the extent they disclose 1B, 1D or 1B/1D agonists and methods of preparation or attainment. The 1B/1D agonists of the present invention are available from commercial sources or may be synthesized by methods known to those skilled in the art.

The 1B/1D agonists of the present invention may also be elucidated by employing standard methods known in the art. For example, the 1B/1D compounds may be ascertained by using radioligand binding assays to determine drug affinities at the 5HT_{1B/D} receptor such as those described in Hoyer, et al., *Characterization of the 5HT_{1B} recognition sites in rat brain: binding studies with (-)-[1251]cyanopindolol*, Eur. J. Pharmacol., volume 118, pages 1-12 (1985). The 1B/1D compounds may also be determined using a number of functional *in vitro* assays. Common assays include methods involving the inhibition of forskolin-induced

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adenylyl cyclase activity in (1) cells that naturally express the 5HT_{IB/D} receptor (e.g., in Chinese hamster ovary cells as described in Giles, et al., Characterization of a 5HT1B receptor in CHO cells: functional responses in the absence of radioligand binding, Br. J. Pharmacol., volume 117, pages 1119-1126 (1996)), and (2) in host cells genetically engineered to express recombinant human or animal 5HT_{IB/D} receptors (e.g., Price, et al., SB-216641 and BRL-15572 compounds to pharmacologically discriminate h5HT1B and h5HT_{1D} receptors, Naunyn-Schmiedeburg's Arch. Pharmacol., volume 356, pages 312-320 (1997)). In addition, intercellular Ca²⁺-mobilization assays have also been employed to determine the efficacy of 1B/1D compounds for agonist activity at the 5HT_{1B/D} receptor (Dickenson and Hill, Coupling of an endogenous 5HT1B-like receptor to increases in intracellular calcium through a pertussis toxin-sensitive mechanism in CHO-K1 cells, Br. J. Pharmacol., volume 116, pages 2889-2896 (1995)). Assays involving the functional activity in vivo at the 5HT_{IB/D} receptor are also useful for the determination 1B/1D compounds. For example, Matsubara et al. describe a method to elucidate 1B/1D compounds using the electrically-induced neurogenic plasma extravasation from the brain dura matter by stimulation of the trigeminal ganglion (Matsubara, et al., CP-93,129, a potent and selective 5HT_{1B} receptor agonist blocks neurogenic plasma extravasation within rat but not in guinea pig dura matter, Br. J. Pharmacol., volume 104, pages 3-4 (1991)).

The 1B/1D agonists of the present invention will be contained in topical or intranasal compositions, in accordance with formulation techniques known to those skilled in the art. The compounds may be included in solutions, suspensions, aerosols and other dosage forms adapted for the particular 1B/1D agonist and dosing regimen.

The 1B/1D compounds will be contained in compositions of the present invention in concentrations effective to prevent or ameliorate otic pain. As used herein, the term

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"pharmaceutically effective amount" refers to that amount of one or more 1B/1D agonists which prevents or alleviates otic pain. Generally, the dosage of 1B/1D agonists utilized for any of the uses described herein will be from about one to two drops of a 0.01 to 3% weight/volume ("% w/v") composition, or corresponding amount for aerosol application, administered one to four times per day.

The present invention is particularly directed to the provision of compositions adapted for topical treatment of otic tissues. The compositions may also be adapted for administration intranasally for treatment of otic tissues, such as nasal drops or an aerosol composition. The otic compositions of the present invention will include one or more 1B/1D agonists and a pharmaceutically acceptable vehicle for these agonist(s). Various types of vehicles may be used. The vehicles will generally be aqueous in nature. Aqueous solutions or suspensions are generally preferred, based on ease of formulation, as well as a patient's ability to easily administer such compositions by means of instilling one to two drops of the solutions in the affected ears. However, the compounds of the present invention may also be readily incorporated into other types of compositions, such as aerosols (intranasal or intraotic), suspensions, viscous or semi-viscous gels or other types of solid or semi-solid compositions. Suspensions may be preferred for 1B/1D agonists which are relatively insoluble in water.

As stated above, the compositions of the present invention may also contain additional pharmaceutically active agents or may be dosed concurrently with other pharmaceutical compositions.

In particular, when treating a mammal for the prevention, treatment or amelioration of otic infection, the compositions of the present invention may also contain one or more antibiotic, antiviral and/or antifungal agents (hereinafter collectively referred to as "antimicrobial agents") or may be dosed concurrently or sequentially with anti-microbial agent

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containing compositions. Examples of anti-microbial agents include, but are not limited to, chloremphenicol, ofloxacin, norfloxacin, lomefloxacin, ciprofloxacin, natamycin, neomycin, polymyxin B, gentamycin, tobramycin, bacitracin, gramicidin, erythromycin, moxifloxacin, oxazolidinones, trovafloxacin, grepafloxacin, sulfacetamide, tetracycline, sulfisoxazole, diolamine, trifluorothymidine, acyclovir, gancyclovir, vaniomycin or other antibiotic, antiviral and antifungal agents known to those skilled in the art. The 1B/1D agonist/anti-microbial agent combination compositions will contain one or more 1B/1D agonists, as stated above, and one or more anti-microbial agents in an amount effective to prevent, treat or ameliorate otic infection. As used herein, such an amount is referred to as "an effective amount of one or more anti-microbial agents" or "an amount effective to prevent, treat or ameliorate otic infection." In general, however, the 1B/1D agonist/anti-microbial combination compositions of the present invention will typically contain one or more antibiotics in an amount of about 0.05 to 3.0 % w/v.

When treating a mammal for the prevention, treatment or amelioration of otic allergic reactions and responses, the compositions of the present invention may also contain one or more anti-allergy agents, histamine H₁ receptor antagonists or anti-histaminic agents (hereinafter collectively referred to as "anti-allergy agents"), or may be dosed concurrently or sequentially with anti-allergy agent containing compositions. Examples of anti-allergy agents include, but are not limited to, mizolastine, mapinastine, levocabastine, pheniramine, antazoline, ketotifen, azelastine, doxepine analogs, such as those described in U.S. Patent Nos. 4,871,865 (Lever et al.) and 4,923,892 (Lever et al.), cetirizine, loratadine, fenoxifenadine, diphenhydramine, brompheniramine, chlorpheniramine, clemastine, pyrilamine, cromolyn, nedocromil, lodoxamide, or other anti-allergy agents known to those skilled in the art. The 1B/1D agonist/anti-allergy agent combination compositions will contain

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one or more 1B/1D agonists, as stated above, and one or more anti-allergy agents in an amount effective to prevent, treat or ameliorate otic allergic reactions and responses. As used herein, such an amount is referred to as "an effective amount of one or more anti-allergy agents" or "an amount effective to prevent, treat or ameliorate otic allergic reactions or responses." In general, however, the 1B/1D agonist/anti-allergy agent combination compositions of the present invention will typically contain one or more anti-allergy agents in an amount of about 0.001 to 1.0 % w/v.

When treating a mammal for the prevention, treatment or amelioration of otic inflammatory reactions and responses, the compositions of the present invention may also contain one or more anti-inflammatory agents or may be dosed concurrently or sequentially with anti-inflammatory agent containing compositions. Examples of anti-inflammatory agents include, but are not limited to, PAF antagonists, such as SR-27417, A-137491, ABT-299, apafant, bepafant, minopafant, E-6123, BN-50727, nupafant and modipafant; PDE IV inhibitors, such as ariflo, torbafylline, rolipram, filaminast, piclamilast, cipamfylline, CG-1088, V-11294A, CT-2820, PD-168787, CP-293121, DWP-205297, CP-220629, SH-636, BAY-19-8004, and roflumilast; cyclooxygenase type I and II inhibitors, such as nepafenac, amfenac, diclofenac, flurbiprofen, indomethacin, naproxen, ketorolac, ibuprofen, bromfenac, ketoprofen, meclofenamate, piroxicam, sulindac, suprofen, mefanamic acid, diflusinal, oxaprozin, tolmetin, fenoprofen, benoxaprofen, nabumetome, etodolac, phenylbutazone, aspirin, oxyphenbutazone, NCX-4016, HCT-1026, NCX-284, NCX-456, tenoxicam and carprofen; cyclooxygenase type II selective inhibitors, such as NS-398, vioxx, celecoxib, P54, etodolac, darbufelone mesylate, L-804600 and S-33516; and inhibitors of cytokine production, such as inhibitors of the NFkB transcription factor; or other anti-inflammatory agents known to those skilled in the art. The 1B/1D agonist/anti-inflammatory agent

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combination compositions will contain one or more 1B/1D agonists, as stated above, and one or more anti-inflammatory agents in an amount effective to prevent, treat or ameliorate otic inflammatory reactions and responses. As used herein, such an amount is referred to as "an effective amount of one or more anti-inflammatory agents" or "an amount effective to prevent, treat or ameliorate otic inflammatory reactions or responses." In general, however, the 1B/1D agonist/anti-inflammatory agent combination compositions of the present invention will typically contain one or more anti-inflammatory agents in an amount of about 0.01 to 1.0 % w/v.

The otic compositions of the present invention may also include various other ingredients, such as buffers, preservatives, co-solvents and viscosity building agents.

An appropriate buffer system (e.g., sodium phosphate, sodium acetate or sodium borate) may be added to prevent pH drift under storage conditions.

Otic products are typically packaged in multidose form. Preservatives are thus required in multidose compositions to prevent microbial contamination during use. Suitable preservatives include: benzalkonium chloride, thimerosal, chlorobutanol, methyl paraben, propyl paraben, phenylethyl alcohol, edetate disodium, sorbic acid, polyquaternium-1, or other agents known to those skilled in the art. Such preservatives are typically employed at a level of from 0.001 to 1.0 % w/v.

Some of the compounds of the present invention may have limited solubility in water and therefore may require a surfactant or other appropriate co-solvent in the composition. Such co-solvents include: polyethoxylated castor oils, Polysorbate 20, 60 and 80; Pluronic® F-68, F-84 and P-103 (BASF Corp., Parsippany NJ, USA); cyclodextrin; or other agents known to those skilled in the art. Such co-solvents are typically employed at a level of from 0.01 to 2% w/v.

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Viscosity greater than that of simple aqueous solutions may be desirable to increase otic absorption of the active compound, to decrease variability in dispensing the formulations, to decrease physical separation of components of a suspension or emulsion of formulation and/or otherwise to improve the otic formulation. Such viscosity building agents include, for example, polyvinyl alcohol, polyvinyl pyrrolidone, methyl cellulose, hydroxypropyl methylcellulose, hydroxyethyl cellulose, carboxymethyl cellulose, hydroxypropyl cellulose or other agents known to those skilled in the art. Such agents are typically employed at a level of from 0.01 to 2% w/v.

The compositions may also be used for treating irritated tissues following otic surgery.

The compositions may be used for acute treatment of temporary conditions, or may be administered chronically. The compositions may also be used prophylactically, especially prior to otic surgery or noninvasive otic procedures, or other types of surgery.

As stated above, the compounds and compositions of the invention will be used to prevent or ameliorate otic pain associated with various stimuli. For example, the 1B/1D agonists and compositions of the present invention may be used in treating pain arising from allergens, inflammation, trauma, congestion, infection, foreign body sensation and surgery, e.g., following cochlear implant surgery. With such treatment, the 1B/1D agonists can be individually dosed, or in combination with other pharmaceutical agents known in the art.

The compositions of the present invention are further illustrated by the following formulation examples 1-4. The ingredient "1B/1D agonist" denotes a compound of the present invention.

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Example 1

The following is an example of an otic/nasal solution:

Ingredient	Amount (% w/v)
7-trifluoromethyl-4(4-methyl-1-piperazinyl) -pyrrolo[1,2-a]quinoxaline maleate (CGS-12066A)	0.01-1.0
Phosphate Buffered Saline	1.0
Polysorbate 80	0.5
Purified water	q.s. to 100%

Example 2

The following is an example of an otic/nasal suspension:

	Ingredient	Amount (% w/v)
25	1B/1D agonist	0.01-1.0
	Monobasic sodium phosphate	0.05
	Dibasic sodium phosphate (anhydrous)	0.15
	Sodium chloride	0.75
)	Disodium EDTA (Edetate disodium)	0.05
	Cremophor EL	0.1
	Benzalkonium chloride	0.01
	HCl and/or NaOH	pH 7.3 - 7.4
	Purified water	q.s. to 100%
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Example 3

5 The following is an example of an otic/nasal suspension or solution:

Ingredient	Amount (% w/v)
1B/1D agonist	0.01-1.0
Phosphate Buffered Saline	1.0
Hydroxypropyl-β-cyclodextrin	4.0
Purified water	q.s. to 100%

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Example 4

20 The following is an example of an otic/nasal suspension:

	Ingredient	Amount (% w/v)
	1B/1D agonist	0.1-1.0
25	Moxifloxacin	0.3
	Benzalkonium Chloride	0.01
	Edetate Disodium, USP	0.01
	Sodium Chloride, USP	0.3
	Sodium Sulfate, USP	1.2
30	Tyloxapol, USP	0.05
	Hydroxyethylcellulose	0.25
	Sulfuric Acid and/or	
	Sodium Hydroxide, NF	q.s.
	Purified Water, USP	q.s. to 100%
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What is claimed is:

1. A topical otic or intranasal composition for treating otic pain comprising a pharmaceutically effective amount of one or more 1B/1D agonist(s) in a pharmaceutically acceptable vehicle.

- 2. A composition according to Claim 1, wherein the 1B/1D agonist is selected from the group consisting of: CGS-12066A; Anpirtoline; RU-24969; 5-carboxamidotryptamine; 5-methoxy-n,n,dimethyl-tryptamine; Sumatriptan; L-694247; Metergoline; LY165163; BMS-180048; PNU-142633; PNU-109291; PNU-95666; F-14258; F-12640; ALX-0646; frovatriptan; eletriptan; almotriptan; rizatriptan benzoate; naratriptan; zolmitriptan; IS-159; SB-224289; L-782097; VS-395; CP-122288; avitriptan; eltoprazine; BRL-15572; and SB-216641.
- 15 3. A composition according to Claim 2, wherein the 1B/1D agonist is 7-trifluoromethyl-4(4-methyl-1-piperazinyl)-pyrrolo[1,2-a]quinoxaline maleate.
 - 4. A composition according to Claim 2, wherein the 1B/1D agonist is Anpirtoline.

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- 5. A composition according to Claim 1, wherein the composition also comprises one or more an anti-microbial agents in an amount effective to prevent, treat or ameliorate otic infections.
- 6. A composition according to Claim 1, wherein the composition also comprises one or more an anti-allergy agents in an amount effective to prevent, treat or ameliorate otic allergy reactions or responses.
- 7. A composition according to Claim 1, wherein the composition also comprises one or more an anti-inflammatory agents in an amount effective to prevent, treat or ameliorate otic inflammatory reactions or responses.

8. A composition according to Claim 5, wherein the anti-microbial agent(s) is/are selected from the group consisting of: chloremphenicol, ofloxacin, norfloxacin, lomefloxacin, ciprofloxacin, natamycin, neomycin, polymyxin B, gentamycin, tobramycin, bacitracin, gramicidin, erythromycin, moxifloxacin, oxazolidinones, trovafloxacin, grepafloxacin, sulfacetamide, tetracycline, sulfisoxazole, diolamine, trifluorothymidine, acyclovir, gancyclovir and vaniomycin.

- 9. A composition according to Claim 6, wherein the anti-allergy agent(s) is/are selected from the group consisting of: mizolastine, mapinastine, levocabastine, pheniramine, antazoline, ketotifen, azelastine, doxepine analogs, cetirizine, loratadine, fenoxifenadine, diphenhydramine, brompheniramine, chlorpheniramine, clemastine, pyrilamine, cromolyn, nedocromil and lodoxamide.
- 10. A composition according to Claim 7, wherein the anti-inflammatory agent(s) is/are selected from the group consisting of: PAF antagonists; PDE IV inhibitors; cyclooxygenase type I and II inhibitors; cyclooxygenase type II selective inhibitors; and inhibitors of cytokine production.
 - 11. A composition according to Claim 10, wherein the PAF antagonists are selected from the group consisting of SR-27417, A-137491, ABT-299, apafant, bepafant, minopafant, E-6123, BN-50727, nupafant and modipafant; the PDE IV inhibitors are selected from the group consisting of ariflo, torbafylline, rolipram, filaminast, piclamilast, cipamfylline, CG-1088, V-11294A, CT-2820, PD-168787, CP-293121, DWP-205297, CP-220629, SH-636, BAY-19-8004 and roflumilast; the cyclooxygenase type I and II inhibitors are selected from the group consisting of nepafenac, amfenac, diclofenac, flurbiprofen, indomethacin, naproxen, ketorolac, ibuprofen, bromfenac, ketoprofen, meclofenamate, piroxicam, sulindac, suprofen, mefanamic acid, diflusinal, oxaprozin, tolmetin, fenoprofen, benoxaprofen, nabumetome, etodolac, phenylbutazone, aspirin, oxyphenbutazone, NCX-4016, HCT-1026, NCX-284, NCX-456, tenoxicam and carprofen; the cyclooxygenase type II selective inhibitors are selected from the group consisting of NS-398, vioxx, celecoxib, P54, etodolac, darbufelone mesylate, L-804600 and S-33516; and the inhibitors of cytokine

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production are selected from the group consisting of inhibitors of the NFkB transcription factor.

- 12. A method for treating otic pain which comprises administering to a mammal a topical or intranasal composition comprising a pharmaceutically effective amount of one or more 1B/1D agonists in a pharmaceutically acceptable vehicle.
 - 13. A method according to Claim 12, wherein the 1B/1D agonist is selected from the group consisting of: CGS-12066A; Anpirtoline; RU-24969; 5-carboxamidotryptamine; 5-methoxy-n,n,dimethyl-tryptamine; Sumatriptan; L-694247; Metergoline; LY165163; BMS-180048; PNU-142633; PNU-109291; PNU-95666; F-14258; F-12640; ALX-0646; frovatriptan; eletriptan; almotriptan; rizatriptan benzoate; naratriptan; zolmitriptan; IS-159; SB-224289; L-782097; VS-395; CP-122288; avitriptan; eltoprazine; BRL-15572; and SB-216641.

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- 14. A method according to Claim 13, wherein the 1B/1D agonist is 7-trifluoromethyl-4(4-methyl-1-piperazinyl)-pyrrolo[1,2-a]quinoxaline maleate.
- 15. A method according to Claim 14, wherein the 1B/1D agonist is 20 Anpirtoline.
 - 16. A method according to Claim 12, further comprising administering the composition topically to the ear or intranasally.
- 25 17. A method according to Claim 13, further comprising administering the composition topically to the ear or intranasally.
 - 18. A method according to Claim 12, wherein the otic pain is caused by otitis media, otitis externa, otic surgery or swimmer's ear.

19. A method according to Claim 12, wherein the composition further comprises one or more anti-microbial agents in an amount effective to prevent, treat or ameliorate otic infections.

- 20. A method according to Claim 12, wherein the composition further comprises one or more anti-allergy agents in an amount effective to prevent, treat or ameliorate otic allergic reactions or responses.
- 21. A method according to Claim 12, wherein the composition further comprises one or more anti-inflammatory agents in an amount effective to prevent, treat or ameliorate otic inflammatory reactions or responses.
- 22. A method according to Claim 19, wherein the anti-microbial agent(s) is/are selected from the group consisting of: chloremphenicol, ofloxacin, norfloxacin, lomefloxacin, ciprofloxacin, natamycin, neomycin, polymyxin B, gentamycin, tobramycin, bacitracin, gramicidin, erythromycin, moxifloxacin, oxazolidinones, trovafloxacin, grepafloxacin, sulfacetamide, tetracycline, sulfisoxazole, diolamine, trifluorothymidine, acyclovir, gancyclovir and vaniomycin.
- 23. A method according to Claim 20, wherein the anti-allergy agent(s) is/are selected from the group consisting of: mizolastine, mapinastine, levocabastine, pheniramine, antazoline, ketotifen, azelastine, doxepine analogs, cetirizine, loratadine, fenoxifenadine, diphenhydramine, brompheniramine, chlorpheniramine, clemastine, pyrilamine, cromolyn, nedocromil and lodoxamide.

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24. A method according to Claim 21, wherein the anti-inflammatory agent(s) is/are selected from the group consisting of: PAF antagonists; PDE IV inhibitors; cyclooxygenase type I and I inhibitors; cyclooxygenase type II selective inhibitors; and inhibitors of cytokine production.

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25. A method according to Claim 24, wherein the PAF antagonists are selected from the group consisting of SR-27417, A-137491, ABT-299, apafant, bepafant, minopafant,

WO 01/15677 PCT/US00/22764

E-6123, BN-50727, nupafant and modipafant; the PDE IV inhibitors are selected from the group consisting of ariflo, torbafylline, rolipram, filaminast, piclamilast, cipamfylline, CG-1088, V-11294A, CT-2820, PD-168787, CP-293121, DWP-205297, CP-220629, SH-636, BAY-19-8004 and roflumilast; the cyclooxygenase type I and I inhibitors are selected from the group consisting of nepafenac, amfenac, diclofenac, flurbiprofen, indomethacin, naproxen, ketorolac, ibuprofen, bromfenac, ketoprofen, meclofenamate, piroxicam, sulindac, suprofen, mefanamic acid, diflusinal, oxaprozin, tolmetin, fenoprofen, benoxaprofen, nabumetome, etodolac, phenylbutazone, aspirin, oxyphenbutazone, NCX-4016, HCT-1026, NCX-284, NCX-456, tenoxicam and carprofen; the cyclooxygenase type II selective inhibitors are selected from the group consisting of NS-398, vioxx, celecoxib, P54, etodolac, darbufelone mesylate, L-804600 and S-33516; and the inhibitors of cytokine production are selected from the group consisting of inhibitors of the NFkB transcription factor.

- 26. A method according to Claim 19, wherein the otic pain is caused by otitis media, otitis externa, otic surgery or swimmer's ear.
 - 27. A method according to Claim 22, wherein the otic pain is caused by otitis media, otitis externa, otic surgery or swimmer's ear.

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PAT-NO: JP402083323A **DOCUMENT-** JP 02083323 A

IDENTIFIER:

TITLE: STABLE AQUEOUS SOLUTION OF RIBOFLAVIN

BUTYRATE

PUBN-DATE: March 23, 1990

INVENTOR-INFORMATION:

NAME COUNTRY

FUKAHORI, KATSUHIRO UCHINO, YASUHIDE TAKAHASHI, HIROAKI KIMURA, SHIGEO

ASSIGNEE-INFORMATION:

NAME COUNTRY

ZERIA PHARMACEUT CO LTD N/A

APPL-NO: JP63233563

APPL-DATE: September 20, 1988

INT-CL (IPC): A61K031/525 , A61K009/08 , A61K047/32

ABSTRACT:

PURPOSE: To obtain an aqueous solution of riboflavin butyrate, containing the riboflavin butyrate and a nonionic surfactant with a high solubility and improved in stability to heat and light.

CONSTITUTION: An aqueous solution containing riboflavin butyrate and a nonionic surfactant. Polyoxyethylene hardened castor oil is preferred as the nonionic surfactant or polyethylene glycol monostearate, etc., and blended in an amount of 0.01-5.0 wt. %/vol. %. Vitamin Es or vegetable oils (e.g., safflower or soybean oil) or both are preferably blended. The amount of the vitamin Es blended is preferably 0.001-0.5 wt./vol. %.

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Application/Control No.	Applicant(s)/Pate Reexamination	ent under
13/353,653	SAWA ET AL.	
Examiner	Art Unit	
LAYLA SOROUSH	1627	

SEARCHED									
Class	Subclass	Date	Examiner						

INTERFERENCE SEARCHED									
Class	Subclass	Date	Examiner						

SEARCH NOTES (INCLUDING SEARCH STRATEGY)								
	DATE	EXMR						
STIC: Npl and pat see search his	8/23/2012	LS						
odp	8/23/2012	LS						

* NOTICES *

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- 1. This document has been translated by computer. So the translation may not reflect the original precisely.
- 2.*** shows the word which can not be translated.
- 3.In the drawings, any words are not translated.

DETAILED DESCRIPTION

[Detailed Description of the Invention]

[0001]

lead naturally.

[Field of the Invention] The present invention relates to a drug-used-in-ophthalmology constituent. It is related with a drug-used-in-ophthalmology constituent effective in mitigation and removal of the congestion condition of eye membrane in more detail.

[0002]

[Description of the Prior Art]The disease which shows the congestion condition of eye membrane, for example, the conjunctivitis, is an inflammatory disease of eye membrane. Although the causes of the conjunctivitis were various and it was conventionally considered mainly as the condition based on bacterial infection, allergy attracts attention as one of the causes of a disease in recent years. Although there are various causative agents (allergen) of allergy, it is supposed that the fine particles in pollen, house dust, and exhaust gas, a food component, etc. will become allergen. [0003]Generally, although allergy is considered that a causal therapy is made by removing allergen and the desensitization therapy is also performed, a treatment period becomes long and it has the fault that going—to—hospital—regularly frequency increases. Therefore, the actual condition is that it is difficult for a patient's burden to continue a therapy in everyday life comparatively largely, and it is not easily established as a causal therapy. Therefore, symptomatic therapy cannot but take the

[0004] As symptomatic therapy over various eye membrane congestion, Although removal, mitigation, etc. of removal and mitigation of the bloodshot eyes by a vasoconstrictor, the eye—ache by a local anesthetic, eye itching paraesthesia, and eye displeasure are common, otherwise, Inhibition of the allergic reaction represented by the pollinosis by an antihistaminic agent or removal and mitigation of eye itching paraesthesia, the improvement of the microcirculation by vitamins, the improvement of asthenopia, etc. are known.

[0005]Let it be an important remedial element what to do removal and mitigation of various symptoms, such as congestion of eye membrane, early especially in the therapy of the conjunctivitis etc. Especially, it is important that improving at an early stage is called for and it exerts such a curative effect also in the field of an over—the—counter drug also from a viewpoint that congestion condition including the swelling of eye membrane prevents shift to a critical condition beforehand in view of QOL.

[0006] However, curative effect sufficient in the above symptomatic therapy is not acquired, but an operation and the number of times of transient ****** increase inevitably. Therefore, to develop the ophthalmic solutions or ophthalmic ointments which exerts sufficient curative effect which is not in the conventional symptomatic therapy medicine was desired.

[0007]

[Problem to be solved by the invention] The present invention makes it problem to provide a drugused-in-ophthalmology constituent effective in reducing and removing the congestion condition of

Page 220 of 333

eye membrane.

[8000]

[Means for solving problem] As a result of inquiring intensively that the aforementioned problem should be solved, the inventors find out that the constituent which blended both vasoconstrictors with bromine FENAKU sodium which is 1 type of a non-steroidal anti-inflammatory drug acts to mitigation and removal of the various symptoms by congestion of eye membrane very effectively, and came to complete the present invention.

[0009] That is, the present invention is a drug-used-in-ophthalmology constituent containing bromine FENAKU sodium and a vasoconstrictor.

[0010]Bromine FENAKU sodium in the present invention may be known as a non-steroidal anti-inflammatory drug, and this may be a salt or a hydrate.

[0011]As a vasoconstrictor of the present invention, tetrahydrozoline, naphazoline, phenylephrine, ephedrine, methylephedrine, and epinephrine may be preferable, and these may be salts. A hydrochloride, a nitrate, etc. can be mentioned as a salt. These vasoconstrictors can also be blended not only combining any 1 type but combining 2 type or more.

[0012] The compounding amount of bromine FENAKU sodium in the drug-used-in-ophthalmology constituent of the present invention and a vasoconstrictor is as follows. In bromine FENAKU sodium, it blends so that it may be set to 0.1-0.5 mg per day, and 0.02-0.15 mg per time. It is because the stimulus to eye membrane may be produced when effect sufficient in less than 0.02 mg per time is not acquired but it exceeds 0.15 mg per time. In a vasoconstrictor, it blends so that it may be set to 0.004-4 mg per day, and 0.001-1.5 mg per time. It is because tolerance may be produced and it is not preferable, if congestion removing effect sufficient in less than 0.001 mg per time is not acquired but it exceeds 1.5 mg.

[0013]

[Mode for carrying out the invention]In addition to the above-mentioned component, other components can be suitably blended with the drug-used-in-ophthalmology constituent in the present invention as occasion demands.

[0014] The drug-used-in-ophthalmology constituent of the present invention can be prepared with a conventional method. For example, it can prepare by dissolving bromine FENAKU sodium and a vasoconstrictor in sterile purified water with an additive agent etc. As an additive agent which can be used for preparation of pharmaceutical preparation, preservatives, such as a surfactant, a solubilizing agent, and a buffer, perfume and a cool-ized agent, pigments (menthol, camphor, etc.), an antiseptic, etc. are mentioned.

[0015] The drug-used-in-ophthalmology constituent of the present invention can be prescribed for the patient by dropping optimum dose at an eye as ophthalmic solutions, or applying optimum dose as an ointment.

[0016]

[Working example] Although an working example and the example of an examination are given to below and the present invention is described still in detail, the present invention is not limited to these.

[0017]

(Working example 1)

Bromfenac sodium hydrate 50mg naphazoline hydrochloride Weighed 2 mg of components [each of] of the diphenhydramine hydrochloride 30mg above, it was made to dissolve in purified water, and the whole quantity was set to 100mL. It filled up the container with this 15 mL at a time, and eye drops were **(ed).

[0018]

(Working example 2)

Bromfenac-sodium-hydrate 100mg DL-methylephedrine hydrochloride 75-mg diphenhydramine hydrochloride Weighed 50 mg of components [each of] of the cyanocobalamine 20mg above, it was

made to dissolve in purified water, and the whole quantity was set to 100mL. It filled up the container with this 15 mL at a time, and eye drops were **(ed).

[0019]

(Working example 3)

Bromfenac sodium hydrate 100mg tetracaine hydrochloride 50mg chlorpheniramine maleate Weighed 30 mg of components [each of] of the potassium L-aspartate 1g above, it was made to dissolve in purified water, and the whole quantity was set to 100mL. It filled up the container with this 15 mL at a time, and eye drops were **(ed).

[0020]

(Working example 4)

Bromfenac sodium hydrate 100mg epinephrine hydrochloride 3mg chlorpheniramine maleate 300mg sodium chondroitin sulfate Weighed 500 mg of components [each of] of the pyridoxine hydrochloride 50mg above, it was made to dissolve in purified water, and the whole quantity was set to 100mL. It filled up the container with this 15 mL at a time, and eye drops were **(ed). [0021]

(Working example 5)

Sulfamethoxazole 3g bromfenac sodium hydrate 100mg phenylephrine hydrochloride 100mg ketotifen fumarate 25 mg Flavin adenine dinucleotide sodium 50 mg of components [each of] of the aminoethylsulfonic acid 1g above are weighed, It was made to dissolve in purified water and the whole quantity was set to 100mL. It filled up the container with this 15 mL at a time, and eye drops were **(ed).

[0022]

(Working example 6)

Bromfenac sodium hydrate 100 mg. Naphazoline hydrochloride 3 mg Neostigmine methylsulfate . 3mg diphenhydramine hydrochloride 50mg sodium chondroitin sulfate 300mg tocopherol acetate 50mg L-menthol each of components of the methyl parahydroxybenzoate 30mg above 500 mg of propylene glycol 10 mg. After weighing and mixing uniformly, the ointment base (PURASUBECHI base) was made to distribute and suspend, and the whole quantity was 100 g at it. The container was filled up with this and the ophthalmic ointment was **(ed).

[0023](Example of an examination) [A remission operation on the rabbit eye membrane congestion reaction of combination pharmaceutical preparation]

Two drops applied eyewash in capsaicin liquid 3.0% previously, and the congestion condition of eye membrane was made to cause each three groups using a 12-week old Japanese white male rabbit. According to the formula (inside of 100mL) of the Table 1 description, eyewash was applied to this in two drops of drugs, respectively, and the congestion removing effect after after-instillation 1 temporal passage was compared with it. The standard of the following three-stage was made into the index, and evaluation was performed visually. A result is shown in Table 2.

a valuation basis -- + which is congested crimson and of which ++ congestion is done -- ** which is hardly congested [0024]

[Table 1]

単位:質量%

成分群	A	В	С	D	Е	コントロール
塩酸ナファリ・リン塩酸フェニレフリン	0.003		0.003	-	_	U
プ・ロムフェナクナトリウム水和物	0.1	0. 1 0. 1	_	- -	0.1	

[Table 2]

群	A	В	С	D	E	¼- 04 <c< th=""></c<>
充血症状程度評価	±	±	+	++	++	+ +

[0025] From Table 2, A and B group surpass more remarkably than other control groups a remission operation on an eye membrane congestion reaction.

It turns out that eye drops concerning the present invention play a remarkable operation in mitigation and a removal action of eye membrane congestion condition as compared with a case where bromfenac sodium hydrate and a vasoconstrictor are used alone.

[0026]

[Effect of the Invention]It became possible to provide the ophthalmic solutions consisting of the drug-used-in-ophthalmology constituent effective in mitigation and removal and this constituent of congestion condition of eye membrane, etc. by the present invention.

[Translation done.]

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of :

Shirou SAWA et al. :

Serial No. NEW :

Filed January 19, 2012 :

AQUEOUS LIQUID PREPARATION : Attorney Docket No. 2012_0088

CONTAINING 2-AMINO-3-(4-

BROMOBENZOYL)PHENYLACETIC ACID

(Rule 1.53(b) Divisional of Serial No. 10/525,006, Filed March 28, 2005)

INFORMATION DISCLOSURE STATEMENT

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Pursuant to the provisions of 37 CFR § 1.56, 1.97 and 1.98, Applicants request consideration of the information listed on attached Form PTO/SB/08.

It is requested that the Examiner consider all the information of record in the prior parent application(s) (Serial No. 10/525,006), relied on by the present application under 35 U.S.C. § 120. A copy of any listed reference that was previously cited by or submitted to the PTO in the prior parent application(s) is not required or provided herein (see 37 C.F.R. 1.98(d)).

1a. [X] This Information Disclosure Statement is submitted:within three months of the filing date (or of entry into the National Stage) of the above-entitled application, or

before the mailing of a first Office Action on the merits or the mailing of a first Office Action after the filing of an RCE,

and thus no certification and/or fee is required.

1b. [] This Information Disclosure Statement is subm
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after the events of above paragraph 1a and prior to the mailing date of a final Office Action or a Notice of Allowance or an action which otherwise closes prosecution in the application, and thus:

- (1) [] the certification of paragraph 2 below is provided, or
- (2) [] the fee of \$180.00 specified in 37 CFR 1.17(p) is enclosed.

1c. [] This Information Disclosure Statement is submitted:

after the mailing date of a final Office Action or Notice of Allowance or action which otherwise closes prosecution in the application, and prior to payment of the issue fee, and thus:

the certification of paragraph 2 below is provided, <u>and</u> the fee of \$180.00 specified in 37 CFR 1.17(p) is enclosed.

2. It is hereby certified

- a. [] that each item of information contained in this Information Disclosure

 Statement was first cited in any communication from a foreign patent office in a

 counterpart foreign application not more than three months prior to the filing of
 the Statement (37 C.F.R. § 1.97(e)(1)), or
- b. [] that no item of information contained in the Information Disclosure Statement was cited in a communication from a foreign patent office in a counterpart foreign application and, to the knowledge of the person signing the certification after making reasonable inquiry, was known to any individual designated in

§1.56(c) more than three months prior to the filing of the Statement (37 C.F.R. § 1.97(e)(2)).

- 3. For each non-English language reference listed on the attached Form PTO/SB/08, reference is made to one or more of the following:
 - a. [] a full or partial English language translation submitted herewith,
 - b. [] an International Search Report submitted herewith,
 - c. [] a foreign patent office search report or office action (in the English language) submitted herewith,
 - d. [] the concise explanation contained in the specification of the present application at page ,
 - e. [] the concise explanation set forth in the attached English language abstract,
 - f. [] the concise explanation set forth below or on a separate sheet attached to the reference:
- 4. [] A foreign patent office search report citing one or more of the references is enclosed.

Respectfully submitted,

Shirou SAWA et al.

/Warren M.
_{Bv} Cheek/

Digitally signed by /Warren M. Cheek/ DN: cn=/Warren M. Cheek/, o, ou, email=wcheek@wenderoth.com, c=US Date: 2012.01.19 13:12:48-05'00'

Warren M. Cheek Registration No. 33,367 Attorney for Applicants

WMC/dlk Washington, D.C. 20005-1503 Telephone (202) 721-8200 Facsimile (202) 721-8250 January 19, 2012

Sheet 1 of 2	Sheet 1 of 2 INFORMATION DISCLOSURE STATEMENT									
FORM PTO/SB/0	08 A&B ((modified)		ATTY DOCKE 2012_0088	T NO.		SERIAL N	NO.		
I	PATENT	PARTMENT OF COMMERCE AND TRADEMARK OFFICE RENCES CITED BY APPLICA	3	APPLICANT Shirou SAWA et	t al.					
	(Use	several sheets if necessary) mitted to PTO: January 19, 2012	,	FILING DATE January 19, 2012	FILING DATE January 19, 2012 GROUP					
				U.S. PATENT	Γ DOCUMENTS					
*EXAMINER INITIAL		DOCUMENT NUMBER	DATE		NAME			SUBCLASS	FILING DATE IF APPROPRIATE	
/L.S./	AA	5,603,929	2/1997		Desai et al.				Corresponds to BA	
	AB	5,653,972	8/1997		Desai et al.				Corresponds to BA	
200000000000000000000000000000000000000	AC	4,910,225	3/1990		Ogawa et al.				Corresponds to BB	
***************************************	AD	5,110,493	5/1992	CI	herng-Chyi et	al.			Corresponds to BC	
200220000	AE	6,383,471	5/2002		Chen et al.				Corresponds to BD	
***************************************	AF	4,045,576	8/1977	W	Welstead, Jr. et al.				Corresponds to BF	
200000000000000000000000000000000000000	AG	4,683,242	7/1987		Poser				Corresponds to BG	
***************************************	АН	6,319,513	11/2001		Dobrozsi					
¥	AI	2007/0082857	4/2007		Sawa					
		DOCUMENT		FOREIGN PATE	ENT DOCUMENT	i's		TRANSLA	ATION	
		NUMBER	DATE	COUNTRY	CLASS	SUBCLASS	YES		NO	
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	BD	00/59475	10/2000	WO						
/L.S./	BE	11-228404	8/1999	JP			Υe	es		
/L.S./	BF	5-223052	8/1993	JР	JP		Abstract			
15555555555555555555555	BG	62-126124	6/1987	<u>I</u>	000000000000000000000000000000000000000	**************************************			оооооооооо	
		(OTHER DOCUME	NT(S) (Including)	Author, Title, Date	, Pertinent Pages, E	itc.)			
/L.S./	CA	New Drugs in Japan, 2 English translation of t			by Yakuji Nip	po Ltd., May 1	1, 2001, pp.	27-29, and its	s	
/L.S./	СВ	ISTA Pharmaceuticals, 9/19/2007.	ISTA Pharmaceuticals, "New Drug Applications: Xibrom", http://www.drugs.com/nda/xibrom_040525.htmt , accessed online 9/19/2007.							
/L.S./	СС	Nolan et al., "The Topi No. 1-2, pp. 77-85, Au		mmatory and A	nalgesic Propo	erties of Bromfo	enic in Rode	nts", Agents ε	and Actions, Vol. 25,	
EXAMINER	<u> </u>			DATE CONSIDERED						

Sheet 2 of 2	Sheet 2 of 2 INFORMATION DISCLOSURE STATEMENT									
FORM PTO/SB/0)8 A&B ((modified)		ATTY DOCKE 2012_0088	T NO.		SERIAL N NEW	io.		
1	PATENT	PARTMENT OF COMMERCE AND TRADEMARK OFFICE RENCES CITED BY APPLICA	3	APPLICANT Shirou SAWA et al.						
	(Use	several sheets if necessary) nitted to PTO: January 19, 2012	,	FILING DATE January 19, 2012			GROUP			
				U.S. PATENT	T DOCUMENTS					
*EXAMINER INITIAL		DOCUMENT NUMBER	DATE		NAME		CLASS	SUBCLASS	FILING DATE IF APPROPRIATE	
/L.S./	AJ	6,369,112	4/2002		Xia					
100000000	AK	5,998,465	12/1999		Hellberg et al.					
***************************************	AL	5,597,560	1/1997	I	Bergamini et al	l.				
AM 6,395,746 5/2002				Cagle et al.						
AN 5,475,034 12/1995				Yanni et al.						
AO 5,540,930 7/1996				Guy						
FO					ENT DOCUMENT	S		mp 13 707 1	TY O. Y.	
		DOCUMENT NUMBER	DATE	COUNTRY	CLASS	SUBCLASS	YE	TRANSLA	NO NO	
	ВН	96/14829	5/1996	WO						
0000000	ВІ	01/15677	3/2001	WO						
0000000	ВЈ	2 013 188	9/1990	CA						
	BK	02/13804	2/2002	WO						
*	BL	707 119	9/1995	AU						
	ВМ									
		(OTHER DOCUME	NT(S) (Including A	Author, Title, Date,	Pertinent Pages, E	tc.)			
/L.S./	CD	Corrected partial Engli 2001, pp. 27-29, previo				, 2001 Edition,	Published by	/ Yakuji Nipp	o Ltd., May 11,	
/L.S./	CE	Complete English translation of New Drugs in Japan, 2001, 2001 Edition, Published by Yakuji Nippo Ltd., May 11, 2001, pp. 27-29.								
/L.S./	CF	Notice of Opposition dated February 19, 2009 issued by EPO in connection with the corresponding European patent application and Opposition.								
/L.S./	CG	http://medical-dictiona	ry.thefreediction	onary.com/pror	ohylactic acces	sed 12/15/2009	<u>.</u>			
EXAMINER	/L	ayla Soroush/			DATE CONSI	DERED	08/23/201	2		

^{*}Crossed out references - not provided/no English translation



United States Patent and Trademark Office

INITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Sox 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NUMBER

FILING OR 371(C) DATE

FIRST NAMED APPLICANT

ATTY. DOCKET NO./TITLE 2012 0088

13/353.653

01/19/2012

Shirou Sawa

CONFIRMATION NO. 1077

PUBLICATION NOTICE

513 WENDEROTH, LIND & PONACK, L.L.P. 1030 15th Street, N.W., Suite 400 East Washington, DC 20005-1503

Title: AQUEOUS LIQUID PREPARATION CONTAINING 2-AMINO-3-(4-BROMOBENZOYL) PHENYLACETIC **ACID**

Publication No.US-2012-0115957-A1 Publication Date:05/10/2012

NOTICE OF PUBLICATION OF APPLICATION

The above-identified application will be electronically published as a patent application publication pursuant to 37 CFR 1.211, et seg. The patent application publication number and publication date are set forth above.

The publication may be accessed through the USPTO's publically available Searchable Databases via the Internet at www.uspto.gov. The direct link to access the publication is currently http://www.uspto.gov/patft/.

The publication process established by the Office does not provide for mailing a copy of the publication to applicant. A copy of the publication may be obtained from the Office upon payment of the appropriate fee set forth in 37 CFR 1.19(a)(1). Orders for copies of patent application publications are handled by the USPTO's Office of Public Records. The Office of Public Records can be reached by telephone at (703) 308-9726 or (800) 972-6382, by facsimile at (703) 305-8759, by mail addressed to the United States Patent and Trademark Office, Office of Public Records, Alexandria, VA 22313-1450 or via the Internet.

In addition, information on the status of the application, including the mailing date of Office actions and the dates of receipt of correspondence filed in the Office, may also be accessed via the Internet through the Patent Electronic Business Center at www.uspto.gov using the public side of the Patent Application Information and Retrieval (PAIR) system. The direct link to access this status information is currently http://pair.uspto.gov/. Prior to publication, such status information is confidential and may only be obtained by applicant using the private side of PAIR.

Further assistance in electronically accessing the publication, or about PAIR, is available by calling the Patent Electronic Business Center at 1-866-217-9197.

Office of Data Managment, Application Assistance Unit (571) 272-4000, or (571) 272-4200, or 1-888-786-0101

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of : Attorney Docket No. 2012 0088

Shirou SAWA et al. : Confirmation No. 1077

Serial No. 13/353,653 : Group Art Unit 1627

Filed January 19, 2012 : Examiner Layla Soroush

AQUEOUS LIQUID PREPARATION CONTAINING 2-AMINO-3-(4-

BROMOBENZOYL)PHENYLACETIC ACID

Mail Stop: AMENDMENT

RESPONSE TO RESTRICTION REQUIREMENT

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Pursuant to the requirement set forth in the Office Action mailed March 16, 2012, Applicants hereby elect invention I, claims 1-2, 4-14, 16 and 19-27.

As the single species, Applicants elect polyethylene glycol fatty acid ester, which is readable on claims 1, 4-5, 7-14, 16, 19-25 and 27.

In view of this election, a full examination on the merits of the present application is respectfully requested.

Respectfully submitted,

Shirou SAWA et al.

/Warren M.
_{By} Cheek/

c=US Date

Digitally signed by /Warren M. Cheek/ DN: cn=/Warren M. Cheek/, o, ou, email=wcheek@wenderoth.com, c=US

Date: 2012.04.03 09:42:04 -04'00'

Warren M. Cheek Registration No. 33,367 Attorney for Applicants

WMC/dlk Washington, D.C. 20005-1503 Telephone (202) 721-8200 Facsimile (202) 721-8250 April 3, 2012

Electronic Ack	Electronic Acknowledgement Receipt						
EFS ID:	12454055						
Application Number:	13353653						
International Application Number:							
Confirmation Number:	1077						
Title of Invention:	AQUEOUS LIQUID PREPARATION CONTAINING 2-AMINO-3-(4-BROMOBENZOYL)PHENYLACETIC ACID						
First Named Inventor/Applicant Name:	Shirou Sawa						
Customer Number:	513						
Filer:	Warren M. Cheek Jr./pam veazey						
Filer Authorized By:	Warren M. Cheek Jr.						
Attorney Docket Number:	2012_0088						
Receipt Date:	03-APR-2012						
Filing Date:	19-JAN-2012						
Time Stamp:	14:38:03						
Application Type:	Utility under 35 USC 111(a)						

Payment information:

File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Response to Election / Restriction Filed	AttachA.pdf	189650	no	1
'	Response to Election, Restriction Filed	Attachhipai	a5cc1fb5a5e9267efc35344357cfa42434d51 68fd		'
Warnings:					

The PDF file has been signed with a digital signature and the legal effect of the document will be based on the contents of the file not the digital signature.

Information:

Total Files Size (in bytes):

189650

This Acknowledgement Receipt evidences receipt on the noted date by the USPTO of the indicated documents, characterized by the applicant, and including page counts, where applicable. It serves as evidence of receipt similar to a Post Card, as described in MPEP 503.

New Applications Under 35 U.S.C. 111

If a new application is being filed and the application includes the necessary components for a filing date (see 37 CFR 1.53(b)-(d) and MPEP 506), a Filing Receipt (37 CFR 1.54) will be issued in due course and the date shown on this Acknowledgement Receipt will establish the filing date of the application.

National Stage of an International Application under 35 U.S.C. 371

If a timely submission to enter the national stage of an international application is compliant with the conditions of 35 U.S.C. 371 and other applicable requirements a Form PCT/DO/EO/903 indicating acceptance of the application as a national stage submission under 35 U.S.C. 371 will be issued in addition to the Filing Receipt, in due course.

New International Application Filed with the USPTO as a Receiving Office

If a new international application is being filed and the international application includes the necessary components for an international filing date (see PCT Article 11 and MPEP 1810), a Notification of the International Application Number and of the International Filing Date (Form PCT/RO/105) will be issued in due course, subject to prescriptions concerning national security, and the date shown on this Acknowledgement Receipt will establish the international filing date of the application.

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
13/353,653	01/19/2012	2012_0088	1077			
	7590 03/16/201 , LIND & PONACK, I	EXAMINER				
1030 15th Stree Suite 400 East		SOROUSH, LAYLA				
Washington, DO	C 20005-1503	ART UNIT PAPER NUMBER				
_		1627				
		NOTIFICATION DATE	DELIVERY MODE			
			03/16/2012	ELECTRONIC		

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

ddalecki@wenderoth.com eoa@wenderoth.com

		Application No.	Applicant(s)						
	Office Action Comments	13/353,653	SAWA ET AL.						
	Office Action Summary	Examiner	Art Unit						
		LAYLA SOROUSH	1627						
	The MAILING DATE of this communication appears on the cover sheet with the correspondence address eriod for Reply								
WHIC - Exter after - If NO - Failu Any r	A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 1 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).								
Status									
1) 🔀	Responsive to communication(s) filed on 23 L	December 2011							
· · · · · ·		s action is non-final.							
′=	An election was made by the applicant in resp		set forth during th	e interview on					
٥/١	; the restriction requirement and election	·	_	0 111101 11011 011					
4)	Since this application is in condition for allowa	·		e merits is					
./	closed in accordance with the practice under	•							
Dienociti	on of Claims	expante quayre, rece e.s. Fr, R	30 0.0.210.						
6)	 5) Claim(s) 1,2,4-14 and 16-27 is/are pending in the application. 5a) Of the above claim(s) is/are withdrawn from consideration. 6) Claim(s) is/are allowed. 7) Claim(s) is/are rejected. 8) Claim(s) is/are objected to. 9) Claim(s) 1,2,4-14 and 16-27 are subject to restriction and/or election requirement. 								
Applicati	on Papers								
11)	 10) The specification is objected to by the Examiner. 11) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 12) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. 								
Priority u	ınder 35 U.S.C. § 119								
 13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 									
Attachmen	1(s)								
Notice of References Cited (PTO-892) Interview Summary (PTO-413)									

DETAILED ACTION

Election/Restrictions

1. Restriction is required under 35 U.S.C. 121 and 372.

This application contains the following inventions or groups of inventions which are not so linked as to form a single general inventive concept under PCT Rule 13.1.

In accordance with 37 CFR 1.499, applicant is required, in reply to this action, to elect a single invention to which the claims must be restricted.

Group I, claim(s) 1-2, 4-14, 16, and 19-27 are drawn to an aqueous liquid preparation.

Group II, claim(s) 17 and 18, drawn to a method for stabilizing 2-amino-3-(4-bromobenzoyl) phenylacetic acid.

- 2. The inventions listed as Groups I-II do not relate to a single general inventive concept under PCT Rule 13.1 because, under PCT Rule 13.2, they lack the same or corresponding special technical features for the following reasons: the technical feature common to all the claims is the sodium salt/hydrate of 2-amino-3-(4-bromobenzoyl) phenylacetic acid (also known as bromfenac sodium hydrate) in an aqueous liquid preparation. Such a preparation has been disclosed in "New Drugs in Japan, 2001" (translation of table (2), provided by applicant). Therefore, since the technical feature common to the claims was known in the art at the time of the invention, no corresponding special technical feature is present in the claims.
- 3. This application contains claims directed to more than one species of the generic invention. These species are deemed to lack unity of invention because they are not so linked as to form a single general inventive concept under PCT Rule 13.1.

The species are as follows:

Various alkyl aryl polyether alcohol type polymer or polyethylene glycol fatty acid ester.

Art Unit: 1627

Applicant is required, in reply to this action, to elect a single species to which the claims shall be restricted if no generic claim is finally held to be allowable. The reply must also identify the claims readable on the elected species, including any claims subsequently added. An argument that a claim is allowable or that all claims are generic is considered non-responsive unless accompanied by an election.

Upon the allowance of a generic claim, applicant will be entitled to consideration of claims to additional species which are written in dependent form or otherwise include all the limitations of an allowed generic claim as provided by 37 CFR 1.141. If claims are added after the election, applicant must indicate which are readable upon the elected species. MPEP § 809.02(a).

- 4. The species listed above do not relate to a single general inventive concept under PCT Rule 13.1 because, under PCT Rule 13.2, the species lack the same or corresponding special technical features for the following reasons: the group of polymer additives does not constitute a proper Markush group, different core polymer repeating groups are represented by the different species or possible other choices, each of which consist of a range of polymer compounds with different chemical and physical properties.
- 5. Applicant is advised that the reply to this requirement to be complete must include (i) an election of a species or invention to be examined even though the requirement be traversed (37 CFR 1.143) and (ii) identification of the claims encompassing the elected invention.

The election of an invention or species may be made with or without traverse. To reserve a right to petition, the election must be made with traverse. If the reply does not distinctly and specifically point out supposed errors in the restriction requirement, the election shall be treated as an election without traverse.

Art Unit: 1627

Should applicant traverse on the ground that the inventions or species are not patentably distinct, applicant should submit evidence or identify such evidence now of record showing the inventions or species to be obvious variants or clearly admit on the record that this is the case. In either instance, if the examiner finds one of the inventions unpatentable over the prior art, the evidence or admission may be used in a rejection under 35 U.S.C.103(a) of the other invention.

6. Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

Election

A telephone call to the attorney is not required where: 1) the restriction requirement is complex, 2) the application is being prosecuted pro se, or 3) the examiner knows from past experience that a telephone election will not be made (MPEP 812.01). Since the restriction election is considered complex, a call to the attorney for a telephone election was not made.

Applicant is advised that the reply to this requirement to be complete must include (i) an election of a species or invention to be examined even though the requirement may be traversed (37 CFR 1.143) and (ii) identification of the claims encompassing the elected invention.

The election of an invention or species may be made with or without traverse. To preserve a right to petition, the election must be made with traverse. If the reply does not distinctly and specifically point out supposed errors in the restriction requirement, the election shall be treated as an election without traverse.

Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Layla Soroush whose telephone number is (571)272-5008. The examiner can normally be reached on Monday through Friday from 8:30 a.m. to 5:00 p.m.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Sreenivasan Padmanabhan, can be reached on (571) 272-0629. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR.

Application/Control Number: 13/353,653

Art Unit: 1627

Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Page 6

/SREENI PADMANABHAN/

Supervisory Patent Examiner, Art Unit 1627

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of : Attorney Docket No. 2012 0088

Shirou SAWA et al. : Confirmation No. 1077

Serial No. 13/353,653 : Group Art Unit 1627

Filed January 19, 2012 : Examiner Layla Soroush

AQUEOUS LIQUID PREPARATION : Mail Stop: Amendment

CONTAINING 2-AMINO-3-(4-

BROMOBENZOYL)PHENYLACETIC ACID

(Rule 1.53(b) Divisional of Serial No. 10/525,006, Filed March 28, 2005)

SECOND PRELIMINARY AMENDMENT

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Please amend the above-identified application as follows:

REMARKS

The present application is a divisional application of Serial No. 10/525,006. The claims are amended to exclude the subject matter of the allowed parent patent claims. New claims 19-27 are added for additional patent protection.

Favorable action on the merits is solicited.

Respectfully submitted,

Shirou SAWA et al.
/Warren M.

ByCheek/

Digitally signed by /Warren M. Cheek/ DN: cn=/Warren M. Cheek/, o, ou, email=wcheek@wenderoth.com, c=US Date: 2012.02.15 10:34:13 -05'00'

Warren M. Cheek Registration No. 33,367 Attorney for Applicants

WMC/dlk Washington, D.C. 20005-1503 Telephone (202) 721-8200 Facsimile (202) 721-8250 February 15, 2012

Electronic Patent Application Fee Transmittal								
Application Number:	13353653							
Filing Date:	19-Jan-2012							
AQUEOUS LIQUID PREPARATION CONTAINING 2-AMINO-3-(4-BROMOBENZOYL)PHENYLACETIC ACID								
First Named Inventor/Applicant Name:	Shirou Sawa							
Filer:	Warren M. Cheek Jr./Donna King							
Attorney Docket Number:	2012_0088							
Filed as Large Entity								
Utility under 35 USC 111(a) Filing Fees								
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)			
Basic Filing:								
Pages:								
Claims:								
Claims in excess of 20		1202	5	60	300			
Miscellaneous-Filing:								
Petition:								
Patent-Appeals-and-Interference:								
Post-Allowance-and-Post-Issuance:								
Page 242 on 395 Time:								

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)	
Miscellaneous:					
	Tot	al in USD	(\$)	300	

Electronic Acknowledgement Receipt						
EFS ID:	12081493					
Application Number:	13353653					
International Application Number:						
Confirmation Number:	1077					
Title of Invention:	AQUEOUS LIQUID PREPARATION CONTAINING 2-AMINO-3-(4-BROMOBENZOYL)PHENYLACETIC ACID					
First Named Inventor/Applicant Name:	Shirou Sawa					
Customer Number:	513					
Filer:	Warren M. Cheek Jr./ann leveille					
Filer Authorized By:	Warren M. Cheek Jr.					
Attorney Docket Number:	2012_0088					
Receipt Date:	15-FEB-2012					
Filing Date:	19-JAN-2012					
Time Stamp:	14:34:51					
Application Type:	Utility under 35 USC 111(a)					

Payment information:

Submitted with Payment	yes				
Payment Type	Credit Card				
Payment was successfully received in RAM	\$300				
RAM confirmation Number	807				
Deposit Account	230975				
Authorized User	CHEEK JR.,WARREN M.				

The Director of the USPTO is hereby authorized to charge indicated fees and credit any overpayment as follows:

Charge any Additional Fees required under 37 C.F.R. Section 1.16 (National application filing, search, and examination fees)

Page 244 harge any Additional Fees required under 37 C.F.R. Section 1.17 (Patent application and reexamination processing fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.19 (Document supply fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.20 (Post Issuance fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.21 (Miscellaneous fees and charges)

File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1		AttachA_Pa.pdf	214214	yes	6
'		Actachiz_i a.pai	0cdcc9e77894ff60e39f0529a3fb18cdbb51f 13e	yes	
	Multip	art Description/PDF files in	.zip description		
	Document De	End			
	Preliminary Am	endment	1	1	
	Claims	2		5	
	Applicant Arguments/Remarks	6		6	
Warnings:					
The PDF file has digital signature	been signed with a digital signature and t e.	the legal effect of the document v	will be based on the conte	nts of the file	not the
Information:					
2	Fee Worksheet (SB06)	fee-info.pdf	30927	no	2
	,	,	307724ea2b381e6be97f193f49a6bf9e69a0 1db3		
Warnings:					
Information:					
		Total Files Size (in bytes): 24	45141	

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New Applications Under 35 U.S.C. 111

If a new application is being filed and the application includes the necessary components for a filing date (see 37 CFR 1.53(b)-(d) and MPEP 506), a Filing Receipt (37 CFR 1.54) will be issued in due course and the date shown on this Acknowledgement Receipt will establish the filing date of the application.

National Stage of an International Application under 35 U.S.C. 371

If a timely submission to enter the national stage of an international application is compliant with the conditions of 35 U.S.C. 371 and other applicable requirements a Form PCT/DO/EO/903 indicating acceptance of the application as a national stage submission under 35 U.S.C. 371 will be issued in addition to the Filing Receipt, in due course.

New International Application Filed with the USPTO as a Receiving Office

If a new international application is being filed and the international application includes the necessary components for an international filing date (see PCT Article 11 and MPEP 1810), a Notification of the International Application Number and of the International Filing Date (Form PCT/RO/105) will be issued in due course, subject to prescriptions concerning national security, and the date shown on this Acknowledgement Receipt will establish the international filing date of the application.

PATENT APPLICATION FEE DETERMINATION RECORD Substitute for Form PTO-875						Application or Docket Number 13/353,653		Filing Date 01/19/2012		To be Mailed	
APPLICATION AS FILED – PART I (Column 1) (Column 2)							SMALL ENTITY				HER THAN ALL ENTITY
	FOR						FEE (\$)				
Ø	BASIC FEE (37 CFR 1.16(a), (b),	or (c))	N/A		N/A		N/A		1	N/A	380
	SEARCH FEE (37 CFR 1.16(k), (i), (i)		N/A		N/A		N/A			N/A	
	EXAMINATION FE (37 CFR 1.16(o), (p),	Ε	N/A		N/A		N/A			N/A	
	ΓAL CLAIMS CFR 1.16(i))		mir	us 20 = *			X \$ =		OR	X \$ =	
	EPENDENT CLAIM CFR 1.16(h))	S	m	nus 3 = *			X \$ =			X \$ =	
	APPLICATION SIZE (37 CFR 1.16(s))	shee is \$2 addit	ts of pap 50 (\$125 ional 50 :	ation and drawing er, the application for small entity) sheets or fraction a)(1)(G) and 37	on size fee due for each n thereof. See						
	MULTIPLE DEPEN	IDENT CLAIM PR	ESENT (3	7 CFR 1.16(j))							
* If 1	he difference in colu	ımn 1 is less than	zero, ente	r "0" in column 2.			TOTAL			TOTAL	380
	APPI	(Column 1)	AMEND	DED — PART II (Column 2)	(Column 3)		SMAL	L ENTITY	OR		ER THAN ALL ENTITY
AMENDMENT	02/15/2012	CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA		RATE (\$)	ADDITIONAL FEE (\$)		RATE (\$)	ADDITIONAL FEE (\$)
ME	Total (37 CFR 1.16(i))	* 25	Minus	** 20	= 5		X \$ =		OR	X \$60=	300
IZ I	Independent (37 CFR 1.16(h))	* 4	Minus	***5	= 0		X \$ =		OR	X \$250=	0
٩M٤	Application Size Fee (37 CFR 1.16(s))										
'	FIRST PRESEN	ITATION OF MULTIF	LE DEPEN	DENT CLAIM (37 CFI	R 1.16(j))				OR		
							TOTAL ADD'L FEE		OR	TOTAL ADD'L FEE	300
		(Column 1)		(Column 2)	(Column 3)						
_		CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA		RATE (\$)	ADDITIONAL FEE (\$)		RATE (\$)	ADDITIONAL FEE (\$)
EN.	Total (37 CFR 1.16(i))	*	Minus	**	=		X \$ =		OR	X \$ =	
ENDMENT	Independent (37 CFR 1.16(h))	*	Minus	***	=		X \$ =		OR	X \$ =	
EN	Application Si	ze Fee (37 CFR 1	.16(s))								
AM	FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))								OR		
TOTAL ADD'L FEE								OR	TOTAL ADD'L FEE		
** If *** I	* If the entry in column 1 is less than the entry in column 2, write "0" in column 3. ** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 20, enter "20". *** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 3, enter "3". The "Highest Number Previously Paid For" (Total or Independent) is the highest number found in the appropriate box in column 1.										

This collection of information is required by 37 CFR 1.16. 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 1.14. This collection is estimated to take 12 minutes 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: 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.

Amendments to the Claims

- 1. (Currently amended) An aqueous liquid preparation comprising 2-amino-3-(4-bromobenzoyl) phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof, and an alkyl aryl polyether alcohol type polymer or a polyethylene glycol fatty acid ester, provided that the alkyl aryl polyether alcohol type polymer is not tyloxapol.
- **2. (Original)** The aqueous liquid preparation according to claim 1, wherein the alkyl aryl polyether alcohol type polymer has a polymerization degree of 3 to 10, the alkyl contains 1 to 18 carbon atoms, the aryl is a phenyl residue, and the polyether alcohol is represented by the formula O(CH₂CH₂O)_xH in which X is an integer of 5 to 100.

3. (Canceled)

- **4.** (Original) The aqueous liquid preparation according to claim 1, wherein the carbon number of the fatty acid in the polyethylene glycol fatty acid ester is 12 to 18.
- **5.** (**Previously presented**) The aqueous liquid preparation according to claim 1, wherein the polyethylene glycol fatty acid ester is polyethylene glycol monostearate.
- **6.** (Previously presented) The aqueous liquid preparation according to claim 1, wherein the concentration of the alkyl aryl polyether alcohol type polymer is selected from a range of minimum concentration of 0.01 w/v % to maximum concentration of 0.5 w/v %.
- 7. (Previously presented) The aqueous liquid preparation according to claim 1, wherein the concentration of the polyethylene glycol fatty acid ester is selected from a range of minimum concentration of 0.02 w/v % to maximum concentration of 0.1 w/v %.
- **8.** (**Previously presented**) The aqueous liquid preparation according to claim 1, wherein the concentration of the 2-amino-3-(4-bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof is 0.01 to 0.5 w/v %.

- **9.** (Previously presented) The aqueous liquid preparation according to claim 1, wherein benzalkonium chloride is contained as a preservative.
- 10. (Previously presented) The aqueous liquid preparation according to claim 1, wherein the pharmacologically acceptable salt of 2-amino-3-(4-bromobenzoyl)phenylacetic acid is a sodium salt.
- 11. (Previously presented) The aqueous liquid preparation according to claim 1, wherein the pH of the aqueous liquid preparation is within a range of 7 to 9.
- 12. (Original) The aqueous liquid preparation according to claim 11, wherein the pH of the aqueous liquid preparation is within a range of 7.5 to 8.5.
- **13.** (Previously presented) The aqueous liquid preparation according to claim 1, wherein the aqueous liquid preparation is an eye drop.
- **14.** (Previously presented) The aqueous liquid preparation according to claim 1, wherein the aqueous liquid preparation is a nasal drop.

15. (Canceled)

- **16. (Original)** An eye drop comprising sodium 2-amino-3-(4-bromobenzoyl)phenylacetate hydrate and 0.02 to 0.1 w/v % of polyethylene glycol monostearate.
- 17. (Original) A method for stabilizing 2-amino-3-(4-bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof in an aqueous liquid preparation, which comprises incorporating tyloxapol or polyethylene glycol monostearate into an aqueous liquid preparation containing 2-amino-3-(4-bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof.

- 18. (Original) A method for inhibiting decrease in preservative effect of a preservative in an aqueous liquid preparation of 2-amino-3-(4-bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof, which comprises incorporating tyloxapol or polyethylene glycol monostearate into an aqueous liquid preparation containing 2-amino-3-(4-bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof and a preservative.
- 19. (New) The aqueous liquid preparation according to claim 1, which consists essentially of the following two components, wherein the first component is the 2-amino-3-(4-bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof, and the second component is the alkyl aryl polyether alcohol type polymer or the polyethylene glycol fatty acid ester.
- **20.** (New) The aqueous liquid preparation according to claim 1, which is formulated for ophthalmic administration.
- 21. (New) The aqueous liquid preparation according to claim 1, wherein when a quaternary ammonium compound is included in said liquid preparation, the quaternary ammonium compound is benzalkonium chloride.
- **22.** (New) The aqueous liquid preparation according to claim 1, which further includes one or more additives selected from the group consisting of a preservative, buffer, thickener, stabilizer, chelating agent, and pH controlling agent.
- 23. (New) The aqueous liquid preparation according to claim 1, wherein said preservative is benzalkonium chloride; wherein said buffer is boric acid and/or sodium borate; wherein said thickener is polyvinylpyrrolidone; wherein said stabilizer is sodium sulfite; wherein said chelating agent is sodium edetate; and wherein said pH controlling agent is sodium hydroxide.
- 24. (New) The aqueous liquid preparation according to claim 1, wherein the concentration of the 2-amino-3-(4-bromobenzoyl)phenylacetic acid sodium salt is about 0.2 w/v %.

- 25. (New) The aqueous liquid preparation according to claim 1, wherein the hydrate is at least one selected from a 1/2 hydrate, 1 hydrate and 3/2 hydrate.
- **26.** (New) The aqueous liquid preparation according to claim 1, which contains the alkyl aryl polyether alcohol type polymer and does not contain the polyethylene glycol fatty acid ester.
- **27.** (New) The aqueous liquid preparation according to claim 1, which contains the polyethylene glycol fatty acid ester and does not contain the alkyl aryl polyether alcohol type polymer.

JAPAN PATENT OFFICE

別紙添付の書類に記載されている事項は下記の出願書類に記載されている事項と同一であることを証明する。

This is to certify that the annexed is a true copy of the following application as filed with this Office.

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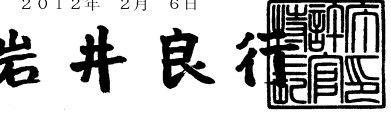
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【物件名】要約書 1

【包括委任状番号】0104918

【プルーフの要否】要

【書類名】 明細書

【発明の名称】 2-アミノ-3-(4-プロモベンゾイル)フェニル酢酸 含有水性液剤

【特許請求の範囲】

【請求項1】2-アミノ-3-(4-ブロモベンゾイル)フェニル酢酸もしくはその薬理学的に許容できる塩またはそれらの水和物と、アルキルアリールポリエーテルアルコール型ポリマーまたはポリエチレングリコール脂肪酸エステルを含有する水性液剤。

【請求項2】アルキルアリールポリエーテルアルコール型ポリマーはその重合度が $3\sim10$ であり、アルキルの炭素数が $1\sim18$ であり、アリールがフェノール残基であり、かつポリエーテルアルコールが式(CH_2CH_2O) $_X$ Hで表され、式中のXは $5\sim100$ の整数を示すものである請求項1記載の水性液剤。

【請求項3】アルキルアリールポリエーテルアルコール型ポリマーがチロキサポールである請求項1または2に記載の水性液剤。

【請求項4】ポリエチレングリコール脂肪酸エステル中の脂肪酸の炭素数が $12\sim18$ である請求項1記載の水性液剤。

【請求項5】ポリエチレングリコール脂肪酸エステルがモノステアリン酸ポリエチレングリコールである請求項1または4に記載の水性液剤。

【請求項 6】 アルキルアリールポリエーテルアルコール型ポリマーの濃度は下限濃度が 0.0 1 w / v % で、上限濃度が 0.5 w / v % の範囲から選択される請求項 1 ~ 3 のいずれかに記載の水性液剤。

【請求項7】ポリエチレングリコール脂肪酸エステルの濃度は下限濃度が0.02 w/v%で、上限濃度が0.1 w/v%の範囲から選択される請求項1.2 または 4 のいずれかに記載の水性液剤。

【請求項 8】 $2-\gamma \le J-3-(4-\gamma)$ フェニル酢酸もしくはその薬理学的に許容できる塩またはそれらの水和物の濃度は $0.01\sim 0.5$ w/v%である請求項 $1\sim 7$ のいずれかに記載の水性液剤。

【請求項9】保存剤として塩化ベンザルコニウムを含有する請求項1~8のいずれかに記載の水性液剤。

【請求項10】2-アミノ-3-(4-プロモベンゾイル)フェニル酢酸の薬理学的に許容できる塩がナトリウム塩である請求項1 \sim 9 $\,$ のいずれかに記載の水性液剤。

【請求項11】水性液剤のpHが7~9の範囲内である請求項1~10のいずれかに記載の水性液剤。

【請求項12】水性液剤のpHが7.5~8.5の範囲内である請求項11 に記載の水性液剤。

【請求項13】点眼液である請求項1~12のいずれかに記載の水性液剤。

【請求項14】点鼻液である請求項1~12のいずれかに記載の水性液剤。

【請求項15】2ーアミノー3ー(4ーブロモベンゾイル)フェニル酢酸ナトリウム・水和物およびチロキサポール 0. $01 \text{ w/v}\% \sim 0$. 5 w/v%を含有する点眼液。

【請求項16】 2-Pミノ-3-(4-プロモベンゾイル)フェニル酢酸ナトリウム・水和物およびモノステアリン酸ポリエチレングリコール $0.02w/v\%\sim0.1w/v\%$ を含有する点眼液。

【請求項17】2-アミノ-3-(4-ブロモベンゾイル)フェニル酢酸もしくはその薬理学的に許容できる塩またはそれらの水和物を含有する水性液剤にチロキサポールまたはモノステアリン酸ポリエチレングリコールを配合することを特徴とする、水性液剤中の2-アミノ-3-(4-ブロモベンゾイル)フェニル酢酸、その薬理学的に許容できる塩およびそれらの水和物を安定化する方法。

【請求項18】2ーアミノー3ー(4ーブロモベンゾイル)フェニル酢酸もしくはその薬理学的に許容できる塩またはそれらの水和物および保存剤を含有する水性液剤にチロキサポールまたはモノステアリン酸ポリエチレングリコールを配合することを特徴とする、該水性液剤中の保存剤の防腐効力の低下を抑制する方法。

【発明の詳細な説明】

[0001]

【発明の属する技術分野】

本発明は、2-アミノ-3-(4-ブロモベンゾイル)フェニル酢酸もしくは

その薬理学的に許容できる塩またはそれらの水和物を含有する水性液剤に関する。さらに詳しくは、本発明は、2-アミノ-3-(4-ブロモベンゾイル)フェニル酢酸もしくはその薬理学的に許容できる塩またはそれらの水和物とアルキルアリールポリエーテルアルコール型ポリマーまたはポリエチレングリコール脂肪酸エステルを含有する水性液剤に関する。

[0002]

【従来の技術】

次の式(I):

[0003]

【化1】

[0004]

で表され、化学名が2ーアミノー3ー(4ーブロモベンゾイル)フェニル酢酸(一般名:ブロムフェナク)である化合物を包含するベンゾイルフェニル酢酸誘導体が知られている(特許文献1参照。)。2ーアミノー3ー(4ーブロモベンゾイル)フェニル酢酸、その薬理学的に許容できる塩およびそれらの水和物は、非ステロイド性抗炎症剤として知られ、眼科領域においては外眼部および前眼部の炎症性疾患(眼瞼炎、結膜炎、強膜炎、術後炎症)に対して有効であり、そのナトリウム塩として点眼液の形態で実用に供されている(非特許文献1参照)。

[0005]

上記点眼液は、2-アミノ-3-(4-ブロモベンゾイル)フェニル酢酸に、水溶性高分子(ポリビニルピロリドン、ポリビニルアルコールなど)および亜硫酸塩(亜硫酸ナトリウム塩、亜硫酸カリウム塩など)を添加することにより、2-アミノ-3-(4-ブロモベンゾイル)フェニル酢酸の安定化が図られている(特許文献3参照。)。

[0006]

また上記以外の点眼剤として、酸性眼科用試剤に抗菌性高分子4級アンモニウム化合物およびホウ酸を配合させてなる安定な眼科用組成物が報告され、酸性眼科用試剤の例示として2-アミノ-3-(4-ブロモベンゾイル)フェニル酢酸が挙げられている(特許文献4参照。)。

【特許文献1】

特開昭52-23052号公開公報

【特許文献2】

特開昭62-126124号公開公報

【特許文献3】

特許第2683676号公報

【特許文献4】

特許第2954356号公報, 6欄, 26-27行, 45行

【非特許文献1】

「最近の新薬2001」、2001年版、株式会社薬事日報社、2001年5月11日、p. 27-29

[0007]

【発明が解決しようとする課題】

本発明は、2-アミノ-3-(4-ブロモベンゾイル)フェニル酢酸もしくは その薬理学的に許容できる塩またはそれらの水和物を含有する、眼に刺激のない p H 領域で安定で、かつ充分な防腐効力を有する水性液剤を提供することにある

[0008]

また、本発明の他の目的は、水溶液における2-アミノ-3-(4-ブロモベンゾイル)フェニル酢酸もしくはその薬理学的に許容できる塩またはそれらの水和物の安定化方法を提供することにある。

[0009]

さらに本発明の他の目的は、2-アミノ-3-(4-ブロモベンゾイル)フェニル酢酸もしくはその薬理学的に許容できる塩またはそれらの水和物および防腐剤を含有する水性液剤中の防腐剤の防腐効力の低下を抑制する方法を提供するこ

とにある。

[0010]

【課題を解決するための手段】

本発明者らは種々検討を重ねた結果、2-アミノ-3-(4-ブロモベンゾイル)フェニル酢酸、その薬理学的に許容される塩およびそれらの水和物がチロキサポールなどのアルキルアリールポリエーテル型ポリマーまたはモノステアリン酸ポリエチレングリコールなどのポリエチレングリコール脂肪酸エステルを添加することにより、眼刺激のないpH領域において安定で、かつ充分な防腐効力を有することを見出し、さらに研究を進めて本発明を完成させた。

[0011]

すなわち、本発明は、

- (1) 2-アミノー3-(4-ブロモベンゾイル)フェニル酢酸もしくはその薬理学的に許容できる塩またはそれらの水和物と、アルキルアリールポリエーテルアルコール型ポリマーまたはポリエチレングリコール脂肪酸エステルを含有する水性液剤。
- (2) アルキルアリールポリエーテルアルコール型ポリマーはその重合度が $3\sim 10$ であり、アルキルの炭素数が $1\sim 18$ であり、アリールがフェノール残基であり、かつポリエーテルアルコールが式(CH_2CH_2O) $_X$ Hで表され、式中のXは $5\sim 100$ の整数を示すものである上記(1)記載の水性液剤。
- (3) アルキルアリールポリエーテルアルコール型ポリマーがチロキサポールである上記(1) または(2) に記載の水性液剤。
- (4) ポリエチレングリコール脂肪酸エステル中の脂肪酸の炭素数が $12 \sim 18$ である上記(1) 記載の水性液剤。
- (5) ポリエチレングリコール脂肪酸エステルがモノステアリン酸ポリエチレングリコールである上記(1) または(4) に記載の水性液剤。
- (6) アルキルアリールポリエーテルアルコール型ポリマーの濃度は下限濃度が 0.01 w/v%で、上限濃度が 0.5 w/v%の範囲から選択される上記(1) \sim (3) のいずれかに記載の水性液剤。
 - (7) ポリエチレングリコール脂肪酸エステルの濃度は下限濃度が O. O 2 w/

- v%で、上限濃度が0.1 w/v%の範囲から選択される上記(1)、(2)または(4)のいずれかに記載の水性液剤。
- (8) $2-r \le J-3-(4-J \Box + v)$ フェニル酢酸もしくはその薬理学的に許容できる塩またはそれらの水和物の濃度は $0.01\sim0.5 \text{ w/v}$ である上記(1) \sim (7) のいずれかに記載の水性液剤。
- (9)保存剤として塩化ベンザルコニウムを含有する上記(1)~(8)のいずれかに記載の水性液剤。
- (10) 2-アミノ-3-(4-プロモベンゾイル) フェニル酢酸の薬理学的に許容できる塩がナトリウム塩である上記(1)~(9)のいずれかに記載の水性液剤。
- (11) 水性液剤のpHが7~9の範囲内である上記(1)~(10)のいずれかに記載の水性液剤。
- (12) 水性液剤のpHが7.5~8.5の範囲内である上記(11) に記載の水性液剤。
- (13) 点眼液である上記 $(1) \sim (12)$ のいずれかに記載の水性液剤。
- (14) 点鼻液である上記(1)~(12) のいずれかに記載の水性液剤。
- (15)2-アミノ-3-(4-ブロモベンゾイル)フェニル酢酸ナトリウム・水和物およびチロキサポール 0.01 $w/v\%\sim0$.5w/v%を含有する点眼液。
- (16) $2-アミノ-3-(4-プロモベンゾイル) フェニル酢酸ナトリウム・水和物およびモノステアリン酸ポリエチレングリコール <math>0.02 \text{ w/v}\%\sim 0.1 \text{ w/v}\%$ を含有する点眼液。
- (17) 2-アミノー3-(4-ブロモベンゾイル)フェニル酢酸もしくはその薬理学的に許容できる塩またはそれらの水和物を含有する水性液剤にチロキサポールまたはモノステアリン酸ポリエチレングリコールを配合することを特徴とする、水性液剤中の2-アミノー3-(4-ブロモベンゾイル)フェニル酢酸、その薬理学的に許容できる塩およびそれらの水和物を安定化する方法。
- (18) 2-アミノ-3-(4-ブロモベンゾイル)フェニル酢酸もしくはその 薬理学的に許容できる塩またはそれらの水和物および保存剤を含有する水性液剤

にチロキサポールまたはモノステアリン酸ポリエチレングリコールを配合することを特徴とする、該水性液剤中の保存剤の防腐効力の低下を抑制する方法に関する。

[0012]

本発明において、2-アミノ-3-(4-ブロモベンゾイル)フェニル酢酸の薬理学的に許容できる塩としては、例えば、ナトリウム塩、カリウム塩などのアルカリ金属塩やカルシウム塩、マグネシウム塩などのアルカリ土類金属塩などが挙げられる。これらの塩のうち、特にナトリウム塩が好ましい。

[0013]

2-アミノー3-(4-ブロモベンゾイル)フェニル酢酸およびその薬理学的に許容できる塩は、例えば、特許文献1記載の方法またはそれに準じた方法により適宜製造することができる。これら化合物は、合成の条件、再結晶の条件などによりそれらの水和物として得られる。水和物としては例えば3/2水和物が例示される。

[0014]

本発明の水性液剤において、2-アミノ-3-(4-ブロモベンゾイル)フェニル酢酸もしくはその薬理学的に許容できる塩またはそれらの水和物の含有量は、通常、 $0.01 \text{ w/v}\%\sim0.5 \text{ w/v}\%程度、好ましくは<math>0.05 \text{ w/v}\%\sim0.2 \text{ w/v}\%程度、特に好ましくは<math>0.1 \text{ w/v}\%程度$ とし、使用目的、適応症状の程度に応じて適宜増減する。

[0015]

本発明において2-アミノー3-(4-ブロモベンゾイル)フェニル酢酸もしくはその薬理学的に許容できる塩またはそれらの水和物の安定化剤として用いられる、非イオン性界面活性剤のアルキルアリールポリエーテルアルコール型ポリマー(重合度:3~10)は、アルキルの炭素数は1~18程度である。具体的には、たとえばメチル基、エチル基、プロピル基、イソプロピル基、シクロプロピル基、ブチル基、イソブチル基、secーブチル基、tertーブチル基、シクロブチル基、ペンチル基、イソペンチル基、ネオペンチル基、tertーペンチル基、1-エチルプロピル基、4-メチルペンチル基、1,1ジメチルブチル

基、2、2ージメチルブチル基、1、2ージメチルブチル基、2ーエチルブチル基、シクロペンチル基、ヘキシル基、シクロヘキシル基、イソヘプチル基、イソオクチル基、イソカチル基、イソノニル基、デシル基、イソデシル基、イソオクチル基、イソウンデシル基、ドデシル基、イソドデシル基、トリデシル基、イソトリデシル基、テトラデシル基、イソテトラデシル基、ペンタデシル基、イソペンタデシル基、ヘキサデシル基、イソヘキサデシル基、ヘプタデシル基、イソヘプタデシル基、オクタデシル基、イソカクタデシル基おびそれらの異性体などが挙げられるが、これらのうちオクチル基の異性体である1、1、3、3ーテトラメチルブチル基が特に好ましい。上記アリールとしてはフェノール残基が好ましい。上記ポリエーテルアルコールとしては、式($CH_2CH_2O)_XH$ (式中のXは $5\sim100$ の整数を示す。)で表されるポリエーテルアルコール、好ましくはXは $5\sim30$ の整数であるポリエーテルアルコール、さらに好ましくはXは $8\sim10$ 0の整数であるポリエーテルアルコールである。上記アルキルアリールポリエーテルアルコール型ポリマーのうち、下記構造を有するチロキサポール($Ty1oxapol}$)が特に好ましい。

[0016]

【化2】

R = (CH₂CH₂O)_xH $x = 8 \cdot 10$ m < 6

[0017]

本発明において2-Pミノー3-(4-J)ロモベンゾイル)フェニル酢酸もしくはその薬理学的に許容できる塩またはそれらの水和物の安定化剤として用いられる、非イオン性界面活性剤のポリエチレングリコール脂肪酸エステルの脂肪酸は炭素数 $12\sim18$ の脂肪酸が好ましい。具体的化合物としては、モノステアリン酸ポリエチレングリコール、モノオレイン酸ポリエチレングリコール、ジイソステアリン酸ポリエチレングリコール、ジラウリル酸ポリエチレングリコール、ジオレイン酸ポリエチレングリコール、ジラウリル酸ポリエチレングリコール、ジオレイン酸ポリエチレングリコールなどが挙げられる。これらのうちモノステアリン酸ポリエチレングリコールが好ましく、ステアリン酸ポリオキシル40(Polyoxyl 40 stearate)が特に好ましい。ステアリン酸ポリオキシル40は、酸化エチレンの縮重合体のモノステアリン酸エステルで、 $C_{17}H_{35}COO(CH_{2}CH_{2}O)$ n Hで表され、n は約40 の非イオン性界面活性剤である。

[0018]

本発明の水性液剤において、アルキルアリールポリエーテルアルコール型ポリマーの含有量は使用する化合物の種類などによって異なるが、下限 0.01 w/v 0.00 w/v %程度、上限 0.00 w/v %程度である。たとえば、チロキサポールの含有量は、下限 0.00 w/v %程度、上限 0.00 w/v %程度である。

[0019]

本発明の水性液剤において、ポリエチレングリコール脂肪酸エステルの含有量は使用する化合物の種類などによって異なるが、下限0.02w/v%程度、上限0.1w/v%程度である。たとえば、モノステアリン酸ポリエチレングリコールの含有量は、下限0.02w/v%程度、上限0.1w/v%程度、好ましくは下限0.02w/v%程度、上限0.05w/v%程度である。

[0020]

本発明の水性液剤において、たとえばチロキサポールの配合比は、2-P=-3-(4-) ロモベンゾイル)フェニル酢酸もしくはその薬理学的に許容できる塩またはそれらの水和物1重量部に対し、下限0.1、0.2重量部程度、上

限0.5、1、3、5重量部程度である。

[0021]

本発明の水性液剤において、たとえばモノステアリン酸ポリエチレングリコールの配合比は、2-アミノ-3-(4-ブロモベンゾイル)フェニル酢酸もしくはその薬理学的に許容できる塩またはそれらの水和物1重量部に対し、下限0.2重量部程度、上限0.5、1重量部程度である。

[0022]

本発明の水性液剤に用いられる防腐剤としては、例えば、塩化ベンザルコニウムや塩化ベンゼトニウムなどの第4級アンモニウム塩類、グルコン酸クロルヘキシジンなどが挙げられるが、特に塩化ベンザルコニウムが好ましい。

[0023]

さらに、本発明の水性液剤には、本発明の目的に反しない限り、通常用いられる等張化剤、緩衝剤、粘稠化剤、安定化剤、キレート剤、pH調整剤、芳香剤等の各種添加剤を適宜添加してもよい。等張化剤としては、塩化ナトリウム、塩化カリウム、グリセリン、マンニトール、ソルビトール、ホウ酸、ブドウ糖、プロピレングリコールなどが挙げられる。緩衝剤としては、例えば、リン酸緩衝剤、ホウ酸緩衝剤、カエン酸緩衝剤、酒石酸緩衝剤、酢酸緩衝剤、ホウ酸、ホウ砂、アミノ酸などが挙げられる。粘稠化剤としては、ポリビニルピロリドン、カルボキシメチルセルロース、カルボキシプロピルセルロース、ヒドロキシエチルセルロース、ヒドロキシプロピルセルロース、ヒドロキシプロピルセルロース、ポリビニルアルコール、ポリアクリル酸ナトリウムなどが挙げられる。安定化剤としては、亜硫酸ナトリウムなどの亜硫酸塩などが挙げられる。キレート剤としては、エデト酸ナトリウム、クエン酸ナトリウム、縮合燐酸ナトリウムなどが挙げられる。pH調整剤としては、塩酸、水酸化ナトリウム、リン酸、酢酸などが挙げられる。芳香剤としては、1ーメントール、ボルネオール、カンフル、ユーカリ油などが挙げられる。

[0024]

本発明の水性液剤に配合される上記各添加剤の濃度は、例えば等張化剤は浸透 圧比が0.8~1.2程度になる濃度に配合し、緩衝剤は0.01~2w/v% 程度、粘稠化剤は0.1~10w/v%程度である。

[0025]

本発明の水性液剤のpHは、約7~9程度、好ましくは約7.5~8.5程度 に調整される。

[0026]

本発明の水性液剤においては、本発明の目的に反しない限り、その他の同種または別種の薬効成分を適宜含有させてもよい。

[0027]

本発明の水性液剤は、自体公知の調製法、例えば、第14改正日本薬局方、製 剤総則の液剤あるいは点眼剤に記載された方法で製造することができる。

[0028]

本発明の水性液剤は、温血動物 (例えば、ヒト、ラット、マウス、ウサギ、ウシ、ブタ、イヌ、ネコなど) に使用することができる。

[0029]

[0030]

【実施例】

以下に、実験例、実施例を挙げて、本発明をさらに詳細に説明するが、本発明 はこれらによって限定されるものではない。

[0031]

実験例1 2-アミノ-3-(4-ブロモベンゾイル)フェニル酢酸ナトリウムの安定性試験

(実験方法)

表1に示す4処方の2ーアミノー3ー(4ーブロモベンゾイル)フェニル酢酸

ナトリウム配合の点眼液を調製し、ポリプロピレン容器に充填後、60℃における安定性について試験した。

[0032]

【表1】

処方	比較例 1	A-01	A=02	A-03
2-アミノ-3-(4-プロモペンゾイ	$0.1~\mathrm{g}$	$0.1~\mathrm{g}$	0.1 g	0.1 g
ル)フェニル酢を酸ナトリウム				·
ホウ酸	$1.5~\mathrm{g}$	1.5 g	1.5 g	$1.5~\mathrm{g}$
塩化ベンザルコニウム	0.005g	0.005g	0.005g	0.005g
ቱ° リソルヘ′ −ト 80	0.15g	_	_	
ステアリン酸ポ゚リオキシル 40		0.15g	_	_
チロキサホ゜-ル		_	0.15g	0.02g
滅菌精製水	適量	適量	適量	適量
全量	$100~\mathrm{mL}$	100 mL	100 mL	100 mL
рН	7.0	7.0	7.0	7.0
60℃-4W	51.3	63.7	73.8	89.6

[0033]

表1の残存率(%)は、2-アミノ-3-(4-プロモベンゾイル)フェニル 酢酸ナトリウムの含量に対し、容器からの水分の飛散を補正した値である。表1 から明らかなように、<math>pH7.0、60°C、4週において、ポリソルベート80、ステアリン酸ポリオキシル40、チロキサポール配合点眼液の順で2-アミノ-3-(4-プロモベンゾイル)フェニル酢酸ナトリウムは安定であった。

また、チロキサポール配合点眼液において、チロキサポール0.02 w/v% の方が0.15 w/v%配合したものよりも2-Pミノー3-(4-ブロモベン ゾイル)フェニル酢酸ナトリウムは安定であった。

[0034]

実験例2 2-アミノ-3-(4-ブロモベンゾイル)フェニル酢酸ナトリウムの安定性試験

(実験方法)

 点眼液のpHを測定した。調整時の2-Pミノ-3-(4-J)ロモベンゾイル)フェニル酢酸を100%としたときの残存量およびpHを表2に示した。なお残存量は容器からの水分の飛散を補正した値である。

[0035]

【表2】

処方	A=04	A=05	A=06	A-07	A-08
2-アミノ-3-(4-プロモペンゾイ	$0.1~\mathrm{g}$	0.1 g	0.1 g	0.1 g	0.1 g
ル)フェニル酢・酸ナトリウム	,				
まり酸 こうしゅう	$1.1~\mathrm{g}$	1.1 g	1.1 g	1.1 g	1.1 g
* 対砂	1.1 g				
▍塩化ベンザルコニウム	0.005g	0.005g	0.005g	0.005g	0.005g
ポリソルベート80	_	—	_	_	-
 チロキサホ゜−ル	$0.02~\mathrm{g}$	$0.05~\mathrm{g}$	$0.03~\mathrm{g}$		
ステアリン酸ま゚リオキシル 40	_	_	—	$0.02~\mathrm{g}$	0.05 g
ポリビニルピロリドン(K-30)	2.0 g	2.0 g	2.0 g	2.0 g	1.0 g
エデト酸ナトリウム	$0.02~\mathrm{g}$	$0.02~\mathrm{g}$	$0.02~\mathrm{g}$	$0.02~\mathrm{g}$	$0.02~\mathrm{g}$
水酸化ナトリウム	適量	適量	適量	適量	適量
滅菌精製水	適量	適量	適量	適量	適量
全量	100 mL	100	100	100	100
		mL	mL	mL	mL
рН	8.17	8.16	8.15	8.19	8.19
60℃-4W 残存量	92.6	90.9	92.0	93.4	93.1
					1
	_				
pН	8.15	8.16	8.15	8.13	8.14

[0036]

表 2 から明らかなように、0.02、0.03および0.05 w /v % チロキ サポールまたは0.02、0.05 w /v % ステアリン酸ポリオキシル40 を配合した処方は60 \mathbb{C} 、4 週で残存率が90 %以上であり、点眼液剤として充分な 安定性を示した。

[0037]

実験例3 2-アミノ-3-(4-ブロモベンゾイル)フェニル酢酸ナトリウム含有水性液剤の防腐効力試験

実験例2のA-04、A-05およびA-07の処方の防腐効力につき試験した。

その結果を表3に示す。

[0038]

【表3】

表 3-1

A-04	接種菌 数	6 th	24 th	1W	2W	3W	4W
S. aureus	2.1×10 ⁶	$3.0 imes$ 10^1	0	0	0	0	0
E. coli	6.5×10^{6}	0	0	0	0	0	0
P. aeruginosa	5.8×10^{6}	0	0	0	0	0	0
C. albicans	3.2×10^{5}		_	0	0	0	0
A. niger	1.8×10^{5}	_	—	0	0	0	0

Unit : CFU/mL

表3-2

A-05	接種菌数	6 th	24 th	1W	2W	3W	4W
S. aureus	2.1×10^{6}	1.7×10^{5}	2.0× 10¹	0	0	0	0
E. coli	6.5×10^{6}	0	0	0	0	О	0
P. aeruginosa	5.8×10^{6}	0	0	0	0	0	0
C. albicans	3.2×10^{5}	<u> </u>	-	0	0	0	0
A. niger	1.8×10^{5}			0	0	0	0

Unit: CFU/mL

表 3 - 3

A-07	接種菌 数	6 th	24 th	1W	2 W	3W	4W
S. aureus	2.7×10 ⁶	$3.1 imes$ 10^4	0	0	0	0	0
E. coli	7.4×10^{6}	0	0	0	0	0	0
P. aeruginosa	8.8×10^{6}	0	0	0	0	0	0
C. albicans	4.6×10^{5}	_	—	0	0	0	0
A. niger	1.0×10^{5}	<u> </u>	_	0	0	0	0

Unit: CFU/mL

[0039]

表 3-1、表 3-2 および表 3-3 から明らかなように、処方 A-0 4 の防腐効力は EP-A の基準 1)、処方 A-0 5 および A-0 7 の防腐効力は EP-B の基準 2)に適合することがわかった。

[0040]

1) EP (European Pharmacopoeia) 一Aの基準

細菌 (S. aureus, P. aeruginosa) の生菌数が、接種 6 時間後に 1/100以下、2 4 時間後に1/1000以下となり、2 8 日後に生菌が検出されないこと。

真菌(C. Albicans, A. niger)の生菌数が、接種7日後に1/100以下、以降は7日後と同レベルかそれ以下となること。

2) EP-Bの基準

細菌 (S. aureus, P. aeruginosa) の生菌数が、接種24時間後に1/10以下、7日後に1/1000以下となり、以降は7日後と同レベルかそれ以下となること。 真菌 (C. Albicans, A. niger) の生菌数が、接種14日後に1/10以下、以降は7日後と同レベルかそれ以下となること。

[0041]

実施例1 点眼液

2-アミノ-3-(4-ブロモベンゾイル)フェニル酢酸ナトリウム・3/2水 和物

	0.1 g
ホウ酸	1. 1 g
ホウ砂	1. 1 g
塩化ベンザルコニウム	0.005 g
チロキサポール	0. 02 g
ポリビニルピロリドン (K-30)	2. 0 g
エデト酸ナトリウム	0. 02g
水酸化ナトリウム	適量
滅菌精製水	全量100 mL
	pH8.17

以上の成分を用いて、常法により点眼液とする。

[0042]

実施例2 点眼液

2-アミノ-3-(4-ブロモベンゾイル)フェニル酢酸ナトリウム・3/2水和物

	0.1 g
ホウ酸	1.1 g
ホウ砂	1. 1 g
塩化ベンザルコニウム	0.005 g
チロキサポール	0.05g
ポリビニルピロリドン (K-30)	2. 0 g
エデト酸ナトリウム	0.02g
水酸化ナトリウム	適量
滅菌精製水	全量100 mL
	pH8.16

以上の成分を用いて、常法により点眼液とする。

[0043]

実施例3 点眼液

2-アミノ-3-(4-プロモベンゾイル)フェニル酢酸ナトリウム・3/2水和物

	0.1 g
ホウ酸	1. 1 g
ホウ砂	1. 1 g
塩化ベンザルコニウム	0.005 g
ステアリン酸ポリオキシル40	0. 02 g
ポリビニルピロリドン (K-30)	2. 0 g
エデト酸ナトリウム	0. 02 g
水酸化ナトリウム	適量
滅菌精製水	全量100 mL
	pH8.19

以上の成分を用いて、常法により点眼液とする。

[0044]

【発明の効果】

本発明によれば、2-アミノ-3-(4-ブロモベンゾイル)フェニル酢酸も

しくはその薬理学的に許容できる塩またはそれらの水和物を含有する水性液剤に、チロキサポールなどのアルキルアリールポリエーテルアルコール型ポリマーまたはモノステアリン酸ポリエチレングリコールなどのポリエチレングリコール脂肪酸エステルを配合することにより、2ーアミノー3ー(4ーブロモベンゾイル)フェニル酢酸もしくはその薬理学的に許容できる塩またはそれらの水和物を含有する安定な水性液剤を調製できる。また、本発明の水性液剤は充分な防腐効力も有している。

したがって、本発明の水性液剤は、例えば点眼液として、眼瞼炎、結膜炎、強 膜炎、術後炎症などの治療に有利に用いられる。

【書類名】 要約書

【要約】

【課題】安定化された2-アミノ-3-(4-ブロモベンゾイル)フェニル酢酸 もしくはその薬理学的に許容できる塩またはそれらの水和物を含有する安定かつ 充分な防腐効力を有する水性液剤を提供する。

【解決手段】2-アミノ-3-(4-ブロモベンゾイル)フェニル酢酸もしくはその薬理学的に許容できる塩またはそれらの水和物とチロキサポールなどのアルキルアリールポリエーテルアルコール型ポリマーまたはモノステアリン酸グリコールなどのポリエチレングリコール脂肪酸エステルとを含有する水性液剤。

【選択図】なし

出願人履歴

000199175

19900822

新規登録

大阪府大阪市中央区平野町2丁目5番8号 千寿製薬株式会社

	PAT	ENT APPL		ON FEE DE titute for Form		ION RECOR	D	Applicate 13/35	tion or Docket Num 3,653	ber
	APP	LICATION A	S FILE		umn 2)	SMALL	ENTITY	OR	OTHER SMALL I	
	FOR	NUMBE	R FILE	O NUMBE	R EXTRA	RATE(\$)	FEE(\$)		RATE(\$)	FEE(\$)
	IC FEE FR 1.16(a), (b), or (c))	N	/A	N	J/A	N/A		1	N/A	380
	RCH FEE FR 1.16(k), (i), or (m))	N	/ A	١	J/A	N/A		1	N/A	620
	MINATION FEE FR 1.16(o), (p), or (q))	N	/A	١	I/A	N/A			N/A	250
	AL CLAIMS FR 1.16(i))	18	minus	20= *				OR	x 60 =	0.00
	PENDENT CLAIN FR 1.16(h))	^{MS} 5	minus	3 = *	2				x 250 =	500
FEE	PLICATION SIZI : : CFR 1.16(s))	\$310 (\$15 50 sheets	oaper, th 5 for sm or fraction	and drawings e e application si. all entity) for ea on thereof. See CFR 1.16(s).	ze fee due is ch additional					0.00
MUL	TIPLE DEPENDE	NT CLAIM PRE	SENT (3	7 CFR 1.16(j))						0.00
* If th	ne difference in co	lumn 1 is less th	an zero,	enter "0" in colur	mn 2.	TOTAL		1	TOTAL	1750
AMENDMENT A		(Column 1) CLAIMS REMAINING AFTER AMENDMENT		(Column 2) HIGHEST NUMBER PREVIOUSLY PAID FOR	(Column 3) PRESENT EXTRA	SMALL RATE(\$)	ADDITIONAL FEE(\$)	OR	OTHER SMALL I RATE(\$)	
\ \ \ \ \	Total (37 CFR 1.16(i))	*	Minus	**	=	x =		OR	x =	
	Independent (37 CFR 1.16(h))	*	Minus	***	=	X =		OR	x =	
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AMENDMENT	Independent (37 CFR 1.16(h))	*	Minus	***	=	x =		OR	x =	
₹	Application Size Fe	e (37 CFR 1.16(s)]		
	FIRST PRESENTA	TION OF MULTIP	E DEPEN	DENT CLAIM (37 C	OFR 1.16(j))			OR		
						TOTAL ADD'L FEE		OR	TOTAL ADD'L FEE	
*1	' If the entry in co ' If the "Highest N ' If the "Highest Nu The "Highest Numb	umber Previous mber Previously	ly Paid F Paid For"	or" IN THIS SPA IN THIS SPACE is	CE is less than 2 s less than 3, ente	20, enter "20".	in column 1.			



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 WWW.18910.gov

	APPLICATION	FILING or	GRP ART				
	NUMBER	371(c) DATE	UNIT	FIL FEE REC'D	ATTY.DOCKET.NO	TOT CLAIMS	IND CLAIMS
•	13/353 653	01/19/2012	1621	1750	2012 0088	18	5

CONFIRMATION NO. 1077

513 WENDEROTH, LIND & PONACK, L.L.P. 1030 15th Street, N.W., Suite 400 East Washington, DC 20005-1503

OC00000052306264

FILING RECEIPT

Date Mailed: 02/03/2012

Receipt is acknowledged of this non-provisional patent application. The application will be taken up for examination in due course. Applicant will be notified as to the results of the examination. Any correspondence concerning the application must include the following identification information: the U.S. APPLICATION NUMBER, FILING DATE, NAME OF APPLICANT, and TITLE OF INVENTION. Fees transmitted by check or draft are subject to collection. Please verify the accuracy of the data presented on this receipt. If an error is noted on this Filing Receipt, please submit a written request for a Filing Receipt Correction. Please provide a copy of this Filing Receipt with the changes noted thereon. If you received a "Notice to File Missing Parts" for this application, please submit any corrections to this Filing Receipt with your reply to the Notice. When the USPTO processes the reply to the Notice, the USPTO will generate another Filing Receipt incorporating the requested corrections

Applicant(s)

Shirou Sawa, Kobe-shi, JAPAN; Shuhei Fujita, Kakogawa, JAPAN;

Power of Attorney: The patent practitioners associated with Customer Number 000513

Domestic Priority data as claimed by applicant

This application is a DIV of 10/525,006 03/28/2005 which is a 371 of PCT/JP2004/000350 01/16/2004

Foreign Applications (You may be eligible to benefit from the **Patent Prosecution Highway** program at the USPTO. Please see http://www.uspto.gov for more information.) JAPAN 2003-012427 01/21/2003

Request to Retrieve - This application either claims priority to one or more applications filed in an intellectual property Office that participates in the Priority Document Exchange (PDX) program or contains a proper **Request to Retrieve Electronic Priority Application(s)** (PTO/SB/38 or its equivalent). Consequently, the USPTO will attempt to electronically retrieve these priority documents.

If Required, Foreign Filing License Granted: 01/31/2012

The country code and number of your priority application, to be used for filing abroad under the Paris Convention, is **US 13/353.653**

Projected Publication Date: 05/10/2012

Non-Publication Request: No Early Publication Request: No

page 1 of 3

Title

AQUEOUS LIQUID PREPARATION CONTAINING 2-AMINO-3-(4-BROMOBENZOYL)PHENYLACETIC ACID

Preliminary Class

562

PROTECTING YOUR INVENTION OUTSIDE THE UNITED STATES

Since the rights granted by a U.S. patent extend only throughout the territory of the United States and have no effect in a foreign country, an inventor who wishes patent protection in another country must apply for a patent in a specific country or in regional patent offices. Applicants may wish to consider the filing of an international application under the Patent Cooperation Treaty (PCT). An international (PCT) application generally has the same effect as a regular national patent application in each PCT-member country. The PCT process **simplifies** the filing of patent applications on the same invention in member countries, but **does not result** in a grant of "an international patent" and does not eliminate the need of applicants to file additional documents and fees in countries where patent protection is desired.

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of :

Shirou SAWA et al. :

Serial No. NEW :

Filed January 19, 2012 :

AQUEOUS LIQUID PREPARATION : Attorney Docket No. 2012_0088 CONTAINING 2-AMINO-3-(4-

BROMOBENZOYL)PHENYLACETIC ACID (Rule 1.53(b) Divisional of Serial No. 10/525,006,

Filed March 28, 2005)

INFORMATION DISCLOSURE STATEMENT

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Pursuant to the provisions of 37 CFR § 1.56, 1.97 and 1.98, Applicants request consideration of the information listed on attached Form PTO/SB/08.

It is requested that the Examiner consider all the information of record in the prior parent application(s) (Serial No. 10/525,006), relied on by the present application under 35 U.S.C. § 120. A copy of any listed reference that was previously cited by or submitted to the PTO in the prior parent application(s) is not required or provided herein (see 37 C.F.R. 1.98(d)).

1a. [X] This Information Disclosure Statement is submitted:within three months of the filing date (or of entry into the National Stage) of the above-entitled application, or

before the mailing of a first Office Action on the merits or the mailing of a first Office Action after the filing of an RCE,

and thus no certification and/or fee is required.

after the events of above paragraph 1a and prior to the mailing date of a final Office Action or a Notice of Allowance or an action which otherwise closes prosecution in the application, and thus:

- (1) [] the certification of paragraph 2 below is provided, or
- (2) [] the fee of \$180.00 specified in 37 CFR 1.17(p) is enclosed.
- 1c. [] This Information Disclosure Statement is submitted:

after the mailing date of a final Office Action or Notice of Allowance or action which otherwise closes prosecution in the application, and prior to payment of the issue fee, and thus:

the certification of paragraph 2 below is provided, <u>and</u> the fee of \$180.00 specified in 37 CFR 1.17(p) is enclosed.

2. It is hereby certified

- a. [] that each item of information contained in this Information Disclosure

 Statement was first cited in any communication from a foreign patent office in a

 counterpart foreign application not more than three months prior to the filing of
 the Statement (37 C.F.R. § 1.97(e)(1)), or
- b. [] that no item of information contained in the Information Disclosure Statement was cited in a communication from a foreign patent office in a counterpart foreign application and, to the knowledge of the person signing the certification after making reasonable inquiry, was known to any individual designated in

§1.56(c) more than three months prior to the filing of the Statement (37 C.F.R. § 1.97(e)(2)).

- 3. For each non-English language reference listed on the attached Form PTO/SB/08, reference is made to one or more of the following:
 - a. [] a full or partial English language translation submitted herewith,
 - b. [] an International Search Report submitted herewith,
 - c. [] a foreign patent office search report or office action (in the English language) submitted herewith,
 - d. [] the concise explanation contained in the specification of the present application at page ,
 - e. [] the concise explanation set forth in the attached English language abstract,
 - f. [] the concise explanation set forth below or on a separate sheet attached to the reference:
- 4. [] A foreign patent office search report citing one or more of the references is enclosed.

Respectfully submitted,

Shirou SAWA et al.

/Warren M.
_{Bv} Cheek/

Digitally signed by /Warren M. Cheek/
DN: cn=/Warren M. Cheek/, o, ou,
email=wcheek@wenderoth.com, c=US
Date: 2012.01.19 13:12:48-05'00'

Warren M. Cheek Registration No. 33,367 Attorney for Applicants

WMC/dlk Washington, D.C. 20005-1503 Telephone (202) 721-8200 Facsimile (202) 721-8250 January 19, 2012

Sheet 1 of 2			INFORM	IATION DISCL	OSURE STAT	EMENT	1			
FORM PTO/SB/	08 A&B	(modified)		ATTY DOCKE 2012_0088	T NO.		SERIAL N NEW	io.		
U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE				APPLICANT Shirou SAWA et al.						
	(Use	RENCES CITED BY APPLICA several sheets if necessary) mitted to PTO: January 19, 2013	. ,	FILING DATE January 19, 2012	;		GROUP			
				U.S. PATENT	DOCUMENTS					
*EXAMINER INITIAL		DOCUMENT NUMBER	DATE		NAME		CLASS	SUBCLASS	FILING DATE IF APPROPRIATE	
	AA	5,603,929	2/1997		Desai et al.				Corresponds to BA	
	AB	5,653,972	8/1997		Desai et al.				Corresponds to BA	
	AC	4,910,225	3/1990		Ogawa et al.				Corresponds to BB	
	AD	5,110,493	5/1992	Cl	herng-Chyi et	al.			Corresponds to BC	
	AE	6,383,471	5/2002		Chen et al.				Corresponds to BD	
	AF	4,045,576	8/1977	w	Welstead, Jr. et al.				Corresponds to BF	
	AG	4,683,242	7/1987	Poser					Corresponds to BG	
	АН	6,319,513	11/2001	Dobrozsi						
	AI	2007/0082857	4/2007	Sawa						
				FOREIGN PATENT DOCUMENTS						
		DOCUMENT NUMBER	DATE	COUNTRY	COUNTRY CLASS SUBCLASS			TRANSLATION YES		
	BA	9-503791	4/1997	JP						
	ВВ	2-124819	5/1990	JP						
	ВС	1-104023	4/1989	JP						
	BD	00/59475	10/2000	WO						
	BE	11-228404	8/1999	JР			Υe	es		
	BF	5-223052	8/1993	JР			Abst	ract		
	BG	62-126124	6/1987	JР					No	
		(OTHER DOCUME	NT(S) (Including A	luthor, Title, Date,	, Pertinent Pages, E	tc.)			
	CA	New Drugs in Japan, 2001, 2001 Edition, Published by Yakuji Nippo Ltd., May 11, 2001, pp. 27-29, and its English translation of the material portions.								
	СВ	ISTA Pharmaceuticals 9/19/2007.	, "New Drug A	Drug Applications: Xibrom", http://www.drugs.com/nda/xibrom_040525.htmt , accessed online						
	СС	Nolan et al., "The Top No. 1-2, pp. 77-85, Au		nmatory and A	nalgesic Prope	erties of Bromfo	enic in Roder	nts", Agents a	and Actions, Vol. 25,	
EXAMINER		1		DATE CONSIDERED						

Sheet 2 of 2 INFORMATION DISCLOSURE STATEMENT									
FORM PTO/SB/0)8 A&B ((modified)	ATTY DOCKET NO. 2012_0088			SERIAL NO. NEW			
U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE LIST OF REFERENCES CITED BY ARRIVE ANTICON				APPLICANT Shirou SAWA et al.					
LIST OF REFERENCES CITED BY APPLICANT(S) (Use several sheets if necessary) Date Submitted to PTO: January 19, 2012				FILING DATE January 19, 2012			GROUP		
			U.S. PATENT DOCUMENTS						
*EXAMINER INITIAL		DOCUMENT NUMBER	DATE	NAME			CLASS	SUBCLASS	FILING DATE IF APPROPRIATE
	AJ	6,369,112	4/2002	Xia					
	AK	5,998,465	12/1999	Hellberg et al.					
	AL	5,597,560	1/1997	Bergamini et al.					
	AM	6,395,746	5/2002		Cagle et al.				
	AN	5,475,034	12/1995		Yanni et al.				
	AO	5,540,930	7/1996		Guy				
FOREIGN PATENT DOCUMENTS									
		DOCUMENT NUMBER	DATE	COUNTRY	CLASS	SUBCLASS	TRANSLATION YES NO		
	ВН	96/14829	5/1996	WO					
	BI	01/15677	3/2001	WO					
	BJ	2 013 188	9/1990	CA					
	ВК	02/13804	2/2002	WO					
	BL	707 119	9/1995	AU					
	ВМ								
OTHER DOCUMENT(S) (Including Author, Title, Date, Pertinent Pages, Etc.)									
	CD	Corrected partial English translation of New Drugs in Japan, 2001, 2001 Edition, Published by Yakuji Nippo Ltd., May 11, 2001, pp. 27-29, previously submitted on April 11, 2005.							
	CE	Complete English translation of New Drugs in Japan, 2001, 2001 Edition, Published by Yakuji Nippo Ltd., May 11, 2001, pp. 27-29.							
	CF	Notice of Opposition dated February 19, 2009 issued by EPO in connection with the corresponding European patent application and Opposition.							
	CG	http://medical-dictionary.thefreedictionary.com/prophylactic accessed 12/15/2009.							
EXAMINER					DATE CONSIDERED				

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of :

Shirou SAWA et al. :

Serial No. NEW :

Filed January 19, 2012 :

AQUEOUS LIQUID PREPARATION : Attorney Docket No. 2012 0088

CONTAINING 2-AMINO-3-(4-

BROMOBENZOYL)PHENYLACETIC ACID

(Rule 1.53(b) Divisional of Serial No. 10/525,006, Filed March 28, 2005)

PRELIMINARY AMENDMENT

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Prior to calculating the filing fee, please amend the above-identified application as follows:

Amendments to the Specification

Page 1, immediately after the title, please insert the paragraph as follows:

This is a divisional of Serial No. 10/525,006, filed March 28, 2005, which is a U.S. national stage of International Application No. PCT/JP2004/000350 filed January 16, 2004.

Amendments to the Claims

- **1. (Original)** An aqueous liquid preparation comprising 2-amino-3-(4-bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof, and an alkyl aryl polyether alcohol type polymer or a polyethylene glycol fatty acid ester.
- **2. (Original)** The aqueous liquid preparation according to claim 1, wherein the alkyl aryl polyether alcohol type polymer has a polymerization degree of 3 to 10, the alkyl contains 1 to 18 carbon atoms, the aryl is a phenyl residue, and the polyether alcohol is represented by the formula O(CH₂CH₂O)_xH in which X is an integer of 5 to 100.
- **3. (Currently amended)** The aqueous liquid preparation according to claim 1 exicon, wherein the alkyl aryl polyether alcohol type polymer is tyloxapol.
- **4. (Original)** The aqueous liquid preparation according to claim 1, wherein the carbon number of the fatty acid in the polyethylene glycol fatty acid ester is 12 to 18.
- **5. (Currently amended)** The aqueous liquid preparation according to claim 1 ex-4, wherein the polyethylene glycol fatty acid ester is polyethylene glycol monostearate.
- 6. (Currently amended) The aqueous liquid preparation according to any one of claims 1 to 3 claim 1, wherein the concentration of the alkyl aryl polyether alcohol type polymer is selected from a range of minimum concentration of 0.01 w/v % to maximum concentration of 0.5 w/v %.
- 7. (Currently amended) The aqueous liquid preparation according to any one of claims 1, 2 or 4 claim 1, wherein the concentration of the polyethylene glycol fatty acid ester is selected from a range of minimum concentration of 0.02 w/v % to maximum concentration of 0.1 w/v %.

- **8. (Currently amended)** The aqueous liquid preparation according to any one of claims 1 to 7 claim 1, wherein the concentration of the 2-amino-3-(4-bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof is 0.01 to 0.5 w/v %.
- 9. (Currently amended) The aqueous liquid preparation according to any one of claims 1 to & claim 1, wherein benzalkonium chloride is contained as a preservative.
- 10. (Currently amended) The aqueous liquid preparation according to any one of 1 to 9 claim 1, wherein the pharmacologically acceptable salt of 2-amino-3-(4-bromobenzoyl)phenylacetic acid is a sodium salt.
- 11. (Currently amended) The aqueous liquid preparation according to any one of claims 1 to 10 claim 1, wherein the pH of the aqueous liquid preparation is within a range of 7 to 9.
- **12. (Original)** The aqueous liquid preparation according to claim 11, wherein the pH of the aqueous liquid preparation is within a range of 7.5 to 8.5.
- 13. (Currently amended) The aqueous liquid preparation according to any one of claims 1 to 12 claim 1, wherein the aqueous liquid preparation is an eye drop.
- 14. (Currently amended) The aqueous liquid preparation according to any one of claims 1 to 12 claim 1, wherein the aqueous liquid preparation is a nasal drop.
- **15. (Original)** An eye drop comprising sodium 2-amino-3-(4-bromobenzoyl) phenylacetate hydrate and 0.01 to 0.5 w/v % of tyloxapol.
- **16. (Original)** An eye drop comprising sodium 2-amino-3-(4-bromobenzoyl)phenylacetate hydrate and 0.02 to 0.1 w/v % of polyethylene glycol monostearate.
- **17. (Original)** A method for stabilizing 2-amino-3-(4-bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof in an aqueous liquid preparation,

which comprises incorporating tyloxapol or polyethylene glycol monostearate into an aqueous liquid preparation containing 2-amino-3-(4-bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof.

18. (Original) A method for inhibiting decrease in preservative effect of a preservative in an aqueous liquid preparation of 2-amino-3-(4-bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof, which comprises incorporating tyloxapol or polyethylene glycol monostearate into an aqueous liquid preparation containing 2-amino-3-(4-bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof and a preservative.

REMARKS

The present application is a divisional application of Serial No. 10/525,006 and is directed to original claims 1-18.

Favorable action on the merits is solicited.

Respectfully submitted,

Shirou SAWA et al.

/Warren M.

By Cheek/
Warren M. Cheek

Digitally signed by /Warren M. Cheek/ DN: cn=/Warren M. Cheek/, o, ou, email=wcheek@wenderoth.com, c=US Date: 2012.01.19 13:13:11 -05'00'

Registration No. 33,367 Attorney for Applicants

WMC/dlk Washington, D.C. 20005-1503 Telephone (202) 721-8200 Facsimile (202) 721-8250 January 19, 2012

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of :

Shirou SAWA et al. :

Serial No. NEW :

Filed January 19, 2012 : Attorney Docket No. 2012 0088

AQUEOUS LIQUID PREPARATION CONTAINING 2-AMINO-3-(4-BROMOBENZOYL)PHENYLACETIC ACID (Rule 1.53(b) Divisional of Serial No. 10/525,006, Filed March 28, 2005)

CLAIM OF PRIORITY UNDER 35 USC 119

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Applicants in the above-identified application hereby claim the date of priority under the International Convention of Japanese Patent Application No. 2003-012427, filed January 21, 2003, as acknowledged in the Declaration of this application.

A certified copy of said Japanese Patent Application is of record in parent application Serial No. 10/525,006, filed March 28, 2005.

Respectfully submitted,

Shirou SAWA et al. /Warren M. _{By}Cheek/

Digitally signed by /Warren M. Cheek/ DN: cn=/Warren M. Cheek/, o, ou, email=wcheek@wenderoth.com, c=US Date: 2012.01.19 13:13:27 -05'00'

Warren M. Cheek Registration No. 33,367 Attorney for Applicants

WMC/dlk Washington, D.C. 20005-1503 Telephone (202) 721-8200 Facsimile (202) 721-8250 January 19, 2012

Electronic Patent Application Fee Transmittal					
Application Number:					
Filing Date:					
Title of Invention:	AQUEOUS LIQUID PREPARATION CONTAINING 2-AMINO-3-(4-BROMOBENZOYL)PHENYLACETIC ACID				
First Named Inventor/Applicant Name:	Sh	irou SAWA			
Filer:	Wa	rren M. Cheek Jr./D	onna King		
Attorney Docket Number:	20	12_0088			
Filed as Large Entity					
Utility under 35 USC 111(a) Filing Fees					
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Basic Filing:					
Utility application filing		1011	1	380	380
Utility Search Fee		1111	1	620	620
Utility Examination Fee		1311	1	250	250
Pages:					
Claims:					
Independent claims in excess of 3		1201	2	250	500
Miscellaneous-Filing:			•		
Petition:					

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Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Patent-Appeals-and-Interference:				
Post-Allowance-and-Post-Issuance:				
Extension-of-Time:				
Miscellaneous:				
	Tot	al in USD	(\$)	1750

Electronic Acknowledgement Receipt			
EFS ID:	11872450		
Application Number:	13353653		
International Application Number:			
Confirmation Number:	1077		
Title of Invention:	AQUEOUS LIQUID PREPARATION CONTAINING 2-AMINO-3-(4-BROMOBENZOYL)PHENYLACETIC ACID		
First Named Inventor/Applicant Name:	Shirou SAWA		
Customer Number:	513		
Filer:	Warren M. Cheek Jr./pam veazey		
Filer Authorized By:	Warren M. Cheek Jr.		
Attorney Docket Number:	2012_0088		
Receipt Date:	19-JAN-2012		
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Application Type:	Utility under 35 USC 111(a)		

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Deposit Account	230975
Authorized User	CHEEK JR.,WARREN M.

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File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Transmittal of New Application	AttachA_Trans.pdf	240518	no	1
,	Transmittar of New Application	ActachA_Hans.pai	facd958da4758a0b5383044112366009c18 1c247		'

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2	AttachB_Spec.PDF		yes	29
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Multipart Description/PDF files in .zip description

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Document Description	Start	End
Specification	1	24
Claims	25	28
Abstract	29	29

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Electronic Acknowledgement Receipt			
EFS ID:	11872450		
Application Number:	13353653		
International Application Number:			
Confirmation Number:	1077		
Title of Invention:	AQUEOUS LIQUID PREPARATION CONTAINING 2-AMINO-3-(4-BROMOBENZOYL)PHENYLACETIC ACID		
First Named Inventor/Applicant Name:	Shirou SAWA		
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Filer Authorized By:	Warren M. Cheek Jr.		
Attorney Docket Number:	2012_0088		
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Application Type:	Utility under 35 USC 111(a)		

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Page 295-harge any Additional Fees required under 37 C.F.R. Section 1.17 (Patent application and reexamination processing fees)

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1	Transmittal of New Application	AttachA_Trans.pdf	240518	no	1
·	Transmittan of New Application	Accord_Transipal	facd958da4758a0b5383044112366009c18 1c247		,

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2	AttachB_Spec.PDF		yes	29
		f3af8d5934c2c9b6160d4dda0bb820a1a16 c0dd6		

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January 19, 2012

	Under the Paperwork Reduction Act of 1994, no persons are req	quired to respond to a collection of information unless it displays a valid OMB control number.
		Attorney Docket No.: 2012_0088
	UTILITY PATENT APPLICATION	First Named Inventor: Shirou SAWA et al.
	TRANSMITTAL (Only for new nonprovisional applications under 37 CFR 1.53(b)	Title: AQUEOUS LIQUID PREPARATION CONTAINING 2-AMINO-3-(4-BROMOBENZOYL)PHENYLACETIC ACID
	(Only Jos Her Holp Orlaid approximate and 27 CFT 1325(0)	Express Mail Label No.:
Se	APPLICATION ELEMENTS see MPEP chapter 600 concerning utility patent application contents.	Commissioner for Patents ADDRESS TO: P.O. Box 1450 Alexandria, VA 22313-1450
1. []	Fee Transmittal Form	ACCOMPANYING APPLICATION PARTS
2. []	Small Entity Status is hereby asserted.	9. [] Assignment Papers (cover sheet & document(s)) Name of Assignee:
3. [X]	Specification [Total Pages: 29] Both the claims and abstract must start on a new page (For information on the preferred arrangement, see MPEP 608.01(a))	SENJU PHARMACEUTICAL CO., LTD. 10. [] 37 CFR 3.73(b) Statement
4. []	Drawing(s) (35 USC 113) [Total Sheets:]	(when there is an assignee) [] Power of Attorney
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	i. [] <u>DELETION OF INVENTOR(S)</u> Signed statement attached deleting inventor(s) named in the prior application, see 37 CFR 1.63(d)(2) and 1.33(b).	13. [X] Preliminary Amendment
6. []	Application Data Sheet (see 37 CFR 1.76)	14. [] Return Receipt Postcard (MPEP 503) (Should be specifically itemized)
7. []	CD-ROM or CD-R in duplicate, large table or computer program (Appendix)	15. [] Certified Copy of Priority Document(s) (if foreign priority is claimed)
8. []	Nucleotide and/or Amino Acid Sequence Submission (if applicable, all necessary) a. Computer Readable Form	16. [] Non-Publication Request and Certification under 35 U.S.C. 122 (b)(2)(B)(i). Applicant must attach form PTO/SB/35 or its equivalent.
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	Prior Application Information: Examiner: Layla Soroush	Group Art Unit: 1627
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		WENDEROTH, LIND & PONACK, L.L.P. 1030 15 th Street, N.W., Suite 400 East Washington, D.C. 20005-1503 Phone:(202) 721-8200
		Fax:(202) 721-8250

DESCRIPTION

AQUEOUS LIQUID PREPARATION CONTAINING 2-AMINO-3-(4-BROMOBENZOYL)PHENYLACETIC ACID

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TECHNICAL FIELD

The present invention relates to an aqueous liquid preparation containing 2-amino-3-(4-bromobenzoyl) phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof. More particularly, the present invention relates to an aqueous liquid preparation containing 2-amino-3-(4-bromobenzoyl) phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof and an alkyl aryl polyether alcohol type polymer or a polyethylene glycol fatty acid ester.

BACKGROUND ART

Benzoylphenylacetic acid derivatives including bromfenac (generic name) of formula (I):

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of which chemical name is 2-amino-3-(4-bromobenzoyl)phenylacetic acid are known as disclosed in JP-A-23052/1977 and its corresponding US patent No. 4.045,576. 2-Amino-3-(4-bromobenzoyl)phenylacetic acid, its pharmacologically acceptable salt and a hydrate thereof are

known as a non-steroidal anti-inflammatory agent, and they are effective against inflammatory diseases of anterior or posterior segment of the eye, such as blepharitis, conjunctivitis, scleritis, and postoperative inflammation in the field of ophthalmology, and its sodium salt has been practically used in the form of eye drops ("New Drugs in Japan, 2001", 2001 Edition, Published by Yakuji Nippo Ltd., May 11, 2001, p.27-29).

The eye drop as mentioned above is designed to stabilize

2-amino-3-(4-bromobenzoyl)phenylacetic acid by means of
addition of a water-soluble polymer (e.g. polyvinylpyrrolidone,
polyvinyl alcohol, etc.) and a sulfite (e.g. sodium sulfite,
potassium sulfite, etc.)(Japanese patent No. 2,683,676 and its
corresponding US patent No. 4,910,225).

In addition, as an eye drop other than the above-mentioned one, Japanese patent No. 2,954,356 (corresponding to US patents Nos. 5,603,929 and 5,653,972) discloses a stable ophthalmic composition which comprises incorporating an antibacterial quaternary ammonium polymer and boric acid into an acidic ophthalmic agent. The acidic agent described therein includes, for example, 2-amino-3-(4-bromobenzoyl)phenylacetic acid.

Further, in Japanese patent No. 2,954,356, there is the following description-"Benzalkonium chloride is a widely used preservative in ophthalmic solutions. However, benzalkonium chloride and other quaternary ammonium compounds are generally considered to be incompatible with ophthalmic compositions of drugs with acidic groups, such as nonsteroidal anti-inflammatory drugs. These preservatives lose their

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ability to function as they form complexes with the charged drug compounds".

In these prior art references, there is no disclosure that alkyl aryl polyether alcohol type polymers or polyethylene glycol fatty acid esters are able to stabilize an aqueous liquid preparation of 2-amino-3-(4-bromobenzoyl)phenylacetic acid or its pharmacologically acceptable salt, and inhibit decrease in preservative effect of benzalkonium chloride and other quaternary ammonium compounds.

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DISCLOSURE OF THE INVENTION

It is an object of the present invention to provide an aqueous liquid preparation comprising 2-amino-3-(4-bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof, which is stable within a pH range giving no irritation to eyes and in which, when a preservative such as benzalkonium chloride is incorporated therein, preservative effect of the preservative does not substantially deteriorate.

Another object of the invention is to provide a method for stabilizing an aqueous liquid preparation of 2-amino-3-(4-bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof.

Further object of the invention is to provide an aqueous
25 liquid preparation comprising 2-amino-3-(4-bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof and a preservative, wherein, when specifically a quaternary ammonium salt such as

benzalkonium chloride is incorporated as a preservative, decrease in preservative effect of said preservative is inhibited.

As a result of various studies, the inventors of the present invention have found that, by adding, for example, an 5 alkyl aryl polyether alcohol type polymer such as tyloxapol, or a polyethylene glycol fatty acid ester such as polyethylene glycol monostearate to an aqueous liquid preparation of 2-amino-3-(4-bromobenzoy1)phenylacetic acid or a 10 pharmacologically acceptable salt thereof or a hydrate thereof, the aqueous solution becomes stable within a pH range giving no irritation to eyes, and change οf the 2-amino-3-(4-bromobenzoyl)phenylacetic acid over time can be inhibited, and furthermore, when the aqueous solution contains a preservative, deterioration in the preservative effect of 15 said preservative can be inhibited for a long period of time. The inventors of the present invention have further studied extensively and completed the present invention.

Namely, the present invention relates to:

- 20 (1) An aqueous liquid preparation comprising 2-amino-3-(4-bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof, and an alkyl aryl polyether alcohol type polymer or a polyethylene glycol fatty acid ester,
- (2) The aqueous liquid preparation according to the above (1), wherein the alkyl aryl polyether alcohol type polymer has a polymerization degree of 3 to 10, the alkyl contains 1 to 18 carbon atoms, the aryl is a phenyl residue, and the polyether

- alcohol is represented by the formula $O(CH_2CH_2O)_xH$ in which X is an integer of 5 to 100,
- (3) The aqueous liquid preparation according to the above (1) or (2), wherein the alkyl aryl polyether alcohol type polymer is tyloxapol,
- (4) The aqueous liquid preparation according to the above (1), wherein the carbon number of the fatty acid in the polyethylene glycol fatty acid ester is 12 to 18,
- (5) The aqueous liquid preparation according to the above (1)
 or (4), wherein the polyethylene glycol fatty acid ester is polyethylene glycol monostearate,
 - (6) The aqueous liquid preparation according to any one of the above (1) to (3), wherein the concentration of the alkyl aryl polyether alcohol type polymer is selected from a range of minimum concentration of 0.01 w/v % to maximum concentration of 0.5 w/v %.
 - (7) The aqueous liquid preparation according to any one of the above (1), (2) or (4), wherein the concentration of the polyethylene glycol fatty acid ester is selected from a range of minimum concentration of 0.02 w/v to maximum concentration of 0.1 w/v,
 - (8) The aqueous liquid preparation according to any one of the above (1) to (7), wherein the concentration of the 2-amino-3-(4-bromobenzoyl) phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof is 0.01 to 0.5 w/v %, (9) The aqueous liquid preparation according to any one of the above (1) to (8), wherein benzalkonium chloride is contained as a preservative,

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- (10) The aqueous liquid preparation according to anyone of the above (1) to (9), wherein the pharmacologically acceptable salt of 2-amino-3-(4-bromobenzoyl)phenylacetic acid is a sodium salt,
- 5 (11) The aqueous liquid preparation according to any one of the above (1) to (10), wherein the pH of the aqueous liquid preparation is within a range of 7 to 9,
 - (12) The aqueous liquid preparation according to the above (11), wherein the pH of the aqueous liquid preparation is within a range of 7.5 to 8.5.
 - (13) The aqueous liquid preparation according to any one of the above (1) to (12), wherein the aqueous liquid preparation is an eye drop,
- (14) The aqueous liquid preparation according to any one of the above (1) to (12), wherein the aqueous liquid preparation is a nasal drop,
 - (15) An eye drop comprising sodium 2-amino-3-(4-bromobenzoyl)phenylacetate hydrate and 0.01 to 0.5 w/v % of tyloxapol,
- 20 (16) An eye drop comprising sodium 2-amino-3-(4-bromobenzoyl)phenylacetate hydrate and 0.02 to 0.1 w/v % of polyethylene glycol monostearate,
- (17) A method for stabilizing 2-amino-3-(4-bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof in an aqueous liquid preparation, which comprises incorporating tyloxapol or polyethylene glycol monostearate into an aqueous liquid preparation containing

2-amino-3-(4-bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof, and

(18) A method for inhibiting decrease in preservative effect of a preservative in an aqueous liquid preparation of 5 2-amino-3-(4bromobenzoyl)phenylacetic acid ora pharmacologically acceptable salt thereof or a hydrate thereof, which comprises incorporating tyloxapol or polyethylene glycol monostearate into an aqueous liquid preparation containing 10 2-amino-3-(4bromobenzoyl)phenylacetic acid pharmacologically acceptable salt thereof or a hydrate thereof and a preservative.

According to the present invention, a stable aqueous liquid preparation containing 2-amino-3-(4bromobenzoyl)phenylacetic acid ora pharmacologically acceptable salt thereof or a hydrate thereof can be prepared by incorporating an alkyl aryl polyether alcohol type polymer such as tyloxapol, or a polyethylene glycol fatty acid ester such as polyethylene glycol monostearate into an aqueous liquid preparation containing 2-amino-3-(4-bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof. Also, an aqueous liquid preparation of the present invention, wherein a preservative is incorporated, has a sufficient preservative effect.

Therefore, the aqueous liquid preparation of the present invention is advantageously used as an eye drop for the treatment of, for example, blepharitis, conjunctivitis,

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scleritis, and postoperative inflammation. In addition, such aqueous liquid preparation can be used as a nasal drop for the treatment of, for example, allergic rhinitis and inflammatory rhinitis (e.g. chronic rhinitis, hypertrophic rhinitis, nasal polyp, etc.).

The pharmacologically acceptable salt of 2-amino-3-(4-bromobenzoyl)phenylacetic acid includes, for example, an alkali metal salt such as sodium salt and potassium salt, and an alkaline earth metal salt such as calcium salt and magnesium salt, among which sodium salt is especially preferable.

2-Amino-3-(4-bromobenzoyl)phenylacetic acid and its pharmacologically acceptable salt can be prepared according to the method as described in JP-A-23052/1977 (corresponding to US patent No. 4,045,576) or by a similar method thereof. These compounds can be obtained as their hydrate depending on synthetic conditions and recrystallization conditions. The hydrate includes 1/2 hydrate, 1 hydrate, and 3/2 hydrate, among which 3/2 hydrate is preferable.

In the aqueous liquid preparation of the present invention, the content (concentration range) of 2-amino-3-(4-bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof is usually about 0.01 to 0.5 w/v%, preferably about 0.05 to 0.2 w/v%, especially about 0.1 w/v%, and it is preferable to appropriately vary the content depending on the purpose of use and the degree of disease to be treated.

The carbon number of the alkyl in the an alkyl aryl polyether alcohol type polymer which is a non-ionic surfactant

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used as stabilizer for 2-amino-3-(4bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof is approximately 1 to 18. Specifically, the alkyl group includes, for example, 5 methyl, ethyl, propyl, isopropyl, cyclopropyl, butyl, isobutyl, sec-butyl, tert-butyl, cyclobutyl, pentyl, isopentyl, neopentyl, tert-pentyl, 1-ethylpropyl, 4-methylpentyl, 1,1-dimethylbutyl, 2,2-dimethylbutyl, 1,2-dimethylbutyl, 2-ethylbutyl, cyclopentyl, hexyl, cyclohexyl, heptyl, 10 isoheptyl, octyl, isooctyl, nonyl, isononyl, decyl, isodecyl, undecyl, isoundecyl, dodecyl, isododecyl, tridecyl, isotridecyl, tetradecyl, isotetradecyl, pentadecyl, isopentadecyl, hexadecyl, isohexadecyl, heptadecyl, isoheptadecyl, octadecyl, isooctadecyl, and isomers thereof, among which octyl and its isomer (e.g. isooctyl, sec-octyl, 15 1-methylheptyl, 1-ethylhexyl, 2-ethylhexyl, 1-propylpentyl, 1,5-dimethylhexyl, 1,1,3,3-tetramethylbutyl, preferable, and 1,1,3,3-tetramethylbutyl which is an isomer of octyl groups is especially preferable.

The aryl in the alkyl aryl polyether alcohol type polymer can be preferably a phenyl residue. The polyether alcohol can be represented by the formula O(CH₂CH₂O)_xH in which X is an integer of 5 to 100, preferably 5 to 30, more preferably 8 to 10. The average polymerization degree is preferably about 3 to 10.

Among the above-mentioned alkyl aryl polyether alcohol type polymers, tyloxapol having the following formula is especially preferable.

The fatty acid of the polyethylene glycol fatty acid ester which is a non-ionic surfactant used as a stabilizer for 2-amino-3-(4-bromobenzoyl)phenylacetic acid or pharmacologically acceptable salt thereof or a hydrate thereof can be preferably a fatty acid having the carbon number of 12 to 18. Specific examples of such polyethylene glycol fatty acid esters are polyethylene glycol monostearate (e.g. polyoxyl 8 stearate, polyoxyl 40 stearate, etc.), polyethylene glycol monolaurate, polyethylene glycol monooleate, polyethylene glycol diisostearate, polyethylene glycol dilaurate, polyethylene glycol dioleate, and the like. Among these compounds, polyethylene glycol monostearate is preferable, and polyoxyl 40 stearate is especially preferable. The polyoxyl 40 stearate is a monostearic acid ester of an ethylene oxide condensed polymer, and can be represented by the formula $C_{17}H_{35}COO(CH_2CH_2O)_nH$ which is a non-ionic surfactant and n is about 40.

Although the content (concentration range) of the alkyl aryl polyether alcohol type polymer in the aqueous liquid preparation of the present invention depends on the kind of compounds used, the minimum concentration is about 0.01 w/v %

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and the maximum concentration is about 0.5~W/v%. With respect to the tyloxapol content (concentration range), for example, the minimum content is about 0.01~W/v%, 0.02~W/v% or 0.03~W/v%, and the mamximum content is about 0.05~W/v%, 0.1~W/v%, 0.3~W/v% or 0.5~% w/v, and preferably the minimum content is about 0.02~W/v% and the maximum content is about 0.05~W/v%.

Although the content (concentration range) of the polyethylene glycol fatty acid ester in the aqueous liquid preparation of the present invention depends on the kind of compounds used, it is within a range of about 0.02 w/v % of minimum concentration to about 0.1 w/v % of maximum concentration. For example, the content (concentration range) of polyethylene glycol monostearate is within a range of about 0.02 w/v % of minimum content to about 0.1 w/v of maximum content, and preferably within a range of about 0.02 w/v % of the minimum content to about 0.02 w/v % of the minimum content to about 0.02 w/v % of the minimum

The incorporation ratio of tyloxapol in the aqueous liquid preparation of the invention is within a range of the minimum content of about 0.1 or 0.2 part by weight to the maximum content of about 0.5, 1, 3 or 5 parts by weight, relative to 1 part by weight of 2-amino-3-(4-bromobenzoyl)phenylacetic acid or its pharmacologically acceptable salt or a hydrate thereof.

The incorporation ratio of polyethylene glycol 25 monostearate in the aqueous liquid preparation of the present invention is within a range of the minimum content of about 0.2 part by weight to the maximum content of about 0.5 or 1 part by weight, relative 1 to part by weight

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2-amino-3-(4-bromobenzoyl)phenylacetic acid or its pharmacologically acceptable salt or a hydrate thereof.

The preservative used in the present invention includes, for example, quaternary ammonium salts (e.g. benzalkonium chloride, benzethonium chloride, etc.), chlorhexidine gluconate, and the like, among which benzalkonium chloride is especially preferable.

Further, so long as the purpose of the present invention is achieved, conventional various additives such as isotonics, 10 buffers, thickners, stabilizers, chelating agents, controlling agents, perfumes and the like may be appropriately added to the aqueous liquid preparation of the present invention. The isotonics include sodium chloride, potassium chloride, glycerine, mannitol, sorbitol, boric acid, glucose, propylene 15 glycol and the like. The buffers include, for example, phosphate buffer, borate buffer, citrate buffer, tartarate buffer, acetate buffer, boric acid, borax, amino acids, and the like. The thickners include polyvinylpyrrolidone, carboxymethylcellulose, carboxypropylcellulose, 20 hydroxyethylcellulose, hydroxypropylcellulose, hydroxypropylmethylcellulose, polyvinyl alcohol, polyacrylate, and the like. The stabilizers include sulfites such as sodium sulfite and the like. The chelating agents include sodium edetate, sodium citrate, condensed sodium phosphate and the like. The pH controlling agents include 25 hydrochloric acid, sodium hydroxide, phosphoric acid, acetic acid and the like. The perfumes include 1-menthol, borneol, camphor, Eucalyptus oil, and the like.

With respect to the concentrations of the above various additives in the aqueous liquid preparation of the present invention,

the isotonic is incorporated into an osmotic pressure ratio of about 0.8 to 1.2, and the concentrations of the buffer and the thickner to be added are about 0.01 to 2 w/v % and 0.1 to 10 w/v %, respectively.

The pH of the aqueous liquid preparation of the present invention is adjusted to about 6 to 9, preferably about 7 to 9, especially about 7.5 to 8.5.

So long as the purpose of the present invention is achieved, other same or different kind of active ingredients may be appropriately added.

The aqueous liquid preparation of the present invention can be prepared by per se known method or according to the method as described in the Japanese Pharmacopoeia, 14th Edition, General Rules for Preparations, Solutions or Ophthalmic solutions.

The aqueous liquid preparation of the present invention

can be applied to warm-blooded animals such as human, rat, mouse,
rabbit, cow, pig, dog, cat, and the like.

The aqueous liquid preparation of the present invention can be prepared easily by dissolving the above-mentioned components in, for example, distilled water or sterile purified water. For example, the aqueous liquid preparation in the form of an eye drop can be used for the treatment of inflammatory diseases in anterior or posterior segment of the eye such as blepharitis, conjunctivitis, scleritis, postoperative

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inflammation, and the like. The dose of the aqueous liquid preparation containing 0.1 w/v % of sodium 2-amino-3-(4-bromobenzoyl)phenylacetate hydrate is, for example, administered to an adult 3 to 6 times daily in an amount of 1 to 2 drops per one time. Depending on the degree of diseases, frequency of dosing is appropriately controlled.

BEST MODE FOR CARRYING OUT THE INVENTION

The present invention is illustrated by way of the following Experimental Examples and Working Examples, but it is not restricted by these Examples.

Experimental Example 1: Stability test of sodium 2-amino-3-(4-bromobenzoyl)phenylacetate

Four eye drops of sodium 2-amino-3-(4-bromobenzoyl)phenylacetate comprising the components as shown in Table 1 were prepared, filled respectively into a polypropylene container and subjected to stability test at 60°C.

Table 1

Component	Comparison Example 1	A-01	A-02	A-03
Sodium 2-amino-3-(4-bromobenzoyl)phenylacetate	0.1 g	0.1 g	0.1 g	0.1 g
Boric acid	1.5 g	1.5 g	1.5 g	1.5 g
Benzalkonium chloride	0.005 g	0.005 g	0.005 g	0.005 g
Polysorbate 80	0.1 5 g	-	-	•
Polyoxyl 40 stearate	-	0.15 g		•
Tyloxapol	-	_	0.15 g	0.02 g
Sterile purified water	q.s.	đ.s.	q.s.	q.s
Total volume	100 mL	100 mL	100 mL	100 mL
рн	7.0	7.0	7.0	7.0
Remaining rate (%) at 60 °C after 4 weeks	51.3	63.7	73.8	89.6

The remaining rate (%) in the above Table 1 indicates values obtained by correcting moisture vaporization from the container. As is apparent from the Table 1, stability test was carried out under the conditions of pH 7.0 at 60°C for 4 weeks, and sodium 2-amino-3-(4-bromobenzoyl)phenylacetate in each eye drop was stable in the order of tyloxapol-containing preparation > polyoxyl 40 stearate-containing preparation > polysorbate 80-containing preparation.

Further, with respect to eye drops containing tyloxapol (compositions A-02 and A-03), sodium 2-amino-3-(4-bromobenzoyl)phenylacetate in composition A-03 containing 0.02 w/v % of tyloxapol is more stable than that in composition

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A-02 containing 0.15 w/v % of tyloxapol.

Experimental Example 2: Stability test of sodium 2-amino-3-(4-bromobenzoyl)phenylacetate

Five eye drops of sodium 2-amino-3-(4-bromobenzoyl)phenylacetate comprising the components as shown in Table 2 were prepared, filled respectively into a polypropylene container and preserved at 60°C for 4 weeks, and then the content of 2-amino-3-(4-bromobenzoyl)phenylacetic acid and the pH in each eye drop were measured.

Table 2

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Components		A-04	A-05	A-06	A-07	A-08
	2-amino-3-(4- nzoyl)phenyl-	0.1 g	0.1 g	0.1 g	0.1 g	0.1 g
Boric ac	id	1.1 g	1.1 g	1.1 g	1.1 g	1.1 g
Borax		1.1 g	1.1 g	1.1 g	1.1 g	1.1 g
Benzalko	nium chloride	0.005g	0.005g	0.005g	0.005g	0.005g
Polysorb	ate 80	_				_
Tyloxapo	1	0.02 g	0.05 g	0.03 g	_	_
Polyoxyl	40 stearate			_	0.02 g	0.05 g
Polyviny pyrrolid	1- one (K-30)	2.0 g	2.0 g	2.0 g	2.0 g	1.0 g
Sodium e	detate	0. 0 2 g	0.02 g	0.02 g	0.02 g	0.02 g
Sodium h	ydroxide	q.s.	q.s.	q.s.	q.s.	q.s.
Sterile water	purified	q.s.	q.s.	q.s.	q.s.	q.s.
Total vo	Total volume		100 mL	100 mL	100 mL	100 mL
рн		8.17	8.16	8.15	8.19	8.19
60°C,	Remaining rate (%)	92.6	90.9	92.0	93.4	93.1
	рН	8.15	8.16	8.15	8.13	8.14

Table 2 shows the remaining rate and the pH of sodium 2-amino-3-(4-bromobenzoyl)phenylacetate after storage at 60°C for 4 weeks, when the remaining rate of sodium 2-amino-3-(4-bromobenzoyl)phenylacetate at the time of production of eye drops is set to 100%. The remaining rate is a value obtained by correcting moisture vaporization from the container. As is

apparent from Table 2, the remaining rate of sodium 2-amino-3-(4-bromobenzoyl)phenylacetate in the compositions A-04, A-05, A-06, A-07 and A-08 containing 0.02 w/v %, 0.03 w/v % and 0.05 w/v % of tyloxapol or 0.02 w/v % and 0.05 w/v % of polyoxyl 40 stearate is not less than 90 % after storage at 60°C for 4 weeks, which indicates that those compositions have sufficient stability for eye drops.

Experimental Example 3: Preservative effect test of aqueous 10 liquid preparation containing sodium 2-amino-3-(4-bromobenzoyl)phenylacetate

Preservative effect test of compositions A-04, A-05 and A-07 of Experimental Example 2 was carried out against Staphylococcus aureus (hereinafter referred to as S. aureus),

Escherichia Coli (hereinafter referred to as E. coli),

Pseudomonas aeruginosa (hereinafter referred to as P. aeruginosa), Candida albicans (hereinafter referred to as C. albicans) and Aspergillus niger (hereinafter referred to as A. niger).

The results are shown in Tables 3-1, 3-2 and 3-3.

Table 3-1

		Cell count (CFU/mL)								
	Inoculum	6 hours	24 hours	7 days	14 days	21 days	28 days			
A-04	count	after	after	after	after	after	after			
		inocula-	inocula-	inocula-	inocula-	inocula-	inocula-			
		tion	tion	tion	tion	tion	tion			
S. aureus	2.1×10 ⁶	3.0×10 ¹	0	0	0	0	0			
E. coli	6.5×10 ⁶	0	0	0	0	0	0			
P. aeruginosa	5.8×10 ⁶	0	0	0	0	0	0			
C. albicans	3.2×10 ⁵			0	0	0	0			
A. niger	1.8×10 ⁵			0	0	0	0			

Table 3-2

		Cell count (CFU/mL)								
	Inoculum	6 hours	24 hours	7 days	14 days	21 days	28 days			
A05	count	after	after	after	after	after	after			
		inocula-	inocula-	inocula-	inocula-	inocula-	inocula-			
		tion	tion	tion	tion	tion	tion			
S. aureus	2.1×10 ⁶	1.7×10 ⁵	2.0×10 ¹	0	0	0	0			
E. coli	6.5×10 ⁶	0	0	0	o	0	0			
P. aeruginosa	5.8×10 ⁶	o	· o	o	0	0	0			
C. albicans	3.2×10 ⁵	_		0	0	0	0			
A. niger	1.8×10 ⁵			0	0	0	0			

Table 3-3

		Cell count (CFU/mL)								
	Inoculum	6 hours	24 hours	7 days	14 days	21 days	28 days			
A-07	count	after	after	after	after	after	after			
		inocula-	inocula-	inocula-	inocula-	inocula-	inocula-			
		tion	tion	tion	tion	tion	tion			
S. aureus	2.7×10 ⁶	3.1×10 ⁴	0	0	0	0	0			
E. coli	7.4×10 ⁶	0	0	0	0	0	0			
P. aeruginosa	8.8×10 ⁶	0	0	0	0	0	О .			
C. albicans	4.6×10 ⁵		-	0	0	0	0			
A. niger	1.0×10 ⁵			0	0	0	0			

As is apparent from Tables 3-1, 3-2 and 3-3, the preservative effect of composition A-04 was found to be compatible with EP-criteria A in European Pharmacopoeia (EP), and those of compositions A-05 and A-07 were found to be compatible with EP-criteria B.

The EP-criteria A and EP-criteria B are given in the following.

10 EP-criteria A:

Viable cell counts of bacteria (S. aureus, P.aeruginosa) 6 hours, 24 hours, and 28 days after inoculation decrease to not more than 1/100, not more than 1/1000, and undetectable, respectively.

Viable cell count of fungi (C. albicans, A. niger) 7 hours after inoculation decreases to not more than 1/100, and thereafter, the cell count levels off or decreases.

EP-criteria B

Viable cell counts of bacteria (S. aureus, P.aeruginosa) 24 hours and 7 days after inoculation decrease to not more than 1/10 and not more than 1/1000, respectively, and thereafter, the cell count levels off or decreases.

Viable cell count of fungi (C. albicans, A. niger) 14 days after inoculation decreases to not more than 1/10, and thereafter, the cell count keeps the same level as that of 14 days after inoculation.

10 Example 1: Eye Drop

Sodium 2-amino-3-(4-	
bromobenzoyl)phenylacetate 3/2 hydrate	0.1 g
Boric acid	1.1 g
Borax	1.1 g
Benzalkonium chloride	0.005 g
Tyloxapol	0.02 g
Polyvinylpyrrolidone (K-30)	2.0 g
Sodium edetate	0.02 g
Sodium hydroxide	q.s.
Sterile purified water	to make total volume
	of 100 mL
	pH 8.17

An eye drop is prepared using the above components in a conventional manner.

Example 2: Eye Drop

Sodium 2-amino-3-(4-	
bromobenzoyl)phenylacetate 3/2 hydrate	0.1 g
Boric acid	1.1 g
Borax	1.1 g
Benzalkonium chloride	0.005 g
Tyloxapol	0.05 g
Polyvinylpyrrolidone (K-30)	2.0 g
Sodium edetate	0.02 g
Sodium hydroxide	q.s.
Sterile purified water	to make total volume
	of 100 mL
	pH 8.16

An eye drop is prepared using the above components in a conventional manner.

Example 3: Eye Drop

Sodium 2-amino-3-(4-	
bromobenzoyl)phenylacetate 3/2 hydrate	0.1 g
Boric acid	1.1 g
Borax	1.1 g
Benzalkonium chloride	0.005 g
Polyoxyl 40 stearate	0.02 g
Polyvinylpyrrolidone (K-30)	2.0 g
Sodium edetate	0.02 g
Sodium hydroxide	q.s.
Sterile purified water	to make total volume
	of 100 mL
	рН 8.19

An eye drop is prepared using the above components in a conventional manner.

5 INDUSTRIAL APPLICABILITY

The aqueous liquid preparation of the present invention in the form of eye drops is useful for the treatment of blepharitis, conjunctivitis, scleritis, and postoperative inflammation. Such preparation is also useful for the treatment of nasal drop for treatment of, for example, allergic rhinitis and inflammatory rhinitis (e.g. chronic rhinitis, hypertrophic rhinitis, nasal polyp, etc.)

The present application is based on application No. 12427/2003 filed in Japan, and includes the entire contents thereof. By reference, the references including patents and patent applications cited herein are incorporated in the

present application at the same level as when the entire contents thereof are disclosed. Furthermore, since it is obvious that the present invention can be carried out beyond the description of the above explanation and Working Examples, in light of the foregoing description, various other modifications and changes can be made to the present invention, and thus these modifications and changes should be considered to be within the scope of the claims appended hereto.

CLAIMS

- 1. An aqueous liquid preparation comprising 2-amino-3-(4-bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof, and an alkyl aryl polyether alcohol type polymer or a polyethylene glycol fatty acid ester.
- 2. The aqueous liquid preparation according to claim 1, wherein the alkyl aryl polyether alcohol type polymer has a polymerization degree of 3 to 10, the alkyl contains 1 to 18 carbon atoms, the aryl is a phenyl residue, and the polyether alcohol is represented by the formula O(CH₂CH₂O)_xH in which X is an integer of 5 to 100.
 - 3. The aqueous liquid preparation according to claim 1 or 2, wherein the alkyl aryl polyether alcohol type polymer is tyloxapol.

- 4. The aqueous liquid preparation according to claim 1, wherein the carbon number of the fatty acid in the polyethylene glycol fatty acid ester is 12 to 18.
- 5. The aqueous liquid preparation according to claim 1 or 4, wherein the polyethylene glycol fatty acid ester is polyethylene glycol monostearate.

- 6. The aqueous liquid preparation according to any one of claims 1 to 3, wherein the concentration of the alkyl aryl polyether alcohol type polymer is selected from a range of minimum concentration of 0.01 w/v % to maximum concentration of 0.5 w/v %.
- 7. The aqueous liquid preparation according to any one of claims 1, 2 or 4, wherein the concentration of the polyethylene glycol fatty acid ester is selected from a range of minimum concentration of 0.02 w/v % to maximum concentration of 0.1 w/v %.
- 8. The aqueous liquid preparation according to any one of claims 1 to 7, wherein the concentration of the 2-amino-3-(4-bromobenzoyl) phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof is 0.01 to 0.5 w/v %.
- 9. The aqueous liquid preparation according to any one of claims 1 to 8, wherein benzalkonium chloride is contained as 20 a preservative.
 - 10. The aqueous liquid preparation according to any one of 1 to 9, wherein the pharmacologically acceptable salt of 2-amino-3-(4-bromobenzoyl)phenylacetic acid is a sodium salt.

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11. The aqueous liquid preparation according to any one of claims 1 to 10, wherein the pH of the aqueous liquid preparation is within a range of 7 to 9.

12. The aqueous liquid preparation according to claim 11, wherein the pH of the aqueous liquid preparation is within a range of 7.5 to 8.5.

- 13. The aqueous liquid preparation according to any one of claims 1 to 12, wherein the aqueous liquid preparation is an eye drop.
- 10 14. The aqueous liquid preparation according to any one of claims 1 to 12, wherein the aqueous liquid preparation is a nasal drop.
- 15. An eye drop comprising sodium 2-amino-3-(4-bromobenzoyl)phenylacetate hydrate and 0.01 to 0.5 w/v % of tyloxapol.
- 16. An eye drop comprising sodium 2-amino-3-(4-bromobenzoyl)phenylacetate hydrate and 0.02 to 0.1 w/v % of polyethylene glycol monostearate.
- 17. Α method stabilizing for 2-amino-3-(4bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate thereof in an aqueous liquid preparation, which comprises incorporating tyloxapol or 25 polyethylene glycol monostearate into an aqueous liquid preparation containing 2-amino-3-(4-bromobenzoyl)phenylacetic acid or a pharmacologically acceptable salt thereof or a hydrate

thereof.

18. A method for inhibiting decrease in preservative effect of a preservative in an aqueous liquid preparation of 5 2-amino-3-(4bromobenzoyl)phenylacetic acid or pharmacologically acceptable salt thereof or a hydrate thereof, which comprises incorporating tyloxapol or polyethylene glycol monostearate into an aqueous liquid preparation containing 2-amino-3-(4bromobenzoyl)phenylacetic acid pharmacologically acceptable salt thereof or a hydrate thereof 10 and a preservative.

Abstract

An aqueous liquid preparation of the present invention containing 2-amino-3-(4-bromobenzoyl)phenylacetic acid or its pharmacologically acceptable salt or a hydrate thereof, an alkyl aryl polyether alcohol type polymer such as tyloxapol, or a polyethylene glycol fatty acid ester such as polyethylene glycol monostearate is stable. Since even in the case where a preservative is incorporated into said aqueous liquid preparation, the preservative exhibits sufficient preservative effect for a long time, said aqueous liquid preparation in the form of an eye drop is useful for the treatment of blepharitis, conjunctivitis, scleritis, and postoperative inflammation. Also, the aqueous liquid preparation of the present invention in the form of a nasal drop is useful for the treatment of allergic rhinitis and inflammatory rhinitis (e.g. chronic rhinitis, hypertrophic rhinitis, nasal polyp, etc.).

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defined in Title 37, Code of Federal Regulations, 1.56.

DECLARATION AND POWER OF ATTORNEY FOR U.S. PATENT APPLICATION

(X) Original () Supplemental ()	Substitute (X) PCT () Design
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As a below named inventor, I hereby declare that: my residence, post office address and citizenship are as stated below next to my name; that I verily believe that I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural inventors are named below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

Title: AQUEOUS LIQUID PREPARATION CONTAINING 2-AMINO-3-(4-BROMOBENZOYL)PHENYLACETIC ACID

of which is described and claimed in: () the attached specification, or (X) the specification in the application Serial No, filed February 17, 2005;
and with amendments through (if applicable), or
(X) the specification in International Application No. PCT/JP2004/000350, filed January 16, 2004, and as amended
on(if applicable).
I hereby state that I have reviewed and understand the content of the above-identified specification, including the claims, as amended to any amendment(s) referred to above.
I acknowledge my duty to disclose to the Patent and Trademark Office all information known to me to be material to patentability and the state of the Patent and Trademark Office all information known to me to be material to patentability and the state of the Patent and Trademark Office all information known to me to be material to patentability and the state of the Patent and Trademark Office all information known to me to be material to patentability and the state of the Patent and Trademark Office all information known to me to be material to patentability and the state of the Patent and Trademark Office all information known to me to be material to patentability and the state of the Patent and Trademark Office all information known to me to be material to patentability and the state of the Patent and Trademark Office all information known to me to be material to patentability and the state of the Patent and Trademark Office all information known to me to be material to patentability and the state of the Patent and Trademark Office all information known to me to be material to patentability and the state of the state of the state of the patentability and the state of the st

I hereby claim priority benefits under Title 35, United States Code, '119 (and '172 if this application is for a Design) of any application(s) for patent or inventor's certificate listed below and have also identified below any application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed:

COUNTRY	APPLICATION NO.	DATE OF FILING	PRIORITY CLAIMED
Japan	2003-012427	January 21, 2003	Yes

I hereby claim the benefit under Title 35, United States Code '120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code '112, I acknowledge the duty to disclose information material to patentability as defined in Title 37, Code of Federal Regulations, '1.56 which occurred between the filing date of the prior application and the national or PCT international filing date of this application.

APPLICATION SERIAL NO.	U.S. FILING DATE	STATUS: PATENTED, PENDING, ABANDONED

And I hereby appoint Michael R. Davis, Reg. No. 25,134; Matthew M. Jacob, Reg. No. 25,154; Warren M. Cheek, Jr., Reg. No. 33,367; Nils Pedersen, Reg. No. 33,145; Charles R. Watts, Reg. No. 33,142; and Michael S. Huppert, Reg. No. 40,268, who together constitute the firm of WENDEROTH, LIND & PONACK, L.L.P., as well as any other attorneys and agents associated with Customer No. 000513, to prosecute this application and to transact all business in the U.S. Patent and Trademark Office connected therewith.

I hereby authorize the U.S. attorneys and agents named herein to accept and follow instructions from <u>Iwatani Patent Office</u>, as to any action to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and myself. In the event of a change in the persons from whom instructions may be taken, the U.S. attorneys named herein will be so notified by me

Direct Correspondence to Customer No:



 $000513\\ {}_{\text{PATENT TRADEMARK OFFICE}}$

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Full Name of Third Inventor	FAMILY NAME	first given name	SECOND GIVEN NAME
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Post Office Address	ADDRESS	СПУ	STATE OR COUNTRY ZIP CODE

Full Name of Third Inventor	FAMILY NAME	FIRST GIVEN NAME	SECOND GIVEN NAME	
Residence & Citizenship	СПҮ	STATE OR COUNTRY	COUNTRY OF CITIZENSHIP	
Post Office Address	ADDRESS	CITY	STATE OR COUNTRY ZIP CODE	

Full Name of Third Inventor	FAMILY NAME	FIRST GIVEN NAME	SECOND GIVEN NAME
Residence & Citizenship	СПУ	STATE OR COUNTRY	COUNTRY OF CITIZENSHIP
Post Office Address	ADDRESS	спу	STATE OR COUNTRY ZIP CODE

Full Name of Third Inventor	FAMILY NAME	FIRST GIVEN NAME	SECOND GIVEN NAME				
		· · · · · · · · · · · · · · · · · · ·					
Residence & Citizenship	СТТУ	STATE OR COUNTRY	COUNTRY OF CITIZENSHIP				
Post Office Address	ADDRESS	СТТҮ	STATE OR COUNTRY ZIP CODE				

I further declare that all statements made herein of my own knowledge are true, and that all statements on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

1st Inventor	Shirou Sawa Shirou SAWA	Date	March	14,2005
,	Shirou SAWA	Date	<u> </u>	
2nd Inventor	Shuhei Fujita Shuhei FUJITA	Date	March	14,2005
•				
3rd Inventor	· · · · · · · · · · · · · · · · · · ·	Date		
		٠		
4th Inventor		Date		
5th Inventor		Date		
6th Inventor		Date		
The above	application may be more particularly identified as follows:			
U.S. Applicat	ion Serial No. Filing Date February 17, 2005			
Applicant Re	ference Number S30F1252(US) Atty Docket No. 2005 0232A			
Title of Inven	tion ACHEONIS LITCHIED DEEDADATION COMMAINING 2 MATERS 2 (4 DD	OMODERNI	ZOSEE A DEFENSE A	CTITAL LATE

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PATENT APPLICATION FEE DETERMINATION RECORD Substitute for Form PTO-875					Application or Docket Number 13/353,653		Filing Date 01/19/2012		To be Mailed		
APPLICATION AS FILED – PART I (Column 1) (Column 2) SMALL ENTITY OR SMALL ENTITY											
			UMBER FIL	.ED NI	JMBER EXTRA		RATE (\$)	FEE (\$)		RATE (\$)	FEE (\$)
BASIC FEE (37 CFR 1.16(a), (b), or (c))		or (c))	N/A		N/A		N/A		1	N/A	
SEARCH FEE (37 CFR 1.16(k), (i), or (m))			N/A		N/A		N/A			N/A	
EXAMINATION FEE (37 CFR 1.16(o), (p), or (q))			N/A		N/A		N/A			N/A	
	ΓAL CLAIMS CFR 1.16(i))		minus 20 = *				X \$ =		OR	X \$ =	
INDEPENDENT CLAIMS (37 CFR 1.16(h))		S	minus 3 = *		*		X \$ =		1	X \$ =	
	APPLICATION SIZE (37 CFR 1.16(s))	shee is \$2 addit	If the specification and drawings exceed 100 sheets of paper, the application size fee due is \$250 (\$125 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s).								
Ш	MULTIPLE DEPEN	IDENT CLAIM PR	ESENT (3	7 CFR 1.16(j))					Į		
* If t	the difference in colu	ımn 1 is less than	zero, ente	r "0" in column 2.			TOTAL			TOTAL	
APPLICATION AS AMENDED - PART II OTHER THAN (Column 1) (Column 2) (Column 3) SMALL ENTITY OR SMALL ENTITY											
LN:	01/19/2012	CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA		RATE (\$)	ADDITIONAL FEE (\$)		RATE (\$)	ADDITIONAL FEE (\$)
ME	Total (37 CFR 1.16(i))	* 18	Minus	** 20	= 0		X \$ =		OR	X \$60=	0
AMENDMENT	Independent (37 CFR 1.16(h))	* 5	Minus	***5	= 0		X \$ =		OR	X \$250=	0
AMI	Application Size Fee (37 CFR 1.16(s))										
	FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))							OR			
							TOTAL ADD'L FEE		OR	TOTAL ADD'L FEE	0
(Column 1) (Column 2) (Column 3)											
DMENT		CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA		RATE (\$)	ADDITIONAL FEE (\$)		RATE (\$)	ADDITIONAL FEE (\$)
	Total (37 CFR 1.16(i))	*	Minus	**	=		X \$ =		OR	X \$ =	
DM	Independent (37 CFR 1.16(h))	*	Minus	***	=		X \$ =		OR	X \$ =	
EN	Application Si	ze Fee (37 CFR 1	.16(s))								
AM	FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))							OR			
						-	TOTAL ADD'L FEE		OR	TOTAL ADD'L FEE	
* If the entry in column 1 is less than the entry in column 2, write "0" in column 3. ** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 20, enter "20". *** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 3, enter "3". The "Highest Number Previously Paid For" (Total or Independent) is the highest number found in the appropriate box in column 1.											

This collection of information is required by 37 CFR 1.16. 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 1.14. This collection is estimated to take 12 minutes 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

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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. Application or Docket Number Filing Date PATENT APPLICATION FEE DETERMINATION RECORD 13/353.653 01/19/2012 To be Mailed Substitute for Form PTO-875 APPLICATION AS FILED - PART I OTHER THAN SMALL ENTITY (Column 1) (Column 2) OR SMALL ENTITY FOR NUMBER FILED NUMBER EXTRA RATE (\$) FEE (\$) RATE (\$) FEE (\$) BASIC FEE N/A N/A N/A N/A SEARCH FEE N/A N/A N/A N/A (37 CFR 1.16(k). **EXAMINATION FEE** N/A N/A N/A N/A (37 CFR 1.16(o), (p), or (q)) TOTAL CLAIMS OR X \$ X \$ minus 20 : (37 CFR 1.16(i)) INDEPENDENT CLAIMS minus 3 = X \$ = X \$ = (37 CFR 1.16(h)) If the specification and drawings exceed 100 sheets of paper, the application size fee due APPLICATION SIZE FEE is \$250 (\$125 for small entity) for each (37 CFR 1.16(s)) additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s) MULTIPLE DEPENDENT CLAIM PRESENT (37 CFR 1.16(j)) TOTAL TOTAL * If the difference in column 1 is less than zero, enter "0" in column 2. APPLICATION AS AMENDED - PART II OTHER THAN SMALL ENTITY SMALL ENTITY OR (Column 1) (Column 2) (Column 3) CLAIMS HIGHES1 PRESENT ADDITIONAL ADDITIONAL REMAINING NUMBER 01/19/2012 RATE (\$) RATE (\$) **AFTER** PREVIOUSLY **FXTRA** FFF (\$) FFF (\$) AMENDMENT **AMENDMENT** PAID FOR Total (37 CFR Minus ** 20 = 0 OR X \$60= 0 * 18 X \$ Independent (37 CFR 1.16(h)) = 0 0 * 5 Minus ***5 X \$ = OR X \$250= Application Size Fee (37 CFR 1.16(s)) FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j)) OR TOTAL TOTAL ADD'L OR ADD'L 0 FEE FEE (Column 1) (Column 2) (Column 3) CLAIMS HIGHEST REMAINING PRESENT ADDITIONAL **ADDITIONAL** NUMBER RATE (\$) RATE (\$) AFTER PREVIOUSLY **EXTRA** FEE (\$) FEE (\$) **AMENDMENT** PAID FOR ENDMENT Total (37 CFR Minus X \$ OR X \$ Independent OR Minus X \$ X \$ Application Size Fee (37 CFR 1.16(s)) ₹ FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(i)) OR TOTAL TOTAL ADD'L OR ADD'L * If the entry in column 1 is less than the entry in column 2, write "0" in column 3. Legal Instrument Examiner: ** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 20, enter "20". /ANDREW j. JAMES JR/ *** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 3, enter "3". The "Highest Number Previously Paid For" (Total or Independent) is the highest number found in the appropriate box in column 1

This collection of information is required by 37 CFR 1.16. 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 1.14. This collection is estimated to take 12 minutes 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

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