Docket No. 17618CON6B (AP)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Acheampong, et al. Examiner: TBA

Serial No.: TBA Group Art Unit: TBA

Filed: Herewith Confirmation No. TBA

For: METHODS OF PROVIDING THERAPEUTIC EFFECTS USING CYCLOSPORIN COMPONENTS

Customer No.: 51957

PRELIMINARY AMENDMENT

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

Dear Sir:

Prior to examining the above-referenced application, please amend the specification as described on page 2 of this paper, and please amend the claims as described on pages 3-6 of this paper. Remarks follow on page 7.

Amendments to the Specification

Please replace page 1, lines 5-10 of the specification filed herewith with the following amended paragraph:

This application is a <u>continuation of copending U.S. Application Serial No.</u> 13/961,828 filed August 7, 2013, which is a continuation of copending U.S. Application Serial No. 11/897,177, filed August 28, 2007, which is a continuation of U.S. Application Serial No. 10/927,857, filed August 27, 2004, now abandoned, which claimed the benefit of U.S. Provisional Application No. 60/503,137 filed September 15, 2003, which is are incorporated in its their entirety herein by reference.

Please replace page 4, line 25 – page 5, line 3 of the specification filed herewith with the following amended paragraph:

The present methods are useful in treating any suitable condition which is therapeutically sensitive to or treatable with cyclosporin components. Such conditions preferably are ophthalmic or ocular conditions, that is relating to or having to do with one or more parts of an eye of a human or animal. Included among such conditions are, without limitation, dry eye syndrome, phacoanaphylactic endophthalmitis, uveitis, vernal conjunctivitis, atopic keratoconjunctivitis, corneal graft rejection and the like conditions. The present invention is particularly effective in treating dry eye syndrome. Cyclosporin has been found as effective in treating immune mediated keratoconjunctivitis sicca (KCS or dry eye disease) in a patient suffering therefrom. The activity of cyclosporins is as an immunosuppressant and in the enhancement or restoring of lacrimal gland tearing. Other conditions that can be treated with cyclosporin components include an absolute or partial deficiency in aqueous tear production (keratoconjunctivitis sicca, or KCS). Topical administration to a patient's tear deficient eye can increase tear production in the eye. The treatment can further serve to correct corneal and conjunctival disorders exacerbated by tear deficiency and KCS, such as corneal scarring, corneal ulceration, inflammation of the cornea or conjunctiva, filamentary keratisis, mucopurulent discharge and vascularization of the cornea.

Amendments to the claims

The following list of claims will replace all previous versions of claims presented in this application:

1. -36. (Canceled)

37. (New) A topical ophthalmic emulsion for treating an eye of a human having KCS, wherein the topical ophthalmic emulsion comprises cyclosporin A in an amount of about 0.05% by weight, polysorbate 80, Pemulen, water, and castor oil in an amount of about 1.25% by weight; and

wherein the topical ophthalmic emulsion is therapeutically effective in treating KCS.

- 38. (New) The topical ophthalmic emulsion of Claim 37, wherein the topical ophthalmic emulsion further comprises a tonicity agent or a demulcent component.
- 39. (New) The topical ophthalmic emulsion of Claim 38, wherein the tonicity agent or the demulcent component is glycerine.
- 40. (New) The topical ophthalmic emulsion of Claim 37, wherein the topical ophthalmic emulsion further comprises a buffer.
- 41. (New) The topical ophthalmic emulsion of Claim 40, wherein the buffer is sodium hydroxide.
- 42. (New) The topical ophthalmic emulsion of Claim 37, wherein the topical ophthalmic emulsion further comprises glycerine and a buffer.
- 43. (New) The topical ophthalmic emulsion of Claim 37, wherein the topical ophthalmic emulsion comprises polysorbate 80 in an amount of about 1.0% by weight.

- 44. (New) The topical ophthalmic emulsion of Claim 37, wherein the topical ophthalmic emulsion comprises Pemulen in an amount of about 0.05% by weight.
- 45. (New) The topical ophthalmic emulsion of Claim 37, wherein the topical ophthalmic emulsion further comprises glycerine in an amount of about 2.2% by weight, water, and a buffer.
- 46. (New) The topical ophthalmic emulsion of Claim 45, wherein the buffer is sodium hydroxide.
- 47. (New) The topical ophthalmic emulsion of Claim 37, wherein, when the topical ophthalmic emulsion is administered to an eye of a human in an effective amount in treating KCS, the blood of the human has substantially no detectable concentration of cyclosporin A.
- 48. (New) The topical ophthalmic emulsion of Claim 42, wherein the topical ophthalmic emulsion has a pH in the range of about 7.2 to about 7.6.
- 49. (New) The topical ophthalmic emulsion of Claim 37, wherein the topical ophthalmic emulsion is as substantially therapeutically effective as an emulsion comprising cyclosporin A in an amount of 0.1% by weight and castor oil in an amount of 1.25% by weight.
- 50. (New) The topical ophthalmic emulsion of Claim 37, wherein the topical ophthalmic emulsion achieves at least as much therapeutic effectiveness as an emulsion comprising cyclosporin A in an amount of 0.1% by weight and castor oil in an amount of 1.25% by weight.
- 51. (New) The topical ophthalmic emulsion of Claim 37, wherein the topical ophthalmic emulsion breaks down more quickly in the eye of a human, once administered to the eye

of the human, thereby reducing vision distortion in the eye of the human as compared to an emulsion that contains only 50% as much castor oil.

- 52. (New) The topical ophthalmic emulsion of Claim 37, wherein the topical ophthalmic emulsion, when administered to the eye of a human, demonstrates a reduction in adverse events in the human, relative to an emulsion comprising cyclosporin A in an amount of 0.1% by weight and castor oil in an amount of 1.25% by weight.
- 53. (New) The topical ophthalmic emulsion of Claim 52, wherein the adverse events include side effects.
- 54. (New) A topical ophthalmic emulsion for treating an eye of a human, wherein the topical ophthalmic emulsion increases tear production in the eye of a human, and wherein the topical ophthalmic emulsion comprises:

cyclosporin A in an amount of about 0.05% by weight; castor oil in an amount of about 1.25% by weight; polysorbate 80 in an amount of about 1.0% by weight;

Pemulen in an amount of about 0.05% by weight;

a tonicity component or a demulcent component in an amount of about 2.2% by weight;

a buffer; and

water.

- 55. (New) The topical ophthalmic emulsion of Claim 54, wherein the buffer is sodium hydroxide.
- 56. (New) The topical ophthalmic emulsion of Claim 54, wherein the tonicity component or the demulcent component is glycerine.

- 57. (New) The topical ophthalmic emulsion of Claim 54, wherein, when the topical ophthalmic emulsion is administered to an eye of a human in an effective amount to increase tear production, the blood of the human has substantially no detectable concentration of the cyclosporin A.
- 58. (New) The topical ophthalmic emulsion of Claim 54, wherein the topical ophthalmic emulsion has a pH in the range of about 7.2 to about 7.6.
- 59. (New) The topical ophthalmic emulsion of Claim 54, wherein the topical ophthalmic emulsion is effective in treating KCS.
- 60. (New) A topical ophthalmic emulsion for treating an eye of a human, the topical ophthalmic emulsion comprising:

cyclosporin A in an amount of about 0.05% by weight; castor oil in an amount of about 1.25% by weight; polysorbate 80 in an amount of about 1.0% by weight; Pemulen in an amount of about 0.05% by weight; glycerine in an amount of about 2.2% by weight; sodium hydroxide; and water; wherein the emulsion is effective in treating KCS.

61. (New) The topical ophthalmic emulsion of Claim 60, wherein the topical ophthalmic emulsion has a pH in the range of about 7.2 to about 7.6.

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REMARKS

The applicants have canceled claims 1-36 and have added claims 37-61. Support for the limitations recited in the new claims may be found throughout the specification, and at least at page 4, line 25 – page 5, line 14, page 26, lines 5-19, and page 27, lines 4-31 of the application specification filed herewith.

Support for the amendment to the specification at page 4, line 25 – page 5, line 3 may be found, at least, in U.S. Patent Nos. 5,474,979 and 6,254,860, which were previously incorporated by reference in the present application specification at page 1, lines 18-21. The amendment contains no new matter.

The claims of the present application may vary in scope from the claims pursued in the parent applications. To the extent any prior amendments or characterizations of the scope of any claim, or the specification, or referenced art could be construed as a disclaimer of any subject matter supported by the present disclosure, the Applicants hereby rescind and retract such disclaimer.

Specifically, the Applicants would like to bring to the Examiner's attention comments made in the Response filed on June 15, 2009 in U.S. Patent Application Serial No. 10/927,857 (now abandoned) and comments made in the Amendment filed on June 15, 2009 in U.S. Patent Application Serial No. 11/897,177 (currently pending) regarding U.S. Patent No. 5,474,979 and the present application specification. Since these comments have been filed, the Applicants have collected evidence that supports the patentability of the pending claims.

The Commissioner is hereby authorized to charge any fees required or necessary for the filing, processing or entering of this paper or any of the enclosed papers, and to refund any overpayment, to deposit account 01-0885.

Respectfully submitted,

/Laura L. Wine/

Laura L. Wine

Attorney of Record Registration Number 68,681

Date: August 14, 2013

Docket No. 17618CON6B (AP)

Please direct all inquiries and correspondence to: Laura L. Wine, Esq. Allergan, Inc. 2525 Dupont Drive, T2-7H Irvine, California 92612 Tel: (714) 246-6996 Fax: (714) 246-4249

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Title of Invention	METHODS OF PROVIDING THERAPEUTIC EFFECTS USING CYCLOSPORIN COMPONENTS Docket No.: 17618CON6(AP)				
As the below	v named inventor, I hereby declare that:				
	This declaration is directed to:				
	x United States application or PCT international application number13/961,828				
	filed on 8/7/2013				
The above-i	dentified application was made or authorized to be made by me.				
I believe tha	I am the original inventor or an original joint inventor of a claimed invention in the application.				
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Inventor:	Andrew Acheampong Date (Optional):				
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As the belo	w named inventor, I hereby declare that:
This declar	o: The attached application, or
	United States application or PCT international application number 13/961, 828 8/7/2013 filed on
The above-i	dentified application was made or authorized to be made by me.
I believe tha	t I am the original inventor or an original joint inventor of a claimed invention in the application.
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As the belo	w named inventor, I hereby declare that:
This declara	to:
	United States application or PCT international application number
The above-i	identified application was made or authorized to be made by me.
I believe tha	at I am the original inventor or an original joint inventor of a claimed invention in the application.
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LEGAL NA	AME OF INVENTOR
Inventor:	DAVID F. POWER Date (Optional): 8-12-2013
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Inventor cannot be found or reached af	ter diligent effort, or				
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If there are joint inventors, please check the app	propriate box below:				
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- 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.
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Name	Debra D. Condino, Reg. No. 31,007	7		Telephone	714-246-2388	
Title and Company	Assistant Secretary, Allergan, Inc.	land in any and any	45 27 AFR	1 22 . 02 . 07 . 07	7 4 4 5	
NOTE: Signature - This form must be signed by the applicant in accordance with 37 CFR 1.33. See 37 CFR 1.4 for signature requirements and certifications. Submit multiple forms for more than one signature, see below *.						
*Total of	forms are submitted.					

This collection of information is required by 37 CFR 1.31, 1.32 and 1.33. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 3 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.

Doc Code: TRACK1.REQ

Document Description: TrackOne Request

PTO/AIA/424 (03-13)

CERTIFICATION AND REQUEST FOR PRIORITIZED EXAMINATION UNDER 37 CFR 1.102(e) (Page 1 of 1)

First Named Inventor:	Andrew Acheampong	Nonprovisional Application Number (if known):	
Title of Invention:	METHODS OF PROVIDING THERA	APEUTIC EFFECTS USING CYCLO	SPORIN COMPONENTS

APPLICANT HEREBY CERTIFIES THE FOLLOWING AND REQUESTS PRIORITIZED EXAMINATION FOR THE ABOVE-IDENTIFIED APPLICATION.

- 1. The processing fee set forth in 37 CFR 1.17(i)(1), the prioritized examination fee set forth in 37 CFR 1.17(c), and if not already paid, the publication fee set forth in 37 CFR 1.18(d) have been filed with the request. The basic filing fee, search fee, examination fee, and any required excess claims and application size fees are filed with the request or have been already been paid.
- 2. The application contains or is amended to contain no more than four independent claims and no more than thirty total claims, and no multiple dependent claims.
- 3. The applicable box is checked below:
 - I. Original Application (Track One) Prioritized Examination under § 1.102(e)(1)
- i. (a) The application is an original nonprovisional utility application filed under 35 U.S.C. 111(a).
 This certification and request is being filed with the utility application via EFS-Web.
 ---OR--
 - (b) The application is an original nonprovisional plant application filed under 35 U.S.C. 111(a). This certification and request is being filed with the plant application in paper.
- ii. The executed inventor's oath or declaration is filed with the application. (37 CFR 1.63 and 1.64)

II. Request for Continued Examination - Prioritized Examination under § 1.102(e)(2)

- i. A request for continued examination has been filed with, or prior to, this form.
- ii. If the application is a utility application, this certification and request is being filed via EFS-Web.
- iii. The application is an original nonprovisional utility application filed under 35 U.S.C. 111(a), or is a national stage entry under 35 U.S.C. 371.
- iv. This certification and request is being filed prior to the mailing of a first Office action responsive to the request for continued examination.
- v. No prior request for continued examination has been granted prioritized examination status under 37 CFR 1.102(e)(2).

Signature / Laura L. Wine/	Date August 14, 2013	
Name (Print/Typed) Laura L. Wine	Practitioner 68681 Registration Number	
Note: This form must be signed in accordance with 37 CFR 1.33. See 37 CFR 1.4(d) for signature requirements and certifications. Submit multiple forms if more than one signature is required.*		
*Total of forms are submitted.		

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:

- 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.

Page 2

Electronic Patent Application Fee Transmittal					
Application Number:					
Filing Date:					
Title of Invention:		THODS OF PROVID MPONENTS	ING THERAPEUT	IC EFFECTS USING	CYCLOSPORIN
First Named Inventor/Applicant Name:	And	drew Acheampong			
Filer:	Laura Lee Wine				
Attorney Docket Number:		17618CON6B (AP)			
Filed as Large Entity					
Track I Prioritized Examination - Nonprovisional Application under 35 USC 111(a) Filing Fees					ng Fees
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Basic Filing:					
Utility application filing		1011	1	280	280
Utility Search Fee		1111	1	600	600
Utility Examination Fee		1311	1	720	720
Request for Prioritized Examination		1817	1	4000	4000
Pages:					
Claims:					
Claims in Excess of 20		1202	5	80	400
Miscellaneous-Filing:					

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Publ. Fee- Early, Voluntary, or Normal	1504	1	300	300
OTHER PUBLICATION PROCESSING FEE	1808	1	130	130
Petition:				
Patent-Appeals-and-Interference:				
Post-Allowance-and-Post-Issuance:				
Extension-of-Time:				
Miscellaneous:				
	Tot	al in USD	(\$)	6430

Electronic Acknowledgement Receipt				
EFS ID:	16592584			
Application Number:	13967163			
International Application Number:				
Confirmation Number:	4274			
Title of Invention:	METHODS OF PROVIDING THERAPEUTIC EFFECTS USING CYCLOSPORIN COMPONENTS			
First Named Inventor/Applicant Name:	Andrew Acheampong			
Customer Number:	51957			
Filer:	Laura Lee Wine			
Filer Authorized By:				
Attorney Docket Number:	17618CON6B (AP)			
Receipt Date:	14-AUG-2013			
Filing Date:				
Time Stamp:	18:33:03			
Application Type:	Utility under 35 USC 111(a)			

Payment information:

Submitted with Payment	yes
Payment Type	Deposit Account
Payment was successfully received in RAM	\$6430
RAM confirmation Number	5973
Deposit Account	010885
Authorized User	

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

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

Charge any Additional Fees required under 37 C.F.R. Section 1.17 (Patent application and reexamination processing fees 020

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	Document Description File Name		Multi Part /.zip	Pages (if appl.)				
1	Application Data Sheet	17618CON6B_ADS.pdf	1505467	no	8				
Warnings:			45df93d7cb088ac75701b7c82b88a6a4a4c 574b4						
Information:									
2		17618BCON6_SPEC.pdf	4359979	yes	34				
			e47cc7584c4695688bd25cc9d63b3842250 5afe2						
	Multipart Description/PDF files in .zip description								
	Document Des	scription	Start	E	nd				
	Specificat	ion	1	2	28				
	Claims	29	ā	33					
	Abstrac	t	34	34 34					
Warnings:									
Information:									
3	Miscellaneous Incoming Letter 17618CON6B_POA.pdf 035a077f1c36b8af6d1b1390dbfdde368		035a077f1c36b8af6d1b1390dbfdde368b7f	no	2				
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4	Power of Attorney	New_POA.pdf	1822911	no	1				
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5		17618CON6B_Preliminary_Am endment.pdf	107973	yes	8				
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	Applicant Arguments/Remarks	7		8				
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6	Oath or Declaration filed	Dec17618CON6.pdf	5927597	no	6			
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Warnings:								
Information:								
7	TrackOne Request	Prioritized Examination - 17618B-	153242	no	2			
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8	Fee Worksheet (SB06)	fee-info.pdf	41933	no	2			
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		Total Files Size (in bytes)	158	350312				

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.

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

Annli	ication Da	ata Sha	eet 37 CFR	1 76	Attorney	Docke	t Number	17618C	ON6B (AP	')	
Арріі		ala Sile	Set 37 Clik	1.70	Application	on Nur	nber				
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Invent	or 2		•		•				Re	emove	
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U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it contains a valid OMB control number.

Application Data She			Sha	eet 37 CFR 1.76			t Number 17618CON6B (AP)						
Application Data Sheet 37 CFR 1.76					Application	lication Number							
Title of	f Invent	ion M	1ETH(ODS OF PROV	/IDING 1	HERAPEU	ΓIC EF	FECTS U	SING CYCL	OSPORIN	COMPC	NENTS	
City	Newp	ort Beach	1		State/	Province	СА	Cou	ntry of Res	sidence ^j	us		
Mailing	Addre	ss of In	vento	or:									
Addre	ss 1			36 Cervantes									
Addre	ss 2												
City		Newport	Beac	h				State/Pr	ovince	CA			
Posta	Code			92660			Cou	ntry i	US				
Invent	or 4					•			•	R	emove		
Legal													
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	David				F.				Power				
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Application Information:													
Title o	f the Ir	vention	1	METHODS	OF PRO	VIDING THE	ERAPE	UTIC EFF	ECTS USIN	IG CYCLC	SPORIN	COMPONE	ENTS
Attorn	ey Do	cket Nur	mber	17618CON6	BB (AP)			Small E	Entity Stati	us Claime	ed 🗌		
Applic	ation	Гуре		Nonprovisio	nal								
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Limited Recognition (37 CFR 11.9)

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

Application Da	ta Sheet 37 CFR 1.76	Attorney Docket Number	17618CON6B (AP)					
Application Da	ita Sileet 37 CFK 1.76	Application Number						
Title of Invention	METHODS OF PROVIDING	THERAPEUTIC EFFECTS USIN	IG CYCLOSPORIN COMPONENTS					
Publication Information:								
Request Early	Publication (Fee required a	t time of Request 37 CFR 1.2	219)					
Request Not to Publish. I hereby request that the attached application not be published under 35 U.S.C. 122(b) and certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral international agreement, that requires publication at eighteen months after filing.								
Representative Information:								
	Representative information should be provided for all practitioners having a power of attorney in the application. Providing this information in the Application Data Sheet does not constitute a power of attorney in the application (see 37 CFR 1.32).							

Either enter Customer Number or complete the Representative Name section below. If both sections are completed the customer

US Patent Practitioner

Domestic Benefit/National Stage Information:

51597

Number will be used for the Representative Information during processing.

Customer Number

This section allows for the applicant to either claim benefit under 35 U.S.C. 119(e), 120, 121, or 365(c) or indicate National Stage entry from a PCT application. Providing this information in the application data sheet constitutes the specific reference required by 35 U.S.C. 119(e) or 120, and 37 CFR 1.78.

specific reference required by 35 U.S.C. 119(e) or 120, and 37 UFR 1.76.							
Prior Application Status	Pending		Remove				
Application Number	Continuity Type	Prior Application Number	Filing Date (YYYY-MM-DD)				
	Continuation of	13961828	2013-08-07				
Prior Application Status	Pending		Remove				
Application Number	Continuity Type	Prior Application Number	Filing Date (YYYY-MM-DD)				
13961828	Continuation of	11897177	2007-08-28				
Prior Application Status	Expired		Remove				
Application Number	Continuity Type	Prior Application Number	Filing Date (YYYY-MM-DD)				
11897177	Continuation of	10927857	2004-08-27				
Prior Application Status			Remove				
Application Number	Continuity Type	Prior Application Number	Filing Date (YYYY-MM-DD)				
10927857	non provisional of	60503137	2003-09-15				
Additional Domestic Benefit/National Stage Data may be generated within this form							

Foreign Priority Information:

by selecting the Add button.

Please Select One:

Customer Number

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

Application Da	ata Sheet 37 CFD 1 76	Attorney Docket Number	17618CON6B (AP)
Application Data Sheet 37 CFR 1.76		Application Number	
Title of Invention	METHODS OF PROVIDING	THERAPEUTIC EFFECTS USIN	IG CYCLOSPORIN COMPONENTS

This section allows for the applicant to claim priority to a foreign application. Providing this information in the application data sheet constitutes the claim for priority as required by 35 U.S.C. 119(b) and 37 CFR 1.55(d). When priority is claimed to a foreign application that is eligible for retrieval under the priority document exchange program (PDX) ¹the information will be used by the Office to automatically attempt retrieval pursuant to 37 CFR 1.55(h)(1) and (2). Under the PDX program, applicant bears the ultimate responsibility for ensuring that a copy of the foreign application is received by the Office from the participating foreign intellectual property office, or a certified copy of the foreign priority application is filed, within the time period specified in 37 CFR 1.55(g)(1).

			Remove
Application Number	Country ⁱ	Filing Date (YYYY-MM-DD)	Access Code ⁱ (if applicable)
Additional Foreign Priority Add button.	Data may be generated wit	hin this form by selecting the	Add

Statement under 37 CFR 1.55 or 1.78 for AIA (First Inventor to File) Transition Applications

This application (1) claims priority to or the benefit of an application filed before March 16, 2013 and (2) also
contains, or contained at any time, a claim to a claimed invention that has an effective filing date on or after March
16, 2013.
NOTE: By providing this statement under 37 CFR 1.55 or 1.78, this application, with a filing date on or after March
16, 2013, will be examined under the first inventor to file provisions of the AIA.

Authorization to Permit Access:

$ \mathbf{x} $	Authorization to Permit Access to the Instant Application by the Participating Offices
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Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it contains a valid OMB control numbe

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Application Da	ata Shaat 37 CED 1 76	Attorney Docket Number	17618CON6B (AP)			
Application Data Sheet 37 CFR 1.76		Application Number				
Title of Invention	METHODS OF PROVIDING THERAPEUTIC EFFECTS USING CYCLOSPORIN COMPONENTS					
If checked, the undersigned hereby grants the LISPTO authority to provide the European Patent Office (EDO)						

If checked, the undersigned hereby grants the USPTO authority to provide the European Patent Office (EPO), the Japan Patent Office (JPO), the Korean Intellectual Property Office (KIPO), the World Intellectual Property Office (WIPO), and any other intellectual property offices in which a foreign application claiming priority to the instant patent application is filed access to the instant patent application. See 37 CFR 1.14(c) and (h). This box should not be checked if the applicant does not wish the EPO, JPO, KIPO, WIPO, or other intellectual property office in which a foreign application claiming priority to the instant patent application is filed to have access to the instant patent application.

In accordance with 37 CFR 1.14(h)(3), access will be provided to a copy of the instant patent application with respect to: 1) the instant patent application-as-filed; 2) any foreign application to which the instant patent application claims priority under 35 U.S.C. 119(a)-(d) if a copy of the foreign application that satisfies the certified copy requirement of 37 CFR 1.55 has been filed in the instant patent application; and 3) any U.S. application-as-filed from which benefit is sought in the instant patent application.

In accordance with 37 CFR 1.14(c), access may be provided to information concerning the date of filing this Authorization.

Applicant Information:

Providing assignment information in this section does not substitute for compliance with any requirement of part 3 of Title 37 of CFR to have an assignment recorded by the Office.							
Applicant 1				Remove			
If the applicant is the inventor (or the remaining joint inventor or inventors under 37 CFR 1.45), this section should not be completed. The information to be provided in this section is the name and address of the legal representative who is the applicant under 37 CFR 1.43; or the name and address of the assignee, person to whom the inventor is under an obligation to assign the invention, or person who otherwise shows sufficient proprietary interest in the matter who is the applicant under 37 CFR 1.46. If the applicant is an applicant under 37 CFR 1.46 (assignee, person to whom the inventor is obligated to assign, or person who otherwise shows sufficient proprietary interest) together with one or more joint inventors, then the joint inventor or inventors who are also the applicant should be identified in this section.							
Assignee		C Legal Representative un	nder 35 U.S.C. 117	Joint Inventor			
Person to whom the inv	entor is oblig	ated to assign.	Person who sho	ows sufficient proprietary interest			
If applicant is the legal re	epresentativ	ve, indicate the authority to	file the patent applicat	ion, the inventor is:			
Name of the Deceased	or Legally I	ncapacitated Inventor :					
If the Applicant is an O	rganization	check here.					
Organization Name	Allergan, Ir	nc.					
Mailing Address Infor	mation:						
Address 1	2525 [Dupont Drive					
Address 2	Address 2						
City Irvine State/Province CA							
Country i US			Postal Code	92612			
Phone Number Fax Number							

Application Data Sheet 37 CFR 1.76				Attorney Docket Number		176180	CON6B (AP)		
Application but officer of or K 1.70			O1 10 1.70	Application Number					
Title of Invent	METHODS OF PROVIDING THERAPEUTIC EFFECTS USING CYCLOSPORIN COMPONENTS							ONENTS	
Email Addrag		natani	in@allorgan.c	ıom.					
Email Addres	Email Address patent_ip@allergan.com								
Additional Applicant Data may be generated within this form by selecting the Add button. Add Add									
Non-Applicant Assignee Information:									
Providing assignment information in this section does not subsitute for compliance with any requirement of part 3 of Title 37 of CFR to have an assignment recorded by the Office.									
Assignee 1									
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Application Da	nta Sheet 37 CFR 1.76	Attorney Docket Number	17618CON6B (AP)		
Application Da	ita Sileet 37 CFK 1.70	Application Number			
Title of Invention	METHODS OF PROVIDING THERAPEUTIC EFFECTS USING CYCLOSPORIN COMPONENTS				

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ARGENTUM - EX. 1004, p. 030

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METHODS OF PROVIDING THERAPEUTIC EFFECTS USING CYCLOSPORIN COMPONENTS

5 Related Application

This application is a continuation of U.S. Application Serial No. 10/927,857, filed August 27, 2004, which claimed the benefit of U.S. Provisional Application No. 60/503,137 filed September 15, 2003, which is incorporated in its entirety herein by reference.

Background of the Invention

The present invention relates to methods of providing desired therapeutic effects to humans or animals using compositions including cyclosporin components. More particularly, the invention relates to methods including administering to an eye of a human or animal a therapeutically effective amount of a cyclosporin component to provide a desired therapeutic effect, preferably a desired ophthalmic or ocular therapeutic effect.

The use of cyclosporin-A and cyclosporin A derivatives to treat ophthalmic conditions has been the subject of various patents, for example Ding et al U.S. Patent 5,474,979; Garst U.S. Patent 6,254,860; and Garst U.S. 6,350,442, this disclosure of each of which is incorporated in its entirely herein by reference. In addition. cyclosporin A compositions used in treating ophthalmic conditions is the subject of a number of publications. publications include, for example, concentrations of cyclosporin a during long-term treatment with cyclosporin a ophthalmic emulsions in patients with moderate to severe dry eye disease," Small et al, J Ocul Pharmacol Ther, 2002 Oct, 18(5):411-8; "Distribution of

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cyclosporin A in ocular tissues after topical administration to albino rabbits and beagle dogs," Acheampong et al, Curr Eye Res, 1999 Feb, 18(2):91-103b; "Cyclosporine distribution into the conjunctiva, cornea, 5 lacrimal gland, and systemic blood following topical dosing of cyclosporine to rabbit, dog, and human eyes," Acheampong et al, Adv Exp Med Biol, 1998, 438:1001-4; "Preclinical safety studies of cyclosporine ophthalmic emulsion," Angelov et al, Adv Exp Med Biol, 1998, 438:991-5; "Cyclosporin & Emulsion & Eye," Stevenson 10 107(5):967-74; Ophthalmology, 2000 May, and multicenter, randomized studies of the efficacy and safety of cyclosporine ophthalmic emulsion in moderate to severe dry eye disease. CsA Phase 3 Study Group," Sall et al, Ophthalmology, 2000 Apr, 107(4):631-9. 15 Each of these publications is incorporated in its entirety herein by reference. In addition, cyclosporin A-containing oil-inwater emulsions have been clinically tested, under conditions of confidentiality, since the mid 1990's in 20 order to obtain U.S. Food and Drug Administration (FDA) regulatory approval.

Examples of useful cyclosporin A-containing emulsions are set out in Ding et al U.S. Patent 5,474,979. Example 1 of this patent shows a series of emulsions in which the ratio of cyclosporin A to castor oil in each of these compositions was 0.08 or greater, except for Composition B, which included 0.2% by weight cyclosporin A and 5% by weight castor oil. The Ding et al patent placed no significance in Composition B relative to Compositions A, C and D of Example 1.

Over time, it has become apparent that cyclosporin A emulsions for ophthalmic use preferably have less than 0.2%

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by weight of cyclosporin A. With cyclosporin A concentrations less than 0.2%, the amount of castor oil employed has been reduced since one of the functions of the castor oil is to solubilize the cyclosporin A. Thus, if reduced amounts of cyclosporin are employed, reduced amounts of castor oil are needed to provide effective solubilization of cyclosporin A.

There continues to be a need for providing enhanced methods of treating ophthalmic or ocular conditions with cyclosporin-containing emulsions.

Summary of the Invention

New methods of treating a human or animal using cyclosporin component-containing emulsions have been Such methods provide substantial overall discovered. efficacy in providing desired therapeutic effects. addition, other important benefits are obtained employing the present methods. For example, patient safety is enhanced. In particular, the present methods provide for reduced risks of side effects and/or drug interactions. Prescribing physicians advantageously have increased flexibility in prescribing such methods and compositions useful in such methods, for example, because of the reduced risks of harmful side effects and/or drug interactions. The present methods can be easily practiced. In short, the present methods provide substantial and acceptable overall efficacy, together with advantages, such as increased safety and/or flexibility.

In one aspect of the present invention, the present methods comprise administering to an eye of a human or animal a composition in the form of an emulsion comprising water, a hydrophobic component and a cyclosporin component

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in a therapeutically effective amount of less than 0.1% by weight of the composition. The weight ratio of the cyclosporin component to the hydrophobic component is less than 0.08.

5 It has been found that the relatively increased amounts of hydrophobic component together with relatively reduced, yet therapeutically effective, amounts cyclosporin component provide substantial and advantageous benefits. For example, the overall efficacy of the present 10 compositions, for example in treating dry eye disease, is substantially equal to an identical composition in which the cyclosporin component is present in an amount of 0.1% by weight. Further, a relatively high concentration of hydrophobic component is believed to provide for a more 15 quick or rapid breaking down or resolving of the emulsion in the eye, which reduces vision distortion which may be caused by the presence of the emulsion in the eye and/or therapeutic effectiveness facilitates the Additionally, and importantly, using reduced composition. 20 amounts of the active cyclosporin component mitigates against undesirable side effects and/or potential drug interactions.

In short, the present invention provides at least one advantageous benefit, and preferably a plurality of advantageous benefits.

The present methods are useful in treating any suitable condition which is therapeutically sensitive to or treatable with cyclosporin components. Such conditions preferably are ophthalmic or ocular conditions, that is relating to or having to do with one or more parts of an eye of a human or animal. Included among such conditions are, without limitation, dry eye syndrome,

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phacoanaphylactic endophthalmitis, uveitis, vernal conjunctivitis, atopic kerapoconjunctivitis, corneal graft rejection and the like conditions. The present invention is particularly effective in treating dry eye syndrome.

Employing reduced concentrations of cyclosporin component, as in the present invention, is advantageously effective to provide the blood of the human or animal under treatment with reduced concentrations of cyclosporin component, preferably with substantially no detectable concentration of the cyclosporin component. cyclosporin component concentration of blood can be usina validated advantageously measured a chromatography/mass spectrometry-mass spectrometry (VLC/MS-MS) analytical method, such as described elsewhere herein.

In one embodiment, in the present methods the blood of the human or animal has concentrations of clyclosporin component of 0.1 ng/ml or less.

Any suitable cyclosporin component effective in the present methods may be used.

Ocyclosporins are a group of nonpolar cyclic oligopeptides with known immunosuppressant activity. Cyclosporin A, along with several other minor metabolites, cyclosporin B through I, have been identified. In addition, a number of synthetic analogs have been prepared.

In general, commercially available cyclosporins may contain a mixture of several individual cyclosporins which all share a cyclic peptide structure consisting of eleven amino acid residues with a total molecular weight of about 1,200, but with different substituents or configurations of some of the amino acids.

The term "cyclosporin component" as used herein is intended to include any individual member of the

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cyclosporin group and derivatives thereof, as well as mixtures of two or more individual cyclosporins and derivatives thereof.

Particularly preferred cyclosporin components include, without limitation, cyclosporin Α, derivatives like and mixtures thereof. cyclosporin A and the is especially useful cyclosporin Cyclosporin A an component.

Any suitable hydrophobic component may be employed in the present invention. Advantageously, the cyclosporin component is solubilized in the hydrophobic component. hydrophobic component may be considered as comprising a discontinuous phase in the presently useful cyclosporin component-containing emulsions.

15 The hydrophobic component preferably is present in the emulsion compositions in an amount greater than about 0.625% by weight. For example, the hydrophobic component may be present in an amount of up to about 1.0% by weight or about 1.5% by weight or more of the composition.

Preferably, the hydrophobic component comprises one or more oily materials. Examples of useful oil materials include, without limitation, vegetable oils, animal oils, mineral oils, synthetic oils and the like and mixtures In a very useful embodiment, the hydrophobic thereof. 25 component comprises one or more higher fatty acid Excellent results are obtained when the glycerides. hydrophobic component comprises castor oil.

The presently useful compositions may include one or more other components in amounts effective to facilitate the usefulness and effectiveness of the compositions. Examples of such other components include, limitation, emulsifier components, tonicity components,

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polyelectrolyte components, surfactant components. viscosity inducing components, acids and/or bases to adjust the pH of the composition, buffer components, preservative components and the like. Components may be employed which are effective to perform two or more functions in the presently useful compositions. For example, components which are effective as both emulsifiers and surfactants may be employed, and/or components which are effective as both polyelectrolyte components and viscosity inducing components may be employed. The specific composition chosen for use in the present invention advantageously is selected taking into account various factors present in the specific application at hand, for example, the desired therapeutic effect to be achieved, the desired properties of the compositions to be employed, the sensitivities of the human or animal to whom the composition is to be administered, and the like factors.

The presently useful compositions advantageously are ophthalmically acceptable. A composition, component or material is ophthalmically acceptable when it is compatible with ocular tissue, that is, it does not cause significant or undue detrimental effects when brought into contact with ocular tissues.

Such compositions have pH's within the physiological range of about 6 to about 10, preferably in a range of about 7.0 to about 8.0 and more preferably in a range of about 7.2 to about 7.6.

The present methods preferably provide for an administering step comprising topically administering the presently useful compositions to the eye or eyes of a human or animal.

Each and every feature described herein, and each and

every combination of two or more of such features, is included within the scope of the present invention provided that the features included in such a combination are not mutually inconsistent.

These and other aspects and advantages of the present invention are apparent in the following detailed description, example and claims.

Detailed Description

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The present methods are effective for treating an eye of a human or animal. Such methods, in general, comprise administering, preferably topically administering, to an eye of a human or animal a cyclosporin component-containing emulsion. The emulsion contains water, for example U.S. pure water, a hydrophobic component and a cyclosporin component in a therapeutically effective amount of less than 0.1% by weight of the emulsion. In addition, beneficial results have been found when the weight ratio of the cyclosporin component to the hydrophobic component is less than 0.08.

As noted above, the present administering step preferably includes topically administering the emulsion to the eye of a patient of a human or animal. Such administering may involve a single use of the presently useful compositions, or repeated or periodic use of such compositions, for example, as required or desired to achieve the therapeutic effect to be obtained. The topical administration of the presently useful composition may involve providing the composition in the form of eye drops or similar form or other form so as to facilitate such topical administration.

The present methods have been found to be very

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effective in providing the desired therapeutic effect or effects while, at the same time, substantially reducing, or even substantially eliminating, side effects which may result from the presence of the cyclosporin component in the blood of the human or animal being treated, and eye irritation which, in the past, has been caused by the presence of certain components in prior art cyclosporincontaining emulsions. Also, the use of the present which include reduced compositions amounts of the for more cyclosporin components allow frequent administration of the present compositions to achieve the desired therapeutic effect or effects without substantially increasing the risk of side effects and/or eye irritation.

The present methods are useful in treating any condition which is therapeutically sensitive to or treatable with cyclosporin components. Such conditions preferably are ophthalmic or ocular conditions, that is relating to or having to do with one or more parts of an eye of a human or animal. Included among such conditions are, without limitation. dry syndrome, eye endophthalmitis, phacoanaphylactic uveitis, vernal conjunctivitis, atopic kerapoconjunctivitis, corneal graft rejection and the like conditions. The present invention is particularly effective in treating dry eye syndrome.

The frequency of administration and the amount of the presently useful composition to use during each administration varies depending upon the therapeutic effect to be obtained, the severity of the condition being treated and the like factors. The presently useful compositions are designed to allow the prescribing physician substantial flexibility in treating various ocular conditions to achieve the desired therapeutic effect or effects with

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reduced risk of side effects and/or eye irritation. Such administration may occur on an as needed basis, for example, in treating or managing dry eye syndrome, on a one time basis or on a repeated or periodic basis once, twice, thrice or more times daily depending on the needs of the human or animal being treated and other factors involved in the application at hand.

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of the important advantages of the present invention is the reduced concentration of the cyclosporin component in the blood of the human or animal as a result of administering the present composition as described One very useful embodiment of the present herein. administering step provides no substantial detectable concentration of cyclosporin component in the blood of the human or animal. Cyclosporin component concentration in preferably is determined using blood chromatography-mass spectroscopy-mass spectroscopy (LC-MS/MS), which test has a cyclosporin component detection limit of 0.1 ng/ml. Cyclosporin component concentrations below or less than 0.1 ng/ml are therefore considered substantially undetectable.

The LC-MS/MS test is advantageously run as follows.

One ml of blood is acidified with 0.2 ml of 0.1 N HCl solution, then extracted with 5 ml of methyl t-butyl ether. After separation from the acidified aqueous layer, the organic phase is neutralized with 2 ml of 0.1 N NaOH, evaporated, reconstituted in a water/acetonitrile-based mobil phase, and injected onto a 2.1 x 50 mm, 3µm pore size C-8 reverse phase high pressure liquid chromatography (HPLC) column (Keystone Scientific, Bellefonte, PA). Compounds are gradient-eluted at 0.2 mL/min and detected using an API III triple quadrupole mass spectrometer with a

turbo-ionspray source (PE-Sciex, Concord, Ontario, Canada). Molecular reaction monitoring enhances the sensitivity and selectivity of this assay. Protonated molecules for the analyte and an internal standard are collisionally dissociated and product ions at m/z 425 are monitored for the analyte and the internal standard. Under these conditions, cyclosporin A and the internal standard cyclosporin G elute with retention times of about 3.8 minutes. The lower limit of quantitation is 0.1 ng/mL, at which concentration the coefficient of variation and deviation from nominal concentration is <15%.

As noted previously, any suitable cyclosporin component effective in the present methods may be employed. Very useful cyclosporin components include, without limitation, cyclosporin A, derivatives of cyclosporin A and the like and mixtures thereof.

The chemical structure for cyclosporin A is represented by Formula 1

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Formula I

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As used herein the term "derivatives" of a cyclosporing refer to compounds having structures sufficiently similar to the cyclosporing so as to function in a manner substantially similar to or substantially identical to the cyclosporing, for example, cyclosporing A, in the present methods. Included, without limitation, within the useful cyclosporing A derivatives are those selected from ((R)-methylthio-Sar)³-(4'-hydroxy-MeLeu) cyclosporing A, ((R)-(Cyclo)alkylthio-Sar)³-(4'-hydroxy-MeLeu)⁴-cyclosporing A, and ((R)-(Cyclo)alkylthio-Sar)³-cyclosporing A derivatives described below.

These cyclosporin derivatives are represented by the following general formulas (II), (III), and (IV) respectively:

Formula II

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Formula III

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Formula IV

wherein Me is methyl; Alk is 2-6C alkylene or 3-6C cycloalkylene; R is OH, COOH, alkoxycarbonyl, $-NR_1R_2$ or $N(R_3)-(CH_2)-NR_1R_2$; wherein R_1,R_2 is H, alkyl, 3-6C cycloalkyl, phenyl (optionally substituted by halo, alkoxy, alkoxycarbonyl, amino, alkylamino or dialkylamino), benzyl or saturated or unsaturated heterocyclyl having 5 or 6 members and 1-3 heteroatoms; or NR_1R_2 is a 5 or 6 membered heterocycle which may contain a further N, O or S heteroatom and may be alkylated; R_3 is H or alkyl and n is 2-4; and the alkyl moieties contain 1-4C.

In one embodiment, the cyclosporin component is effective as an immunosuppressant. Without wishing to be limited to any particular theory of operation, it is believed that, in certain embodiments of the present invention, the cyclosporin component acts to enhance or restore lacrimal gland tearing in providing the desired

therapeutic effect.

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One important feature of the present invention is that the presently useful compositions contain less than 0.1% by weight of the cyclosporin component. The advantages of such low-concentrations of cyclosporin components have been discussed in some detail elsewhere herein. Low concentrations of cyclosporin component, together with concentrations of the hydrophobic component such that the weight ratio of cyclosporin component to hydrophobic component is greater than 0.08, provides one or more substantial advantages in the present methods.

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Any suitable hydrophobic component may be employed in the present invention. Such hydrophobic component may be considered as comprising a discontinuous phase in the presently useful cyclosporin component-containing emulsions, with the water or aqueous phase being considered the continuous phase in such emulsion. The hydrophobic component is preferably selected so as to solubilize the cyclosporin component, which is often substantially insoluble in the aqueous phase. Thus, with a suitable hydrophobic component included in the presently useful emulsions, the cyclosporin component is preferably solubilized in the emulsions.

In one very useful embodiment, the hydrophobic component comprises an oily material, in particular, a material which is substantially not miscible in water. Examples of useful oily materials include, without limitation, vegetable oils, animal oils, mineral oils, synthetic oils, and the like and mixtures thereof. Thus, the present hydrophilic components may comprise naturally occurring oils, including, without limitation refined naturally occurring oils, or naturally occurring oils which

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have been processed to alter their chemical structures to some extent or oils which are substantially entirely synthetic. One very useful hydrophobic component includes higher fatty acid glycerides.

Examples of useful hydrophobic components include, without limitation, olive oil, arachis oil, castor oil, mineral oil, silicone fluid and the like and mixtures thereof. Higher fatty acid glycerides such as olive oil, peanut oil, castor oil and the like and mixtures thereof are particularly useful in the present invention. Excellent results are obtained using a hydrophobic component comprising castor oil. Without wishing to limit the invention to any particular theory of operation, it is believed that castor oil includes a relatively high concentration of ricinoleic acid which itself may be useful in benefitting ocular tissue and/or in providing one or more therapeutic effects when administered to an eye.

The hydrophobic component is preferably present in the presently useful cyclosporin component-containing emulsion compositions in an amount greater than about 0.625% by weight. For example, the hydrophobic component may be present in an amount up to about 0.75% by weight or about 1.0% by weight or about 1.5% by weight or more of the presently useful emulsion compositions.

The presently useful compositions may include one or more other components in amounts effective to facilitate the usefulness and effectiveness of the present methods and/or the presently useful compositions. Examples of such other components include, without limitation, emulsifier components, surfactant components, tonicity components, poly electrolyte components, emulsion stability components, viscosity inducing components, demulcent components, acid

and/or bases to adjust the pH of the composition, buffer components, preservative components and the like.

In one very useful embodiment, the presently useful compositions are substantially free of preservatives. Thus, the presently useful compositions may be sterilized and maintained in a sterile condition prior to use, for example, provided in a sealed package or otherwise maintained in a substantially sterile condition.

Any suitable emulsifier component may be employed in the presently useful compositions, provided, that such emulsifier component is effective in forming maintaining the emulsion and/or in the hydrophobic component in emulsion, while having no significant or undue detrimental effect or effects on the compositions during storage or use.

In addition, the presently useful compositions, as well as each of the components of the present compositions in the concentration present in the composition advantageously are ophthalmically acceptable.

20 Useful emulsifier components may be selected from such component which are conventionally used and well known in the art. Examples of such emulsifier components include, without limitation, surface active components or surfactant components which may be anionic, cationic, nonionic or 25 amphorteric in nature. In general, the emulsifier component includes a hydrophobic constituent and a hydrophilic constituent. Advantageously, the emulsifier component is water soluble in the presently useful Preferably, the emulsifier component is compositions. 30 nonionic. Specific examples of suitable emulsifier components include, without limitation, polysorbate 80, polyoxyalkylene alkylene ethers, polyalkylene oxide ethers

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of alkyl alcohols, polyalkylene oxide ethers of alkylphenols, other emulsifiers/surfactants, preferably nonionic emulsifiers/surfactants, useful in ophthalmic compositions, and the like and mixtures thereof.

The emulsifier component is present in an amount effective in forming the present emulsion and/or in maintaining the hydrophobic component in emulsion with the water or aqueous component. In one preferred embodiment, the emulsifier component is present in an amount in a range of about 0.1% to about 5%, more preferably about 0.2% to about 2% and still more preferably about 0.5% to about 1.5% by weight of the presently useful compositions.

Polyelectrolyte or emulsion stabilizing components may be included in the presently useful compositions. Such components are believed to be effective in maintaining the electrolyte balance in the presently useful emulsions, thereby stabilizing the emulsions and preventing the emulsions from breaking down prior to use. In one embodiment, the presently useful compositions include a polyanionic component effective as an emulsion stabilizing component. Examples of suitable polyanionic components useful in the presently useful compositions include, without limitation, anionic cellulose derivatives, anionic acrylic acid-containing polymers, anionic methacrylic acid-containing polymers, anionic amino acid-containing polymers and the like and mixtures thereof.

A particularly useful class of polyanionic components include one or more polymeric materials having multiple anionic charges. Examples include, but are not limited to:

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metal carboxy methylcelluloses
metal carboxy methylhydroxyethylcelluloses

metal carboxy methylstarchs metal carboxy methylhydroxyethylstarchs hydrolyzed polyacrylamides and polyacrylonitriles heparin 5 gucoaminoglycans hyaluronic acid chondroitin sulfate dermatan sulfate peptides and polypeptides 1.0 alginic acid metal alginates homopolymers and copolymers of one or more of: acrylic and methacrylic acids metal acrylates and methacrylates 15 vinylsulfonic acid metal vinylsulfonate amino acids, such as aspartic acid, glutamic acid and the like metal salts of amino acids 20 p-styrenesulfonic acid metal p-styrenesulfonate 2-methacryloyloxyethylsulfonic acids metal 2-methacryloyloxethylsulfonates 3-methacryloyloxy-2-hydroxypropylsulonic acids 25 metal 3-methacryloyloxy-2hydroxypropylsulfonates 2-acrylamido-2-methylpropanesulfonic acids metal 2-acrylamido-2-methylpropanesulfonates allylsulfonic acid 30

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One particularly useful emulsion stabilizing component

metal allylsulfonate and the like.

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includes crosslinked polyacrylates, such as carbomers and Pemulen® materials. Pemulen® is a registered trademark of B.F. Goodrich for polymeric emulsifiers and are commercially available from B.F. Goodrich Company, Specialty Polymers & Chemicals Division, Cleveland, Ohio. Pemulen® materials include acrylate/Cl0-30 alkyl acrylate cross-polymers, or high molecular weight co-polymers of acrylic acid and a long chain alkyl methacrylate cross-linked with allyl ethers of pentaerythritol.

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The presently useful polyanionic components may also be used to provide a suitable viscosity to the presently useful compositions. Thus, the polyanionic components may be useful in stabilizing the presently useful emulsions and in providing a suitable degree of viscosity to the presently useful compositions.

The polyelectrolyte or emulsion stabilizing component advantageously is present in an amount effective to at least assist in stabilizing the cyclosporin component-containing emulsion. For example, the polyelectrolyte/emulsion stabilizing component may be present in an amount in a range of about 0.01% by weight or less to about 1% by weight or more, preferably about 0.02% by weight to about 0.5% by weight, of the composition.

Any suitable tonicity component may be employed in accordance with the present invention. Preferably, such tonicity component is non-ionic, for example, in order to avoid interfering with the other components in the presently useful emulsions and to facilitate maintaining the stability of the emulsion prior to use. Useful tonicity agents include, without limitation, glycerine, mannitol, sorbitol and the like and mixtures thereof. The presently useful emulsions are preferably within the range

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of plus or minus about 20% or about 10% from being isotonic.

Ophthalmic demulcent components may be included in effective amounts in the presently useful compositions. For example, ophthalmic demulcent components such as carboxymethylcellulose, other cellulose polymers, dextran 70, gelatin, glycerine, polyethylene glycols (e.g., PEG 300 and PEG 400), polysorbate 80, propylene glycol, polyvinyl alcohol, povidone and the like and mixtures thereof, may be used in the present ophthalmic compositions, for example, compositions useful for treating dry eye.

The demulcent components are preferably present in the compositions, for example, in the form of eye drops, in an amount effective in enhancing the lubricity of the presently useful compositions. The amount of demulcent component in the present compositions may be in a range of at least about 0.01% or about 0.02% to about 0.5% or about 1.0% by weight of the composition.

Many of the presently useful polyelectrolyte/emulsion stabilizing components may also be effective as demulcent components, and vice versa. The emulsifier/surfactant components may also be effective as demulcent components and vice versa.

The pH of the emulsions can be adjusted in a conventional manner using sodium hydroxide and/or hydrochloric acid to a physiological pH level. The pH of the presently useful emulsions preferably is in the range of about 6 to about 10, more preferably about 7.0 to about 8.0 and still more preferably about 7.2 to about 7.6.

Although buffer components are not required in the presently useful compositions, suitable buffer components, for example, and without limitation, phosphates, citrates,

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acetates, borates and the like and mixtures thereof, may be employed to maintain a suitable pH in the presently useful compositions.

The presently useful compositions may include an effective amount of a preservative component. Any suitable preservative or combination of preservatives may be employed. Examples of suitable preservatives include, without limitation, benzalkonium chloride, methyl and ethyl parabens, hexetidine, phenyl mercuric salts and the like and mixtures thereof. The amounts of preservative components included in the present compositions are such to be effective in preserving the compositions and can vary based on the specific preservative component employed, the specific composition involved, the specific application involved. and the like factors. Preservative concentrations often are in the range of about 0.00001% to about 0.05% or about 0.1% (w/v) of the composition, although other concentrations of certain preservatives may be employed.

Very useful examples of preservative components in the present invention include, but are not limited to, chlorite Specific examples of chlorite components components. useful as preservatives in accordance with the present invention include stabilized chlorine dioxide (SCD), metal chlorites such as alkali metal and alkaline earth metal chlorites, and the like and mixtures thereof. grade (or USP grade) sodium chlorite is a very useful preservative component. The exact chemical composition of many chlorite components, for example, SCD. completely understood. The manufacture or production of certain chlorite components is described in McNicholas U.S. Patent 3,278,447, which is incorporated in its entirety by

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reference herein. Specific examples of useful SCD products include that sold under the trademark Dura Klor by Rio Linda Chemical Company, Inc., and that sold under the trademark Anthium Dioxide® by International Dioxide, Inc. An especially useful SCD is a product sold under the trademark Bio-Cide® by Bio-Cide International, Inc., as well as a product identified by Allergan, Inc. by the trademark Purite®.

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Other useful preservatives include antimicrobial peptides. Among the antimicrobial peptides which may be employed include, without limitation, defensins, peptides related to defensins, cecropins, peptides related to cecropins, magainins and peptides related to magainins and other amino acid polymers with antibacterial, antifungal and/or antiviral activities. Mixtures of antimicrobial peptides or mixtures of antimicrobial peptides with other preservatives are also included within the scope of the present invention.

The compositions of the present invention may include 20 viscosity modifying agents or components, such as cellulose polymers, including hydroxypropyl methyl cellulose (HPMC), hydroxyethyl cellulose (HEC), ethyl hydroxyethyl cellulose, hydroxypropyl cellulose, methyl cellulose and carboxymethyl cellulose; carbomers (e.g. carbopol, and the like); 25 polyvinyl alcohol; polyvinyl pyrrolidone; alginates; carrageenans; and guar, karaya, agarose, locust bean, tragacanth and xanthan gums. Such viscosity modifying components are employed, if at all, in an amount effective to provide a desired viscosity to the present compositions. 30 The concentration of such viscosity modifiers will typically vary between about 0.01 to about 5 % w/v of the 1.0

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total composition, although other concentrations of certain viscosity modifying components may be employed.

The presently useful compositions may be produced using conventional and well known methods useful in producing ophthalmic products including oil-in-water emulsions.

In one example, the oily phase of the emulsion can be combined with the cyclosporin component to solubilize the cyclosporin component in the oily material phase. The oily phase and the water may be separately heated to an appropriate temperature. This temperature may be the same in both cases, generally a few degrees to about 10°C above the melting temperature of the ingredient(s) having the highest melting point in the case of a solid or semi-solid oily phase for emulsifier components in the oily phase. Where the oily phase is a liquid at room temperature, a suitable temperature for preparation of a composition may be determined by routine experimentation in which the melting point of the ingredients aside from the oily phase is determined. In cases where all components of either the oily phase or the water phase are soluble at room temperature, no heating may be necessary. Non-emulsifying agents which are water soluble are dissolved in the water oil soluble components including the surfactant components are dissolved in the oily phase.

To create an oil-in-water emulsion, the final oil phase is gently mixed into either an intermediate, preferably de-ionized water, phase or into the final water phase to create a suitable dispersion and the product is allowed to cool with or without stirring. In the case where the final oil phase is first gently mixed into an intermediate water phase, the resulting emulsion

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concentrate is thereafter mixed in the appropriate ratio with the final aqueous phase. In such cases, the emulsion concentrate and the final aqueous phase may not be at the same temperature or heated above room temperature, as the emulsion may be already formed at this point.

The oil-in-water emulsions of the present invention can be sterilized after preparation using heat, for example, autoclave steam sterilization or can be sterile filtered using, for example, a 0.22 micron sterile filter. Sterilization employing a sterilization filter can be used when the emulsion droplet (or globule or particle) size and characteristics allows this. The droplet size distribution of the emulsion need not be entirely below the particle size cutoff of the 0.22 micron sterile filtration membrane to be sterile-filtratable. In cases wherein the droplet size distribution of the emulsion is above the particle size cutoff of the 0.22 micron sterile filtration membrane, the emulsion needs to be able to deform or change while passing through the filtration membrane and then reform after passing through. This property is easily determined by routine testing of emulsion droplet size distributions and percent of total oil in the compositions before and after filtration. Alternatively, a loss of a small amount of larger droplet sized material may be acceptable.

The present oil-in-water emulsions preferably are thermodynamically stable, much like microemulsions, and yet may not be isotropic transparent compositions as are microemulsions. The emulsions of the present invention advantageously have a shelf life exceeding one year at room temperature.

The following non-limiting examples illustrate certain aspects of the present invention.

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EXAMPLE 1

Two compositions are selected for testing. These compositions are produced in accordance with well known techniques and have the following make-ups:

5		Composition I	Composition II
		wt%	wt %
	Cyclosporin A	0.1	0.05
	Castor Oil	1.25	1.25
10	Polysorbate 80	1.00	1.00
	Premulen®	0.05	0.05
	Glycerine	2.20	2.20
	Sodium hydroxide	qs	qs
	Purified Water	qs	qs
	pH	7.2-7.6	7.2-7.6
15	Weight Ratio of Cyclos A to Castor Oil	sporin 0.08	0.04

These compositions are employed in a Phase 3, double-20 masked, randomized, parallel group study for the treatment of dry eye disease.

The results of this study indicate that Composition II, in accordance with the present invention, which has a reduced concentration of cyclosporin A and a cyclosporin A to castor oil ratio of less than 0.08, provides overall efficacy in treating dry eye disease substantially equal to that of Composition I. This is surprising for a number of reasons. For example, the reduced concentration of cyclosporin A in Composition II would have been expected to result in reduced overall efficacy in treating dry eye disease. Also, the large amount of castor oil relative to the amount of cyclosporin A in Composition II might have been expected to cause increased eye irritation relative to

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Composition I. However, both Composition I and Composition II are found to be substantially non-irritating in use.

Using relatively increased amounts of castor oil, with reduced amounts of cyclosporin component, as in Composition II, is believed to take advantage of the benefits, for example the ocular lubrication benefits, of castor oil, as well as the presence of ricinoleic acid in the castor oil, to at least assist in treating dry eye syndrome in combination with cyclosporin A.

In addition, it is found that the high concentration of castor oil relative to cyclosporin component, as in Composition II, provides the advantage of more quickly or rapidly (for example, relative to a composition which includes only 50% as much castor oil) breaking down or resolving the emulsion in the eye, for example, as measured by split-lamp techniques to monitor the composition in the eye for phase separation. Such rapid break down of the emulsion in the eye reduces vision distortion as the result of the presence of the emulsion in the eye, as well as facilitating the therapeutic effectiveness of the composition in treating dry eye disease.

Using reduced amounts of cyclosporin A, as in Composition II, to achieve therapeutic effectiveness mitigates even further against undesirable side effects and potential drug interactions. Prescribing physicians can provide (prescribe) Composition II to more patients and/or with fewer restrictions and/or with reduced risk of the occurrence of adverse events, e.g., side effects, drug interactions and the like, relative to providing Composition I.

While this invention has been described with respect to various specific examples and embodiments, it is to be

understood that the invention is not limited thereto and that it can be variously practiced within the scope of the following claims.

WHAT IS CLAIMED IS:

 A method of treating an eye of a human or animal comprising:

administering to an eye of a human or animal a composition in the form of an emulsion comprising water, a hydrophobic component and a cyclosporin component in a therapeutically effective amount of less than 0.1% by weight of the composition, the weight ratio of the cyclosporin component to the hydrophobic component is less than 0.08.

- 2. The method of claim 1 wherein the administering step is effective in treating a condition selected from the group consisting of dry eye syndrome, phacoanaphylactic endophthalmitis, uveitis, vernal conjunctivitis, atopic keratoconjunctivitis and corneal graft rejection.
- 3. The method of claim 1 wherein the administering step is effective in treating dry eye syndrome.
- 4. The method of claim 1 wherein the blood of the human or animal has substantially no detectable concentration of the cyclosporin component.
- 5. The method of claim 1 wherein the blood of the human or animal has substantially no detectable concentration of the cyclosporin component as measured using a validated liquid chromatography/mass spectrometry-mass spectrometry analytical method.

- 6. The method of claim 1 wherein the blood of the human or animal has a concentration of the cyclosporin component of 0.1 ng/ml or less.
- 7. The method of claim 1 wherein the cyclosporin component comprises a material selected from cyclosporin A, derivatives of cyclosporin A and mixtures thereof.
- 8. The method of claim 1 wherein the cyclosporin component comprises cyclosporin A.
- 9. The method of claim 1 wherein the cyclosporin component is solubilized in the hydrophobic component present in the composition.
- 10. The method of claim 1 wherein the hydrophobic component is present in the composition in an amount greater than 0.625% by weight of the composition.
- 11. The method of claim 1 wherein the hydrophobic component comprises an oily material.
- 12. The method of claim 1 wherein the hydrophobic component comprises an ingredient selected from the group consisting of vegetable oils, animal oils, mineral oils, synthetic oils and mixtures thereof.
- 13. The method of claim 1 wherein the hydrophobic component comprises castor oil.

14. The method of claim 1 wherein the administering step comprises topically administering the composition to the eye of the human.

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- The method of claim 1 wherein the composition comprises an effective amount of an emulsifier component.
- The method of claim 1 wherein the composition comprises an effective amount of a tonicity component.
- 17. The method of claim 1 wherein the composition comprises an effective amount of an organic tonicity component.
- The method of claim 1 wherein the composition comprises a polyelectrolyte component in an amount effective in stabilizing the composition.
- 19. The method of claim 1 wherein the composition has a pH in the range of about 7.0 to about 8.0.
- 20. The method of claim 1 wherein the composition has a pH in the range of about 7.2 to about 7.6.
- 21. A composition for treating an eye of a human or animal comprising an emulsion comprising water, hydrophobic component, and a cyclosporin component in a therapeutically effective amount of less than 0.1% by weight, the weight ratio of the cyclosporin component to the hydrophobic component being less than 0.08.
- 22. The composition of claim 21 having a make-up so that when the composition is administered to an eye of a

human in an effective amount in treating dry eye syndrome, the blood of the human has substantially no detectable concentration of the cyclosporin component.

- 23. The composition of claim 21 wherein the cyclosporin component comprises a material selected from cyclosporin A, derivatives of cyclosporin A and mixtures thereof.
- 24. The composition of claim 21 wherein the cyclosporin component comprises cyclosporin A.
- 25. The composition of claim 21 in the form of an emulsion.
- 26. The composition of claim 21 wherein the hydrophobic component is present in an amount greater than 0.625% by weight of the composition.
- 27. The composition of claim 21 wherein the hydrophobic component is an oily material.
- 28. The composition of claim 21 wherein the hydrophobic component comprises an ingredient selected from the group consisting of vegetable oils, animal oils, mineral oils, synthetic oils, and mixtures thereof.
- 29. The composition of claim 21 wherein the hydrophobic component comprises castor oil.

30. The composition of claim 21 wherein the administering step comprises topically administering the composition to the eye of the human.

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- 31. The composition of claim 21 wherein the composition comprises an effective amount of an emulsifier component.
- 32. The composition of claim 21 wherein the composition comprises an effective amount of a tonicity component.
- 33. The composition of claim 21 wherein the composition comprises an effective amount of an organic tonicity component.
- 34. The composition of claim 21 wherein the composition comprises a polyelectrolytic component in an amount effective in stabilizing the composition.
- 35. The composition of claim 21 wherein the composition includes water and has a pH in the range of about 7.0 to about 8.0.
- 36. The composition of claim 21 wherein the composition includes water and has a pH in the range of about 7.2 to about 7.6.

METHODS OF PROVIDING THERAPEUTIC EFFECTS USING CYCLOSPORIN COMPONENTS

Abstract of the Disclosure

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Methods of treating an eye of a human or animal include administering to an eye of a human or animal a composition in the form of an emulsion including water, a hydrophobic component and a cyclosporin component in a 10 therapeutically effective amount of less than 0.1% by weight of the composition. The weight ratio of the cyclosporin component to the hydrophobic component is less than 0.8.

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Application Number		unknown					
Filing Date		herewith					
First Named Inventor		Andrew Acheampong					
Title		METHODS OF PROVIDING THERAPEUTIC EFFECTS USING CYCLOSPORIN COMPONENTS					
Art Unit							
Examiner Name							
Attorney Docket Number		17618CON6B (AP)					
SIGNATURE of Applicant or Patent Practitioner							
Signature	/Laura L. V	Vine/	Date	August 14, 2013			
Name	Laura L.	Wine	Telephone	714-246-6996			
Registration Number 68,681							
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Person Who Otherwise Shows Sufficient Proprietary Interest (e.g., a petition under 37 CFR 1.46(b)(2) was									
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Name Debra D. Condino, Reg. No. 31,007				Telephone	714-246-2388				
Title and Company Assistant Secretary, Allergan, Inc.									
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PATENT APPLICATION FEE DETERMINATION RECORD Substitute for Form PTO-875						plication or Docket Number 13/967,163 Filing Date 08/14/2013			To be Mailed	
ENTITY: LARGE SMALL MICRO										
	APPLICATION AS FILED – PART I									
			(Column 1)	(Column 2)					
	FOR	N	UMBER FIL	.ED	NUMBER EXTRA		RATE	(\$)	F	FEE (\$)
	BASIC FEE (37 CFR 1.16(a), (b), o	or (c))	N/A		N/A		N/A			
Ш	SEARCH FEE (37 CFR 1.16(k), (i), c	or (m))	N/A	N/A N/A			N/A			
	EXAMINATION FE (37 CFR 1.16(o), (p), c		N/A		N/A		N/A			
	TAL CLAIMS CFR 1.16(i))		mir	nus 20 = *	: 20 = *		X \$	=		
	EPENDENT CLAIM CFR 1.16(h))	S	m	ninus 3 = *			X \$	=		
	APPLICATION SIZE (37 CFR 1.16(s))	of pa for si fracti	ne specification and drawings exceed 100 sheets paper, the application size fee due is \$310 (\$155 small entity) for each additional 50 sheets or stion thereof. See 35 U.S.C. 41(a)(1)(G) and 37 R 1.16(s).			\$155 or				
	MULTIPLE DEPEN	IDENT CLAIM PR	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.			ТОТ	AL		
	APPLICATION AS AMENDED – PART II (Column 1) (Column 2) (Column 3)									
AMENDMENT	08/14/2013	CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EX	TRA	RATE (\$)		ADDITIONAL FEE (\$)	
)ME	Total (37 CFR 1.16(i))	* 25	Minus	** 25	= 0		x \$80 =			0
붊	Independent (37 CFR 1.16(h))	* 3	Minus	***3	= 0		x \$420 =			0
AME	Application Size Fee (37 CFR 1.16(s))									
	FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))									
	1						TOTAL AD	D'L FEI	= <u> </u>	0
		(Column 1)		(Column 2)	(Column 3)				
		CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EX	TRA	RATE	(\$)	ADDITIO	ONAL FEE (\$)
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ΜQ	Independent (37 CFR 1.16(h))	*	Minus	***	=		X \$	=		
AMENDMENT	Application Size Fee (37 CFR 1.16(s))									
A	FIRST PRESEN	FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))					<u></u>			
							TOTAL AD	D'L FEI		
								E NICH	HOLSON/	
*** 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.										

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Acheampong, et al. | Examiner: TBA

Serial No.: 13/967,163 Group Art Unit: 1629

Filed: August 14, 2013 Confirmation No. 4274

For: METHODS OF PROVIDING THERAPEUTIC EFFECTS USING CYCLOSPORIN COMPONENTS

Customer No.: 51957

SUBMISSION OF SUBSTITUTE SPECIFICATION

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

The Applicants file with this paper 1) a substitute specification, marked to show changes against the specification filed on August 14, 2013; and 2) a clean version of the specification, incorporating those changes, in compliance with 37 CFR 1.125(c). The applicants have revised the specification to show the changes made by the preliminary amendment filed on August14, 2013; they have not added any new matter. Please replace the specification (excluding the claims) of the above-referenced application with the substitute specification.

As stated in the preliminary amendment filed on August 14, 2013, support for the amendment to the specification at page 4, line 25 – page 5, line 3 of the specification filed August 14, 2013, which corresponds to page 3, line 26 – page 4, line 4 of the substitute and clean specifications filed herewith, may be found, at least, in U.S. Patent Nos. 5,474,979 and 6,254,860, which were previously incorporated by reference in the present application specification at page 1, lines 18-21. The amendment contains no new matter.

The Commissioner is hereby authorized to charge any fees required or necessary for the filing, processing or entering of this paper or any of the enclosed papers, and to refund any overpayment, to deposit account 01-0885.

Respectfully submitted,

/Laura L. Wine/

Laura L. Wine Attorney of Record Registration Number 68,681

Date: August 26, 2013

Please direct all inquiries and correspondence to: Laura L. Wine, Esq. Allergan, Inc. 2525 Dupont Drive, T2-7H Irvine, California 92612 Tel: (714) 246-6996 Fax: (714) 246-4249

METHODS OF PROVIDING THERAPEUTIC EFFECTS USING CYCLOSPORIN COMPONENTS

Related Application

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This application is a continuation of copending U.S. Application Serial No. 13/961,828 filed August 7, 2013, which is a continuation of copending U.S. Application Serial No. 11/897,177, filed August 28, 2007, which is a continuation of U.S. Application Serial No. 10/927,857, filed August 27, 2004, now abandoned, which claimed the benefit of U.S. Provisional Application No. 60/503,137 filed September 15, 2003, which are incorporated in their entirety herein by reference.

Background of the Invention

The present invention relates to methods of providing desired therapeutic effects to humans or animals using compositions including cyclosporin components. More particularly, the invention relates to methods including administering to an eye of a human or animal a therapeutically effective amount of a cyclosporin component to provide a desired therapeutic effect, preferably a desired ophthalmic or ocular therapeutic effect.

The use of cyclosporin-A and cyclosporin A derivatives to treat ophthalmic conditions has been the subject of various patents, for example Ding et al U.S. Patent 5,474,979; Garst U.S. Patent 6,254,860; and Garst U.S. 6,350,442, this disclosure of each of which is incorporated in its entirely herein by reference. In addition, cyclosporin A compositions used in treating ophthalmic conditions is the subject of a number of publications. Such publications include, for example, "Blood concentrations of cyclosporin a during long-term treatment with cyclosporin a ophthalmic emulsions in patients with moderate to severe dry eye disease," Small et al, *J Ocul Pharmacol Ther*, 2002 Oct, 18(5):411-8; "Distribution of cyclosporin A in ocular tissues after topical administration to albino rabbits and beagle dogs," Acheampong et al, Curr Eye Res, 1999 Feb, 18(2):91-103b; "Cyclosporine distribution into the conjunctiva, cornea, lacrimal gland, and systemic blood following topical dosing of cyclosporine to rabbit, dog, and human eyes," Acheampong et al, Adv Exp Med Biol, 1998, 438:1001-4; "Preclinical safety studies of cyclosporine ophthalmic emulsion," Angelov et al, Adv Exp Med Biol, 1998, 438:991-5; "Cyclosporine & Emulsion & Eye," Stevenson et al, Ophthalmology, 2000 May, 107(5):967-74;

and "Two multicenter, randomized studies of the efficacy and safety of cyclosporine ophthalmic emulsion in moderate to severe dry eye disease. CsA Phase 3 Study Group," Sall et al, *Ophthalmology, 2000 Apr, 107(4):631-9*. Each of these publications is incorporated in its entirety herein by reference. In addition, cyclosporin A-containing oil-in-water emulsions have been clinically tested, under conditions of confidentiality, since the mid 1990's in order to obtain U.S. Food and Drug Administration (FDA) regulatory approval.

Examples of useful cyclosporin A-containing emulsions are set out in Ding et al U.S. Patent 5,474,979. Example 1 of this patent shows a series of emulsions in which the ratio of cyclosporin A to castor oil in each of these compositions was 0.08 or greater, except for Composition B, which included 0.2% by weight cyclosporin A and 5% by weight castor oil. The Ding et al patent placed no significance in Composition B relative to Compositions A, C and D of Example 1.

Over time, it has become apparent that cyclosporin A emulsions for ophthalmic use preferably have less than 0.2% by weight of cyclosporin A. With cyclosporin A concentrations less than 0.2%, the amount of castor oil employed has been reduced since one of the functions of the castor oil is to solubilize the cyclosporin A. Thus, if reduced amounts of cyclosporin are employed, reduced amounts of castor oil are needed to provide effective solubilization of cyclosporin A.

There continues to be a need for providing enhanced methods of treating ophthalmic or ocular conditions with cyclosporin-containing emulsions.

Summary of the Invention

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New methods of treating a human or animal using cyclosporin component-containing emulsions have been discovered. Such methods provide substantial overall efficacy in providing desired therapeutic effects. In addition, other important benefits are obtained employing the present methods. For example, patient safety is enhanced. In particular, the present methods provide for reduced risks of side effects and/or drug interactions. Prescribing physicians advantageously have increased flexibility in prescribing such methods and the compositions useful in such methods, for example, because of the reduced risks of harmful side effects and/or drug interactions. The present methods can be easily practiced. In short, the present methods provide substantial and acceptable overall efficacy, together with other advantages, such as

increased safety and/or flexibility.

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In one aspect of the present invention, the present methods comprise administering to an eye of a human or animal a composition in the form of an emulsion comprising water, a hydrophobic component and a cyclosporin component in a therapeutically effective amount of less than 0.1% by weight of the composition. The weight ratio of the cyclosporin component to the hydrophobic component is less than 0.08.

It has been found that the relatively increased amounts of hydrophobic component together with relatively reduced, yet therapeutically effective, amounts of cyclosporin component provide substantial and advantageous benefits. For example, the overall efficacy of the present compositions, for example in treating dry eye disease, is substantially equal to an identical composition in which the cyclosporin component is present in an amount of 0.1% by weight. Further, a relatively high concentration of hydrophobic component is believed to provide for a more quick or rapid breaking down or resolving of the emulsion in the eye, which reduces vision distortion which may be caused by the presence of the emulsion in the eye and/or facilitates the therapeutic effectiveness of the composition. Additionally, and importantly, using reduced amounts of the active cyclosporin component mitigates against undesirable side effects and/or potential drug interactions.

In short, the present invention provides at least one advantageous benefit, and preferably a plurality of advantageous benefits.

The present methods are useful in treating any suitable condition which is therapeutically sensitive to or treatable with cyclosporin components. Such conditions preferably are ophthalmic or ocular conditions, that is relating to or having to do with one or more parts of an eye of a human or animal. Included among such conditions are, without limitation, dry eye syndrome, phacoanaphylactic endophthalmitis, uveitis, vernal conjunctivitis, atopic kerapoconjunctivitis, corneal graft rejection and the like conditions. The present invention is particularly effective in treating dry eye syndrome. Cyclosporin has been found as effective in treating immune mediated keratoconjunctivitis sicca (KCS or dry eye disease) in a patient suffering therefrom. The activity of cyclosporins is as an immunosuppressant and in the enhancement or restoring of lacrimal gland tearing. Other conditions that can be treated with cyclosporin components include an absolute or partial deficiency in aqueous tear production (keratoconjunctivitis sicca, or KCS). Topical administration to a patient's tear deficient eye can

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increase tear production in the eye. The treatment can further serve to correct corneal and conjunctival disorders exacerbated by tear deficiency and KCS, such as corneal scarring, corneal ulceration, inflammation of the cornea or conjunctiva, filamentary keratisis, mucopurulent discharge and vascularization of the cornea.

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Employing reduced concentrations of cyclosporin component, as in the present invention, is advantageously effective to provide the blood of the human or animal under treatment with reduced concentrations of cyclosporin component, preferably with substantially no detectable concentration of the cyclosporin component. The cyclosporin component concentration of blood can be advantageously measured using a validated liquid chromatography/mass spectrometry-mass spectrometry (VLC/MS-MS) analytical method, such as described elsewhere herein.

In one embodiment, in the present methods the blood of the human or animal has concentrations of clyclosporin component of 0.1 ng/ml or less.

Any suitable cyclosporin component effective in the present methods may be used.

Cyclosporins are a group of nonpolar cyclic oligopeptides with known immunosuppressant activity. Cyclosporin A, along with several other minor metabolites, cyclosporin B through I, have been identified. In addition, a number of synthetic analogs have been prepared.

In general, commercially available cyclosporins may contain a mixture of several individual cyclosporins which all share a cyclic peptide structure consisting of eleven amino acid residues with a total molecular weight of about 1,200, but with different substituents or configurations of some of the amino acids.

The term "cyclosporin component" as used herein is intended to include any individual member of the cyclosporin group and derivatives thereof, as well as mixtures of two or more individual cyclosporins and derivatives thereof.

Particularly preferred cyclosporin components include, without limitation, cyclosporin A, derivatives of cyclosporin A and the like and mixtures thereof. Cyclosporin A is an especially useful cyclosporin component.

Any suitable hydrophobic component may be employed in the present invention. Advantageously, the cyclosporin component is solubilized in the hydrophobic component. The hydrophobic component may be considered as comprising a discontinuous phase in the presently useful cyclosporin component-containing emulsions.

The hydrophobic component preferably is present in the emulsion compositions in an amount greater than about 0.625% by weight. For example, the hydrophobic component may be present in an amount of up to about 1.0% by weight or about 1.5% by weight or more of the composition.

Preferably, the hydrophobic component comprises one or more oily materials. Examples of useful oil materials include, without limitation, vegetable oils, animal oils, mineral oils, synthetic oils and the like and mixtures thereof. In a very useful embodiment, the hydrophobic component comprises one or more higher fatty acid glycerides. Excellent results are obtained when the hydrophobic component comprises castor oil.

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The presently useful compositions may include one or more other components in amounts effective to facilitate the usefulness and effectiveness of the compositions. Examples of such other components include, without limitation, emulsifier components, tonicity components, polyelectrolyte components, surfactant components, viscosity inducing components, acids and/or bases to adjust the pH of the composition, buffer components, preservative components and the like. Components may be employed which are effective to perform two or more functions in the presently useful compositions. For example, components which are effective as both emulsifiers and surfactants may be employed, and/or components which are effective as both polyelectrolyte components and viscosity inducing components may be employed. The specific composition chosen for use in the present invention advantageously is selected taking into account various factors present in the specific application at hand, for example, the desired therapeutic effect to be achieved, the desired properties of the compositions to be employed, the sensitivities of the human or animal to whom the composition is to be administered, and the like factors.

The presently useful compositions advantageously are ophthalmically acceptable. A composition, component or material is ophthalmically acceptable when it is compatible with ocular tissue, that is, it does not cause significant or undue detrimental effects when brought into contact with ocular tissues.

Such compositions have pH's within the physiological range of about 6 to about 10, preferably in a range of about 7.0 to about 8.0 and more preferably in a range of about 7.2 to about 7.6.

The present methods preferably provide for an administering step comprising topically administering the presently useful compositions to the eye or eyes of a human or animal.

Each and every feature described herein, and each and every combination of two or more of such features, is included within the scope of the present invention provided that the features included in such a combination are not mutually inconsistent.

These and other aspects and advantages of the present invention are apparent in the following detailed description, example and claims.

Detailed Description

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The present methods are effective for treating an eye of a human or animal. Such methods, in general, comprise administering, preferably topically administering, to an eye of a human or animal a cyclosporin component-containing emulsion. The emulsion contains water, for example U.S. pure water, a hydrophobic component and a cyclosporin component in a therapeutically effective amount of less than 0.1% by weight of the emulsion. In addition, beneficial results have been found when the weight ratio of the cyclosporin component to the hydrophobic component is less than 0.08.

As noted above, the present administering step preferably includes topically administering the emulsion to the eye of a patient of a human or animal. Such administering may involve a single use of the presently useful compositions, or repeated or periodic use of such compositions, for example, as required or desired to achieve the therapeutic effect to be obtained. The topical administration of the presently useful composition may involve providing the composition in the form of eye drops or similar form or other form so as to facilitate such topical administration.

The present methods have been found to be very effective in providing the desired therapeutic effect or effects while, at the same time, substantially reducing, or even substantially eliminating, side effects which may result from the presence of the cyclosporin component in the blood of the human or animal being treated, and eye irritation which, in the past, has been caused by the presence of certain components in prior art cyclosporin-containing emulsions. Also, the use of the present compositions which include reduced amounts of the cyclosporin components allow for more frequent administration of the present compositions to achieve the desired therapeutic effect or effects without substantially increasing the risk of side effects and/or eye irritation.

The present methods are useful in treating any condition which is therapeutically

sensitive to or treatable with cyclosporin components. Such conditions preferably are ophthalmic or ocular conditions, that is relating to or having to do with one or more parts of an eye of a human or animal. Included among such conditions are, without limitation, dry eye syndrome, phacoanaphylactic endophthalmitis, uveitis, vernal conjunctivitis, atopic kerapoconjunctivitis, corneal graft rejection and the like conditions. The present invention is particularly effective in treating dry eye syndrome.

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The frequency of administration and the amount of the presently useful composition to use during each administration varies depending upon the therapeutic effect to be obtained, the severity of the condition being treated and the like factors. The presently useful compositions are designed to allow the prescribing physician substantial flexibility in treating various ocular conditions to achieve the desired therapeutic effect or effects with reduced risk of side effects and/or eye irritation. Such administration may occur on an as needed basis, for example, in treating or managing dry eye syndrome, on a one time basis or on a repeated or periodic basis once, twice, thrice or more times daily depending on the needs of the human or animal being treated and other factors involved in the application at hand.

One of the important advantages of the present invention is the reduced concentration of the cyclosporin component in the blood of the human or animal as a result of administering the present composition as described herein. One very useful embodiment of the present administering step provides no substantial detectable concentration of cyclosporin component in the blood of the human or animal. Cyclosporin component concentration in blood preferably is determined using a liquid chromatography-mass spectroscopy-mass spectroscopy (LC-MS/MS), which test has a cyclosporin component detection limit of 0.1 ng/ml. Cyclosporin component concentrations below or less than 0.1 ng/ml are therefore considered substantially undetectable.

The LC-MS/MS test is advantageously run as follows.

One ml of blood is acidified with 0.2 ml of 0.1 N HCl solution, then extracted with 5 ml of methyl t-butyl ether. After separation from the acidified aqueous layer, the organic phase is neutralized with 2 ml of 0.1 N NaOH, evaporated, reconstituted in a water/acetonitrile-based mobil phase, and injected onto a 2.1 x 50 mm, 3µm pore size C-8 reverse phase high pressure liquid chromatography (HPLC) column (Keystone Scientific, Bellefonte, PA). Compounds are gradient-eluted at 0.2 mL/min and detected using an API III triple quadrupole mass spectrometer with a turbo-ionspray source (PE-Sciex, Concord, Ontario, Canada). Molecular reaction

monitoring enhances the sensitivity and selectivity of this assay. Protonated molecules for the analyte and an internal standard are collisionally dissociated and product ions at m/z 425 are monitored for the analyte and the internal standard. Under these conditions, cyclosporin A and the internal standard cyclosporin G elute with retention times of about 3.8 minutes. The lower limit of quantitation is 0.1 ng/mL, at which concentration the coefficient of variation and deviation from nominal concentration is <15%.

As noted previously, any suitable cyclosporin component effective in the present methods may be employed. Very useful cyclosporin components include, without limitation, cyclosporin A, derivatives of cyclosporin A and the like and mixtures thereof.

The chemical structure for cyclosporin A is represented by Formula 1

Formula 1

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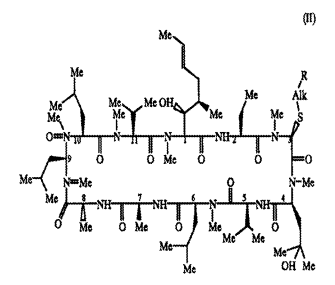
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As used herein the term "derivatives" of a cyclosporin refer to compounds having structures sufficiently similar to the cyclosporin so as to function in a manner substantially similar to or substantially identical to the cyclosporin, for example, cyclosporin A, in the present methods. Included, without limitation, within the useful cyclosporin A derivatives are those selected from ((R)-methylthio-Sar)³-(4'-hydroxy-MeLeu) cyclosporin A, ((R)-(Cyclo)alkylthio-Sar)³-(4'-hydroxy-MeLeu)⁴-cyclosporin A, and ((R)-(Cyclo)alkylthio-Sar)³-cyclosporin A derivatives described below.

These cyclosporin derivatives are represented by the following general formulas (II),

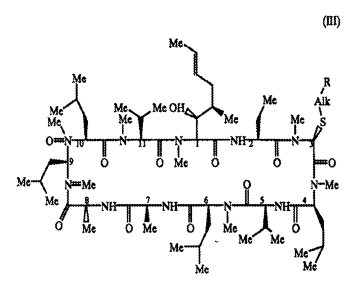
(III), and (IV) respectively:

Formula II



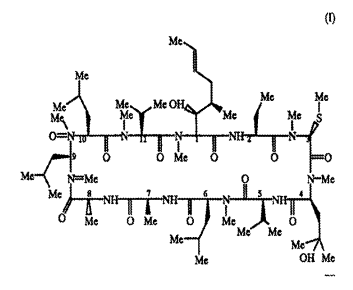
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Formula III



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Formula IV



wherein Me is methyl; Alk is 2-6C alkylene or 3-6C cycloalkylene; R is OH, COOH, alkoxycarbonyl, $-NR_1R_2$ or $N(R_3)C(CH_2)CNR_1R_2$; wherein R_1,R_2 is H, alkyl, 3-6C cycloalkyl, phenyl (optionally substituted by halo, alkoxy, alkoxycarbonyl, amino, alkylamino or dialkylamino), benzyl or saturated or unsaturated heterocyclyl having 5 or 6 members and 1-3 heteroatoms; or NR_1R_2 is a 5 or 6 membered heterocycle which may contain a further N, O or S heteroatom and may be alkylated; R_3 is H or alkyl and n is 2-4; and the alkyl moieties contain 1-4C.

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In one embodiment, the cyclosporin component is effective as an immunosuppressant. Without wishing to be limited to any particular theory of operation, it is believed that, in certain embodiments of the present invention, the cyclosporin component acts to enhance or restore lacrimal gland tearing in providing the desired therapeutic effect.

One important feature of the present invention is that the presently useful compositions contain less than 0.1% by weight of the cyclosporin component. The advantages of such low-concentrations of cyclosporin components have been discussed in some detail elsewhere herein. Low concentrations of cyclosporin component, together with concentrations of the hydrophobic component such that the weight ratio of cyclosporin component to hydrophobic component is greater than 0.08, provides one or more substantial advantages in the present methods.

Any suitable hydrophobic component may be employed in the present invention. Such hydrophobic component may be considered as comprising a discontinuous phase in the presently useful cyclosporin component-containing emulsions, with the water or aqueous phase being

considered the continuous phase in such emulsion. The hydrophobic component is preferably selected so as to solubilize the cyclosporin component, which is often substantially insoluble in the aqueous phase. Thus, with a suitable hydrophobic component included in the presently useful emulsions, the cyclosporin component is preferably solubilized in the emulsions.

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In one very useful embodiment, the hydrophobic component comprises an oily material, in particular, a material which is substantially not miscible in water. Examples of useful oily materials include, without limitation, vegetable oils, animal oils, mineral oils, synthetic oils, and the like and mixtures thereof. Thus, the present hydrophilic components may comprise naturally occurring oils, including, without limitation refined naturally occurring oils, or naturally occurring oils which have been processed to alter their chemical structures to some extent or oils which are substantially entirely synthetic. One very useful hydrophobic component includes higher fatty acid glycerides.

Examples of useful hydrophobic components include, without limitation, olive oil, arachis oil, castor oil, mineral oil, silicone fluid and the like and mixtures thereof. Higher fatty acid glycerides such as olive oil, peanut oil, castor oil and the like and mixtures thereof are particularly useful in the present invention. Excellent results are obtained using a hydrophobic component comprising castor oil. Without wishing to limit the invention to any particular theory of operation, it is believed that castor oil includes a relatively high concentration of ricinoleic acid which itself may be useful in benefitting ocular tissue and/or in providing one or more therapeutic effects when administered to an eye.

The hydrophobic component is preferably present in the presently useful cyclosporin component-containing emulsion compositions in an amount greater than about 0.625% by weight. For example, the hydrophobic component may be present in an amount up to about 0.75% by weight or about 1.0% by weight or about 1.5% by weight or more of the presently useful emulsion compositions.

The presently useful compositions may include one or more other components in amounts effective to facilitate the usefulness and effectiveness of the present methods and/or the presently useful compositions. Examples of such other components include, without limitation, emulsifier components, surfactant components, tonicity components, poly electrolyte components, emulsion stability components, viscosity inducing components, demulcent components, acid and/or bases to adjust the pH of the composition, buffer components,

preservative components and the like.

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In one very useful embodiment, the presently useful compositions are substantially free of preservatives. Thus, the presently useful compositions may be sterilized and maintained in a sterile condition prior to use, for example, provided in a sealed package or otherwise maintained in a substantially sterile condition.

Any suitable emulsifier component may be employed in the presently useful compositions, provided, that such emulsifier component is effective in forming maintaining the emulsion and/or in the hydrophobic component in emulsion, while having no significant or undue detrimental effect or effects on the compositions during storage or use.

In addition, the presently useful compositions, as well as each of the components of the present compositions in the concentration present in the composition advantageously are ophthalmically acceptable.

Useful emulsifier components may be selected from such component which are conventionally used and well known in the art. Examples of such emulsifier components include, without limitation, surface active components or surfactant components which may be anionic, cationic, nonionic or amphorteric in nature. In general, the emulsifier component includes a hydrophobic constituent and a hydrophilic constituent. Advantageously, the emulsifier component is water soluble in the presently useful compositions. Preferably, the emulsifier component is nonionic. Specific examples of suitable emulsifier components include, without limitation, polysorbate 80, polyoxyalkylene alkylene ethers, polyalkylene oxide ethers of alkyl alcohols, polyalkylene oxide ethers of alkylphenols, other emulsifiers/surfactants, preferably nonionic emulsifiers/surfactants, useful in ophthalmic compositions, and the like and mixtures thereof.

The emulsifier component is present in an amount effective in forming the present emulsion and/or in maintaining the hydrophobic component in emulsion with the water or aqueous component. In one preferred embodiment, the emulsifier component is present in an amount in a range of about 0.1% to about 5%, more preferably about 0.2% to about 2% and still more preferably about 0.5% to about 1.5% by weight of the presently useful compositions.

Polyelectrolyte or emulsion stabilizing components may be included in the presently useful compositions. Such components are believed to be effective in maintaining the electrolyte balance in the presently useful emulsions, thereby stabilizing the emulsions and preventing the

emulsions from breaking down prior to use. In one embodiment, the presently useful compositions include a polyanionic component effective as an emulsion stabilizing component. Examples of suitable polyanionic components useful in the presently useful compositions include, without limitation, anionic cellulose derivatives, anionic acrylic acid-containing polymers, anionic methacrylic acid-containing polymers, anionic amino acid-containing polymers and the like and mixtures thereof.

A particularly useful class of polyanionic components include one or more polymeric materials having multiple anionic charges. Examples include, but are not limited to:

10 metal carboxy methylcelluloses
metal carboxy methylhydroxyethylcelluloses
metal carboxy methylstarchs
metal carboxy methylhydroxyethylstarchs
hydrolyzed polyacrylamides and polyacrylonitriles

15 heparin

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gucoaminoglycans

hyaluronic acid

chondroitin sulfate

dermatan sulfate

peptides and polypeptides

alginic acid

metal alginates

homopolymers and copolymers of one or more of:

acrylic and methacrylic acids

25 metal acrylates and methacrylates

vinylsulfonic acid

metal vinylsulfonate

amino acids, such as aspartic acid, glutamic acid and the like

metal salts of amino acids

30 p-styrenesulfonic acid

metal p-styrenesulfonate

2-methacryloyloxyethylsulfonic acids metal 2-methacryloyloxethylsulfonates 3-methacryloyloxy-2-hydroxypropylsulonic acids metal 3-methacryloyloxy-2-

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hydroxypropylsulfonates
2-acrylamido-2-methylpropanesulfonic acids
metal 2-acrylamido-2-methylpropanesulfonates
allylsulfonic acid
metal allylsulfonate and the like.

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One particularly useful emulsion stabilizing component includes crosslinked polyacrylates, such as carbomers and Pemulen® materials. Pemulen® is a registered trademark of B.F. Goodrich for polymeric emulsifiers and are commercially available from B.F. Goodrich Company, Specialty Polymers & Chemicals Division, Cleveland, Ohio. Pemulen® materials include acrylate/C10-30 alkyl acrylate cross-polymers, or high molecular weight co-polymers of acrylic acid and a long chain alkyl methacrylate cross-linked with allyl ethers of pentaerythritol.

The presently useful polyanionic components may also be used to provide a suitable viscosity to the presently useful compositions. Thus, the polyanionic components may be useful in stabilizing the presently useful emulsions and in providing a suitable degree of viscosity to the presently useful compositions.

The polyelectrolyte or emulsion stabilizing component advantageously is present in an amount effective to at least assist in stabilizing the cyclosporin component-containing emulsion. For example, the polyelectrolyte/emulsion stabilizing component may be present in an amount in a range of about 0.01% by weight or less to about 1% by weight or more, preferably about 0.02% by weight to about 0.5% by weight, of the composition.

Any suitable tonicity component may be employed in accordance with the present invention. Preferably, such tonicity component is non-ionic, for example, in order to avoid interfering with the other components in the presently useful emulsions and to facilitate maintaining the stability of the emulsion prior to use. Useful tonicity agents include, without limitation, glycerine, mannitol, sorbitol and the like and mixtures thereof. The presently useful emulsions are preferably within the range of plus or minus about 20% or about 10% from being

isotonic.

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Ophthalmic demulcent components may be included in effective amounts in the presently useful compositions. For example, ophthalmic demulcent components such as carboxymethylcellulose, other cellulose polymers, dextran 70, gelatin, glycerine, polyethylene glycols (e.g., PEG 300 and PEG 400), polysorbate 80, propylene glycol, polyvinyl alcohol, povidone and the like and mixtures thereof, may be used in the present ophthalmic compositions, for example, compositions useful for treating dry eye.

The demulcent components are preferably present in the compositions, for example, in the form of eye drops, in an amount effective in enhancing the lubricity of the presently useful compositions. The amount of demulcent component in the present compositions may be in a range of at least about 0.01% or about 0.02% to about 0.5% or about 1.0% by weight of the composition.

Many of the presently useful polyelectrolyte/emulsion stabilizing components may also be effective as demulcent components, and vice versa. The emulsifier/surfactant components may also be effective as demulcent components and vice versa.

The pH of the emulsions can be adjusted in a conventional manner using sodium hydroxide and/or hydrochloric acid to a physiological pH level. The pH of the presently useful emulsions preferably is in the range of about 6 to about 10, more preferably about 7.0 to about 8.0 and still more preferably about 7.2 to about 7.6.

Although buffer components are not required in the presently useful compositions, suitable buffer components, for example, and without limitation, phosphates, citrates, acetates, borates and the like and mixtures thereof, may be employed to maintain a suitable pH in the presently useful compositions.

The presently useful compositions may include an effective amount of a preservative component. Any suitable preservative or combination of preservatives may be employed. Examples of suitable preservatives include, without limitation, benzalkonium chloride, methyl and ethyl parabens, hexetidine, phenyl mercuric salts and the like and mixtures thereof. The amounts of preservative components included in the present compositions are such to be effective in preserving the compositions and can vary based on the specific preservative component employed, the specific composition involved, the specific application involved, and the like factors. Preservative concentrations often are in the range of about 0.00001% to about

0.05% or about 0.1% (w/v) of the composition, although other concentrations of certain preservatives may be employed.

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Very useful examples of preservative components in the present invention include, but are not limited to, chlorite components. Specific examples of chlorite components useful as preservatives in accordance with the present invention include stabilized chlorine dioxide (SCD), metal chlorites such as alkali metal and alkaline earth metal chlorites, and the like and mixtures thereof. Technical grade (or USP grade) sodium chlorite is a very useful preservative component. The exact chemical composition of many chlorite components, for example, SCD, is not completely understood. The manufacture or production of certain chlorite components is described in McNicholas U.S. Patent 3,278,447, which is incorporated in its entirety by reference herein. Specific examples of useful SCD products include that sold under the trademark Dura Klor by Rio Linda Chemical Company, Inc., and that sold under the trademark Anthium Dioxide® by International Dioxide, Inc. An especially useful SCD is a product sold under the trademark Bio-Cide® by Bio-Cide International, Inc., as well as a product identified by Allergan, Inc. by the trademark Purite®.

Other useful preservatives include antimicrobial peptides. Among the antimicrobial peptides which may be employed include, without limitation, defensins, peptides related to defensins, cecropins, peptides related to cecropins, magainins and peptides related to magainins and other amino acid polymers with antibacterial, antifungal and/or antiviral activities. Mixtures of antimicrobial peptides or mixtures of antimicrobial peptides with other preservatives are also included within the scope of the present invention.

The compositions of the present invention may include viscosity modifying agents or components, such as cellulose polymers, including hydroxypropyl methyl cellulose (HPMC), hydroxyethyl cellulose (HEC), ethyl hydroxyethyl cellulose, hydroxypropyl cellulose, methyl cellulose and carboxymethyl cellulose; carbomers (e.g. carbopol, and the like); polyvinyl alcohol; polyvinyl pyrrolidone; alginates; carrageenans; and guar, karaya, agarose, locust bean, tragacanth and xanthan gums. Such viscosity modifying components are employed, if at all, in an amount effective to provide a desired viscosity to the present compositions. The concentration of such viscosity modifiers will typically vary between about 0.01 to about 5 % w/v of the total composition, although other concentrations of certain viscosity modifying components may be employed.

The presently useful compositions may be produced using conventional and well known methods useful in producing ophthalmic products including oil-in-water emulsions.

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In one example, the oily phase of the emulsion can be combined with the cyclosporin component to solubilize the cyclosporin component in the oily material phase. The oily phase and the water may be separately heated to an appropriate temperature. This temperature may be the same in both cases, generally a few degrees to about 10°C above the melting temperature of the ingredient(s) having the highest melting point in the case of a solid or semi-solid oily phase for emulsifier components in the oily phase. Where the oily phase is a liquid at room temperature, a suitable temperature for preparation of a composition may be determined by routine experimentation in which the melting point of the ingredients aside from the oily phase is determined. In cases where all components of either the oily phase or the water phase are soluble at room temperature, no heating may be necessary. Non-emulsifying agents which are water soluble are dissolved in the water and oil soluble components including the surfactant components are dissolved in the oily phase.

To create an oil-in-water emulsion, the final oil phase is gently mixed into either an intermediate, preferably de-ionized water, phase or into the final water phase to create a suitable dispersion and the product is allowed to cool with or without stirring. In the case where the final oil phase is first gently mixed into an intermediate water phase, the resulting emulsion concentrate is thereafter mixed in the appropriate ratio with the final aqueous phase. In such cases, the emulsion concentrate and the final aqueous phase may not be at the same temperature or heated above room temperature, as the emulsion may be already formed at this point.

The oil-in-water emulsions of the present invention can be sterilized after preparation using heat, for example, autoclave steam sterilization or can be sterile filtered using, for example, a 0.22 micron sterile filter. Sterilization employing a sterilization filter can be used when the emulsion droplet (or globule or particle) size and characteristics allows this. The droplet size distribution of the emulsion need not be entirely below the particle size cutoff of the 0.22 micron sterile filtration membrane to be sterile-filtratable. In cases wherein the droplet size distribution of the emulsion is above the particle size cutoff of the 0.22 micron sterile filtration membrane, the emulsion needs to be able to deform or change while passing through the filtration membrane and then reform after passing through. This property is easily determined by routine testing of emulsion droplet size distributions and percent of total oil in the compositions before and after

filtration. Alternatively, a loss of a small amount of larger droplet sized material may be acceptable.

The present oil-in-water emulsions preferably are thermodynamically stable, much like microemulsions, and yet may not be isotropic transparent compositions as are microemulsions. The emulsions of the present invention advantageously have a shelf life exceeding one year at room temperature.

The following non-limiting examples illustrate certain aspects of the present invention.

EXAMPLE 1

Two compositions are selected for testing. These compositions are produced in accordance with well known techniques and have the following make-ups:

		Composition I	Composition II
		wt%	wt%
	Cyclosporin	0.1	0.05
20	Castor Oil	1.25	1.25
	Polysorbate 80	1.00	1.00
	Premulen®	0.05	0.05
	Glycerine	2.20	2.20
	Sodium hydroxide	qs	qs
	Purified Water	qs	qs
	pH	7.2-7.6	7.2-7.6
	Weight Ratio of Cyclosporin A to Castor Oil	0.08	0.04

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25 These compositions are employed in a Phase 3, double-masked, randomized, parallel group study for the treatment of dry eye disease.

The results of this study indicate that Composition II, in accordance with the present invention, which has a reduced concentration of cyclosporin A and a cyclosporin A to castor oil ratio of less than 0.08, provides overall efficacy in treating dry eye disease substantially equal to that of Composition I. This is surprising for a number of reasons. For example, the reduced concentration of cyclosporin A in Composition II would have been expected to result in reduced overall efficacy in treating dry eye disease. Also, the large amount of castor oil relative to the

amount of cyclosporin A in Composition II might have been expected to cause increased eye irritation relative to Composition I. However, both Composition I and Composition II are found to be substantially non-irritating in use.

Using relatively increased amounts of castor oil, with reduced amounts of cyclosporin component, as in Composition II, is believed to take advantage of the benefits, for example the ocular lubrication benefits, of castor oil, as well as the presence of ricinoleic acid in the castor oil, to at least assist in treating dry eye syndrome in combination with cyclosporin A.

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In addition, it is found that the high concentration of castor oil relative to cyclosporin component, as in Composition II, provides the advantage of more quickly or rapidly (for example, relative to a composition which includes only 50% as much castor oil) breaking down or resolving the emulsion in the eye, for example, as measured by split-lamp techniques to monitor the composition in the eye for phase separation. Such rapid break down of the emulsion in the eye reduces vision distortion as the result of the presence of the emulsion in the eye, as well as facilitating the therapeutic effectiveness of the composition in treating dry eye disease.

Using reduced amounts of cyclosporin A, as in Composition II, to achieve therapeutic effectiveness mitigates even further against undesirable side effects and potential drug interactions. Prescribing physicians can provide (prescribe) Composition II to more patients and/or with fewer restrictions and/or with reduced risk of the occurrence of adverse events, e.g., side effects, drug interactions and the like, relative to providing Composition I.

While this invention has been described with respect to various specific examples and embodiments, it is to be understood that the invention is not limited thereto and that it can be variously practiced within the scope of the following claims.

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METHODS OF PROVIDING THERAPEUTIC EFFECTS USING CYCLOSPORIN COMPONENTS

Related Application

This application is a continuation of copending U.S. Application Serial No. 13/961,828 filed August 7, 2013, which is a continuation of copending U.S. Application Serial No. 11/897,177, filed August 28, 2007, which is a continuation of U.S. Application Serial No. 10/927,857, filed August 27, 2004, now abandoned, which claimed the benefit of U.S. Provisional Application No. 60/503,137 filed September 15, 2003, which is are incorporated in its their entirety herein by reference.

Background of the Invention

The present invention relates to methods of providing desired therapeutic effects to humans or animals using compositions including cyclosporin components. More particularly, the invention relates to methods including administering to an eye of a human or animal a therapeutically effective amount of a cyclosporin component to provide a desired therapeutic effect, preferably a desired ophthalmic or ocular therapeutic effect.

The use of cyclosporin-A and cyclosporin A derivatives to treat ophthalmic conditions has been the subject of various patents, for example Ding et al U.S. Patent 5,474,979; Garst U.S. Patent 6,254,860; and Garst U.S. 6,350,442, this disclosure of each of which is incorporated in its entirely herein by reference. In addition, cyclosporin A compositions used in treating ophthalmic conditions is the subject of a number of publications. Such publications include, for example, "Blood concentrations of cyclosporin a during long-term treatment with cyclosporin a ophthalmic emulsions in patients with moderate to severe dry eye disease," Small et al, *J Ocul Pharmacol Ther*, 2002 Oct, 18(5):411-8; "Distribution of cyclosporin A in ocular tissues after topical administration to albino rabbits and beagle dogs," Acheampong et al, Curr Eye Res, 1999 Feb, 18(2):91-103b; "Cyclosporine distribution into the conjunctiva, cornea, lacrimal gland, and systemic blood following topical dosing of cyclosporine to rabbit, dog, and human eyes," Acheampong et al, Adv Exp Med Biol, 1998, 438:1001-4; "Preclinical safety studies of cyclosporine ophthalmic emulsion," Angelov et al, Adv Exp Med Biol, 1998, 438:991-5; "Cyclosporine & Emulsion & Eye," Stevenson et al, Ophthalmology, 2000 May, 107(5):967-74;

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and "Two multicenter, randomized studies of the efficacy and safety of cyclosporine ophthalmic emulsion in moderate to severe dry eye disease. CsA Phase 3 Study Group," Sall et al, *Ophthalmology, 2000 Apr, 107(4):631-9*. Each of these publications is incorporated in its entirety herein by reference. In addition, cyclosporin A-containing oil-in-water emulsions have been clinically tested, under conditions of confidentiality, since the mid 1990's in order to obtain U.S. Food and Drug Administration (FDA) regulatory approval.

Examples of useful cyclosporin A-containing emulsions are set out in Ding et al U.S. Patent 5,474,979. Example 1 of this patent shows a series of emulsions in which the ratio of cyclosporin A to castor oil in each of these compositions was 0.08 or greater, except for Composition B, which included 0.2% by weight cyclosporin A and 5% by weight castor oil. The Ding et al patent placed no significance in Composition B relative to Compositions A, C and D of Example 1.

Over time, it has become apparent that cyclosporin A emulsions for ophthalmic use preferably have less than 0.2% by weight of cyclosporin A. With cyclosporin A concentrations less than 0.2%, the amount of castor oil employed has been reduced since one of the functions of the castor oil is to solubilize the cyclosporin A. Thus, if reduced amounts of cyclosporin are employed, reduced amounts of castor oil are needed to provide effective solubilization of cyclosporin A.

There continues to be a need for providing enhanced methods of treating ophthalmic or ocular conditions with cyclosporin-containing emulsions.

Summary of the Invention

New methods of treating a human or animal using cyclosporin component-containing emulsions have been discovered. Such methods provide substantial overall efficacy in providing desired therapeutic effects. In addition, other important benefits are obtained employing the present methods. For example, patient safety is enhanced. In particular, the present methods provide for reduced risks of side effects and/or drug interactions. Prescribing physicians advantageously have increased flexibility in prescribing such methods and the compositions useful in such methods, for example, because of the reduced risks of harmful side effects and/or drug interactions. The present methods can be easily practiced. In short, the present methods provide substantial and acceptable overall efficacy, together with other advantages, such as

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increased safety and/or flexibility.

In one aspect of the present invention, the present methods comprise administering to an eye of a human or animal a composition in the form of an emulsion comprising water, a hydrophobic component and a cyclosporin component in a therapeutically effective amount of less than 0.1% by weight of the composition. The weight ratio of the cyclosporin component to the hydrophobic component is less than 0.08.

It has been found that the relatively increased amounts of hydrophobic component together with relatively reduced, yet therapeutically effective, amounts of cyclosporin component provide substantial and advantageous benefits. For example, the overall efficacy of the present compositions, for example in treating dry eye disease, is substantially equal to an identical composition in which the cyclosporin component is present in an amount of 0.1% by weight. Further, a relatively high concentration of hydrophobic component is believed to provide for a more quick or rapid breaking down or resolving of the emulsion in the eye, which reduces vision distortion which may be caused by the presence of the emulsion in the eye and/or facilitates the therapeutic effectiveness of the composition. Additionally, and importantly, using reduced amounts of the active cyclosporin component mitigates against undesirable side effects and/or potential drug interactions.

In short, the present invention provides at least one advantageous benefit, and preferably a plurality of advantageous benefits.

The present methods are useful in treating any suitable condition which is therapeutically sensitive to or treatable with cyclosporin components. Such conditions preferably are ophthalmic or ocular conditions, that is relating to or having to do with one or more parts of an eye of a human or animal. Included among such conditions are, without limitation, dry eye syndrome, phacoanaphylactic endophthalmitis, uveitis, vernal conjunctivitis, kerapoconjunctivitis, corneal graft rejection and the like conditions. The present invention is particularly effective in treating dry eye syndrome. Cyclosporin has been found as effective in treating immune mediated keratoconjunctivitis sicca (KCS or dry eye disease) in a patient suffering therefrom. The activity of cyclosporins is as an immunosuppressant and in the enhancement or restoring of lacrimal gland tearing. Other conditions that can be treated with cyclosporin components include an absolute or partial deficiency in aqueous tear production (keratoconjunctivitis sicca, or KCS). Topical administration to a patient's tear deficient eye can

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increase tear production in the eye. The treatment can further serve to correct corneal and conjunctival disorders exacerbated by tear deficiency and KCS, such as corneal scarring, corneal ulceration, inflammation of the cornea or conjunctiva, filamentary keratisis, mucopurulent discharge and vascularization of the cornea.

Employing reduced concentrations of cyclosporin component, as in the present invention, is advantageously effective to provide the blood of the human or animal under treatment with reduced concentrations of cyclosporin component, preferably with substantially no detectable concentration of the cyclosporin component. The cyclosporin component concentration of blood can be advantageously measured using a validated liquid chromatography/mass spectrometry-mass spectrometry (VLC/MS-MS) analytical method, such as described elsewhere herein.

In one embodiment, in the present methods the blood of the human or animal has concentrations of clyclosporin component of 0.1 ng/ml or less.

Any suitable cyclosporin component effective in the present methods may be used.

Cyclosporins are a group of nonpolar cyclic oligopeptides with known immunosuppressant activity. Cyclosporin A, along with several other minor metabolites, cyclosporin B through I, have been identified. In addition, a number of synthetic analogs have been prepared.

In general, commercially available cyclosporins may contain a mixture of several individual cyclosporins which all share a cyclic peptide structure consisting of eleven amino acid residues with a total molecular weight of about 1,200, but with different substituents or configurations of some of the amino acids.

The term "cyclosporin component" as used herein is intended to include any individual member of the cyclosporin group and derivatives thereof, as well as mixtures of two or more individual cyclosporins and derivatives thereof.

Particularly preferred cyclosporin components include, without limitation, cyclosporin A, derivatives of cyclosporin A and the like and mixtures thereof. Cyclosporin A is an especially useful cyclosporin component.

Any suitable hydrophobic component may be employed in the present invention. Advantageously, the cyclosporin component is solubilized in the hydrophobic component. The hydrophobic component may be considered as comprising a discontinuous phase in the presently useful cyclosporin component-containing emulsions.

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The hydrophobic component preferably is present in the emulsion compositions in an amount greater than about 0.625% by weight. For example, the hydrophobic component may be present in an amount of up to about 1.0% by weight or about 1.5% by weight or more of the composition.

Preferably, the hydrophobic component comprises one or more oily materials. Examples of useful oil materials include, without limitation, vegetable oils, animal oils, mineral oils, synthetic oils and the like and mixtures thereof. In a very useful embodiment, the hydrophobic component comprises one or more higher fatty acid glycerides. Excellent results are obtained when the hydrophobic component comprises castor oil.

The presently useful compositions may include one or more other components in amounts effective to facilitate the usefulness and effectiveness of the compositions. Examples of such other components include, without limitation, emulsifier components, tonicity components, polyelectrolyte components, surfactant components, viscosity inducing components, acids and/or bases to adjust the pH of the composition, buffer components, preservative components and the like. Components may be employed which are effective to perform two or more functions in the presently useful compositions. For example, components which are effective as both emulsifiers and surfactants may be employed, and/or components which are effective as both polyelectrolyte components and viscosity inducing components may be employed. The specific composition chosen for use in the present invention advantageously is selected taking into account various factors present in the specific application at hand, for example, the desired therapeutic effect to be achieved, the desired properties of the compositions to be employed, the sensitivities of the human or animal to whom the composition is to be administered, and the like factors.

The presently useful compositions advantageously are ophthalmically acceptable. A composition, component or material is ophthalmically acceptable when it is compatible with ocular tissue, that is, it does not cause significant or undue detrimental effects when brought into contact with ocular tissues.

Such compositions have pH's within the physiological range of about 6 to about 10, preferably in a range of about 7.0 to about 8.0 and more preferably in a range of about 7.2 to about 7.6.

The present methods preferably provide for an administering step comprising topically administering the presently useful compositions to the eye or eyes of a human or animal.

Each and every feature described herein, and each and every combination of two or more of such features, is included within the scope of the present invention provided that the features included in such a combination are not mutually inconsistent.

These and other aspects and advantages of the present invention are apparent in the following detailed description, example and claims.

Detailed Description

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The present methods are effective for treating an eye of a human or animal. Such methods, in general, comprise administering, preferably topically administering, to an eye of a human or animal a cyclosporin component-containing emulsion. The emulsion contains water, for example U.S. pure water, a hydrophobic component and a cyclosporin component in a therapeutically effective amount of less than 0.1% by weight of the emulsion. In addition, beneficial results have been found when the weight ratio of the cyclosporin component to the hydrophobic component is less than 0.08.

As noted above, the present administering step preferably includes topically administering the emulsion to the eye of a patient of a human or animal. Such administering may involve a single use of the presently useful compositions, or repeated or periodic use of such compositions, for example, as required or desired to achieve the therapeutic effect to be obtained. The topical administration of the presently useful composition may involve providing the composition in the form of eye drops or similar form or other form so as to facilitate such topical administration.

The present methods have been found to be very effective in providing the desired therapeutic effect or effects while, at the same time, substantially reducing, or even substantially eliminating, side effects which may result from the presence of the cyclosporin component in the blood of the human or animal being treated, and eye irritation which, in the past, has been caused by the presence of certain components in prior art cyclosporin-containing emulsions. Also, the use of the present compositions which include reduced amounts of the cyclosporin components allow for more frequent administration of the present compositions to achieve the desired therapeutic effect or effects without substantially increasing the risk of side effects and/or eye irritation.

The present methods are useful in treating any condition which is therapeutically

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sensitive to or treatable with cyclosporin components. Such conditions preferably are ophthalmic or ocular conditions, that is relating to or having to do with one or more parts of an eye of a human or animal. Included among such conditions are, without limitation, dry eye syndrome, phacoanaphylactic endophthalmitis, uveitis, vernal conjunctivitis, atopic kerapoconjunctivitis, corneal graft rejection and the like conditions. The present invention is particularly effective in treating dry eye syndrome.

The frequency of administration and the amount of the presently useful composition to use during each administration varies depending upon the therapeutic effect to be obtained, the severity of the condition being treated and the like factors. The presently useful compositions are designed to allow the prescribing physician substantial flexibility in treating various ocular conditions to achieve the desired therapeutic effect or effects with reduced risk of side effects and/or eye irritation. Such administration may occur on an as needed basis, for example, in treating or managing dry eye syndrome, on a one time basis or on a repeated or periodic basis once, twice, thrice or more times daily depending on the needs of the human or animal being treated and other factors involved in the application at hand.

One of the important advantages of the present invention is the reduced concentration of the cyclosporin component in the blood of the human or animal as a result of administering the present composition as described herein. One very useful embodiment of the present administering step provides no substantial detectable concentration of cyclosporin component in the blood of the human or animal. Cyclosporin component concentration in blood preferably is determined using a liquid chromatography-mass spectroscopy-mass spectroscopy (LC-MS/MS), which test has a cyclosporin component detection limit of 0.1 ng/ml. Cyclosporin component concentrations below or less than 0.1 ng/ml are therefore considered substantially undetectable.

The LC-MS/MS test is advantageously run as follows.

One ml of blood is acidified with 0.2 ml of 0.1 N HCl solution, then extracted with 5 ml of methyl t-butyl ether. After separation from the acidified aqueous layer, the organic phase is neutralized with 2 ml of 0.1 N NaOH, evaporated, reconstituted in a water/acetonitrile-based mobil phase, and injected onto a 2.1 x 50 mm, 3µm pore size C-8 reverse phase high pressure liquid chromatography (HPLC) column (Keystone Scientific, Bellefonte, PA). Compounds are gradient-eluted at 0.2 mL/min and detected using an API III triple quadrupole mass spectrometer with a turbo-ionspray source (PE-Sciex, Concord, Ontario, Canada). Molecular reaction

monitoring enhances the sensitivity and selectivity of this assay. Protonated molecules for the analyte and an internal standard are collisionally dissociated and product ions at m/z 425 are monitored for the analyte and the internal standard. Under these conditions, cyclosporin A and the internal standard cyclosporin G elute with retention times of about 3.8 minutes. The lower limit of quantitation is 0.1 ng/mL, at which concentration the coefficient of variation and deviation from nominal concentration is <15%.

As noted previously, any suitable cyclosporin component effective in the present methods may be employed. Very useful cyclosporin components include, without limitation, cyclosporin A, derivatives of cyclosporin A and the like and mixtures thereof.

The chemical structure for cyclosporin A is represented by Formula 1

Formula 1

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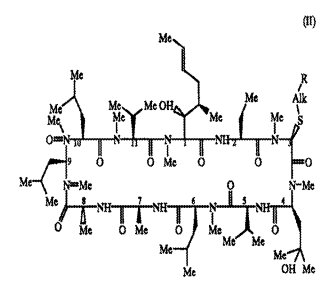
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As used herein the term "derivatives" of a cyclosporin refer to compounds having structures sufficiently similar to the cyclosporin so as to function in a manner substantially similar to or substantially identical to the cyclosporin, for example, cyclosporin A, in the present methods. Included, without limitation, within the useful cyclosporin A derivatives are those selected from ((R)-methylthio-Sar)³-(4'-hydroxy-MeLeu) cyclosporin A, ((R)-(Cyclo)alkylthio-Sar)³-(4'-hydroxy-MeLeu)⁴-cyclosporin A, and ((R)-(Cyclo)alkylthio-Sar)³-cyclosporin A derivatives described below.

These cyclosporin derivatives are represented by the following general formulas (II),

(III), and (IV) respectively:

Formula II



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Formula III

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Formula IV

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wherein Me is methyl; Alk is 2-6C alkylene or 3-6C cycloalkylene; R is OH, COOH, alkoxycarbonyl, $-NR_1R_2$ or $N(R_3)C(CH_2)CNR_1R_2$; wherein R_1,R_2 is H, alkyl, 3-6C cycloalkyl, phenyl (optionally substituted by halo, alkoxy, alkoxycarbonyl, amino, alkylamino or dialkylamino), benzyl or saturated or unsaturated heterocyclyl having 5 or 6 members and 1-3 heteroatoms; or NR_1R_2 is a 5 or 6 membered heterocycle which may contain a further N, O or S heteroatom and may be alkylated; R_3 is H or alkyl and n is 2-4; and the alkyl moieties contain 1-4C.

In one embodiment, the cyclosporin component is effective as an immunosuppressant. Without wishing to be limited to any particular theory of operation, it is believed that, in certain embodiments of the present invention, the cyclosporin component acts to enhance or restore lacrimal gland tearing in providing the desired therapeutic effect.

One important feature of the present invention is that the presently useful compositions contain less than 0.1% by weight of the cyclosporin component. The advantages of such low-concentrations of cyclosporin components have been discussed in some detail elsewhere herein. Low concentrations of cyclosporin component, together with concentrations of the hydrophobic component such that the weight ratio of cyclosporin component to hydrophobic component is greater than 0.08, provides one or more substantial advantages in the present methods.

Any suitable hydrophobic component may be employed in the present invention. Such hydrophobic component may be considered as comprising a discontinuous phase in the presently useful cyclosporin component-containing emulsions, with the water or aqueous phase being

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considered the continuous phase in such emulsion. The hydrophobic component is preferably selected so as to solubilize the cyclosporin component, which is often substantially insoluble in the aqueous phase. Thus, with a suitable hydrophobic component included in the presently useful emulsions, the cyclosporin component is preferably solubilized in the emulsions.

In one very useful embodiment, the hydrophobic component comprises an oily material, in particular, a material which is substantially not miscible in water. Examples of useful oily materials include, without limitation, vegetable oils, animal oils, mineral oils, synthetic oils, and the like and mixtures thereof. Thus, the present hydrophilic components may comprise naturally occurring oils, including, without limitation refined naturally occurring oils, or naturally occurring oils which have been processed to alter their chemical structures to some extent or oils which are substantially entirely synthetic. One very useful hydrophobic component includes higher fatty acid glycerides.

Examples of useful hydrophobic components include, without limitation, olive oil, arachis oil, castor oil, mineral oil, silicone fluid and the like and mixtures thereof. Higher fatty acid glycerides such as olive oil, peanut oil, castor oil and the like and mixtures thereof are particularly useful in the present invention. Excellent results are obtained using a hydrophobic component comprising castor oil. Without wishing to limit the invention to any particular theory of operation, it is believed that castor oil includes a relatively high concentration of ricinoleic acid which itself may be useful in benefitting ocular tissue and/or in providing one or more therapeutic effects when administered to an eye.

The hydrophobic component is preferably present in the presently useful cyclosporin component-containing emulsion compositions in an amount greater than about 0.625% by weight. For example, the hydrophobic component may be present in an amount up to about 0.75% by weight or about 1.0% by weight or about 1.5% by weight or more of the presently useful emulsion compositions.

The presently useful compositions may include one or more other components in amounts effective to facilitate the usefulness and effectiveness of the present methods and/or the presently useful compositions. Examples of such other components include, without limitation, emulsifier components, surfactant components, tonicity components, poly electrolyte components, emulsion stability components, viscosity inducing components, demulcent components, acid and/or bases to adjust the pH of the composition, buffer components,

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preservative components and the like.

In one very useful embodiment, the presently useful compositions are substantially free of preservatives. Thus, the presently useful compositions may be sterilized and maintained in a sterile condition prior to use, for example, provided in a sealed package or otherwise maintained in a substantially sterile condition.

Any suitable emulsifier component may be employed in the presently useful compositions, provided, that such emulsifier component is effective in forming maintaining the emulsion and/or in the hydrophobic component in emulsion, while having no significant or undue detrimental effect or effects on the compositions during storage or use.

In addition, the presently useful compositions, as well as each of the components of the present compositions in the concentration present in the composition advantageously are ophthalmically acceptable.

Useful emulsifier components may be selected from such component which are conventionally used and well known in the art. Examples of such emulsifier components include, without limitation, surface active components or surfactant components which may be anionic, cationic, nonionic or amphorteric in nature. In general, the emulsifier component includes a hydrophobic constituent and a hydrophilic constituent. Advantageously, the emulsifier component is water soluble in the presently useful compositions. Preferably, the emulsifier component is nonionic. Specific examples of suitable emulsifier components include, without limitation, polysorbate 80, polyoxyalkylene alkylene ethers, polyalkylene oxide ethers of alkyl alcohols, polyalkylene oxide ethers of alkylphenols, other emulsifiers/surfactants, preferably nonionic emulsifiers/surfactants, useful in ophthalmic compositions, and the like and mixtures thereof.

The emulsifier component is present in an amount effective in forming the present emulsion and/or in maintaining the hydrophobic component in emulsion with the water or aqueous component. In one preferred embodiment, the emulsifier component is present in an amount in a range of about 0.1% to about 5%, more preferably about 0.2% to about 2% and still more preferably about 0.5% to about 1.5% by weight of the presently useful compositions.

Polyelectrolyte or emulsion stabilizing components may be included in the presently useful compositions. Such components are believed to be effective in maintaining the electrolyte balance in the presently useful emulsions, thereby stabilizing the emulsions and preventing the

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emulsions from breaking down prior to use. In one embodiment, the presently useful compositions include a polyanionic component effective as an emulsion stabilizing component. Examples of suitable polyanionic components useful in the presently useful compositions include, without limitation, anionic cellulose derivatives, anionic acrylic acid-containing polymers, anionic methacrylic acid-containing polymers, anionic amino acid-containing polymers and the like and mixtures thereof.

A particularly useful class of polyanionic components include one or more polymeric materials having multiple anionic charges. Examples include, but are not limited to:

metal carboxy methylcelluloses

metal carboxy methylhydroxyethylcelluloses

metal carboxy methylstarchs

metal carboxy methylhydroxyethylstarchs

hydrolyzed polyacrylamides and polyacrylonitriles

15 heparin

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gucoaminoglycans

hyaluronic acid

chondroitin sulfate

dermatan sulfate

20 peptides and polypeptides

alginic acid

metal alginates

homopolymers and copolymers of one or more of:

acrylic and methacrylic acids

25 metal acrylates and methacrylates

vinylsulfonic acid

metal vinylsulfonate

amino acids, such as aspartic acid, glutamic acid and the like

metal salts of amino acids

30 p-styrenesulfonic acid

metal p-styrenesulfonate

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2-methacryloyloxyethylsulfonic acids

metal 2-methacryloyloxethylsulfonates

3-methacryloyloxy-2-hydroxypropylsulonic acids

metal 3-methacryloyloxy-2-

hydroxypropylsulfonates

2-acrylamido-2-methylpropanesulfonic acids

metal 2-acrylamido-2-methylpropanesulfonates

allylsulfonic acid

metal allylsulfonate and the like.

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One particularly useful emulsion stabilizing component includes crosslinked polyacrylates, such as carbomers and Pemulen® materials. Pemulen® is a registered trademark of B.F. Goodrich for polymeric emulsifiers and are commercially available from B.F. Goodrich Company, Specialty Polymers & Chemicals Division, Cleveland, Ohio. Pemulen® materials include acrylate/C10-30 alkyl acrylate cross-polymers, or high molecular weight co-polymers of acrylic acid and a long chain alkyl methacrylate cross-linked with allyl ethers of pentaerythritol.

The presently useful polyanionic components may also be used to provide a suitable viscosity to the presently useful compositions. Thus, the polyanionic components may be useful in stabilizing the presently useful emulsions and in providing a suitable degree of viscosity to the presently useful compositions.

The polyelectrolyte or emulsion stabilizing component advantageously is present in an amount effective to at least assist in stabilizing the cyclosporin component-containing emulsion. For example, the polyelectrolyte/emulsion stabilizing component may be present in an amount in a range of about 0.01% by weight or less to about 1% by weight or more, preferably about 0.02% by weight to about 0.5% by weight, of the composition.

Any suitable tonicity component may be employed in accordance with the present invention. Preferably, such tonicity component is non-ionic, for example, in order to avoid interfering with the other components in the presently useful emulsions and to facilitate maintaining the stability of the emulsion prior to use. Useful tonicity agents include, without limitation, glycerine, mannitol, sorbitol and the like and mixtures thereof. The presently useful emulsions are preferably within the range of plus or minus about 20% or about 10% from being

isotonic.

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Ophthalmic demulcent components may be included in effective amounts in the presently useful compositions. For example, ophthalmic demulcent components such as carboxymethylcellulose, other cellulose polymers, dextran 70, gelatin, glycerine, polyethylene glycols (e.g., PEG 300 and PEG 400), polysorbate 80, propylene glycol, polyvinyl alcohol, povidone and the like and mixtures thereof, may be used in the present ophthalmic compositions, for example, compositions useful for treating dry eye.

The demulcent components are preferably present in the compositions, for example, in the form of eye drops, in an amount effective in enhancing the lubricity of the presently useful compositions. The amount of demulcent component in the present compositions may be in a range of at least about 0.01% or about 0.02% to about 0.5% or about 1.0% by weight of the composition.

Many of the presently useful polyelectrolyte/emulsion stabilizing components may also be effective as demulcent components, and vice versa. The emulsifier/surfactant components may also be effective as demulcent components and vice versa.

The pH of the emulsions can be adjusted in a conventional manner using sodium hydroxide and/or hydrochloric acid to a physiological pH level. The pH of the presently useful emulsions preferably is in the range of about 6 to about 10, more preferably about 7.0 to about 8.0 and still more preferably about 7.2 to about 7.6.

Although buffer components are not required in the presently useful compositions, suitable buffer components, for example, and without limitation, phosphates, citrates, acetates, borates and the like and mixtures thereof, may be employed to maintain a suitable pH in the presently useful compositions.

The presently useful compositions may include an effective amount of a preservative component. Any suitable preservative or combination of preservatives may be employed. Examples of suitable preservatives include, without limitation, benzalkonium chloride, methyl and ethyl parabens, hexetidine, phenyl mercuric salts and the like and mixtures thereof. The amounts of preservative components included in the present compositions are such to be effective in preserving the compositions and can vary based on the specific preservative component employed, the specific composition involved, the specific application involved, and the like factors. Preservative concentrations often are in the range of about 0.00001% to about

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0.05% or about 0.1% (w/v) of the composition, although other concentrations of certain preservatives may be employed.

Very useful examples of preservative components in the present invention include, but are not limited to, chlorite components. Specific examples of chlorite components useful as preservatives in accordance with the present invention include stabilized chlorine dioxide (SCD), metal chlorites such as alkali metal and alkaline earth metal chlorites, and the like and mixtures thereof. Technical grade (or USP grade) sodium chlorite is a very useful preservative component. The exact chemical composition of many chlorite components, for example, SCD, is not completely understood. The manufacture or production of certain chlorite components is described in McNicholas U.S. Patent 3,278,447, which is incorporated in its entirety by reference herein. Specific examples of useful SCD products include that sold under the trademark Dura Klor by Rio Linda Chemical Company, Inc., and that sold under the trademark Anthium Dioxide® by International Dioxide, Inc. An especially useful SCD is a product sold under the trademark Bio-Cide® by Bio-Cide International, Inc., as well as a product identified by Allergan, Inc. by the trademark Purite®.

Other useful preservatives include antimicrobial peptides. Among the antimicrobial peptides which may be employed include, without limitation, defensins, peptides related to defensins, cecropins, peptides related to cecropins, magainins and peptides related to magainins and other amino acid polymers with antibacterial, antifungal and/or antiviral activities. Mixtures of antimicrobial peptides or mixtures of antimicrobial peptides with other preservatives are also included within the scope of the present invention.

The compositions of the present invention may include viscosity modifying agents or components, such as cellulose polymers, including hydroxypropyl methyl cellulose (HPMC), hydroxyethyl cellulose (HEC), ethyl hydroxyethyl cellulose, hydroxypropyl cellulose, methyl cellulose and carboxymethyl cellulose; carbomers (e.g. carbopol, and the like); polyvinyl alcohol; polyvinyl pyrrolidone; alginates; carrageenans; and guar, karaya, agarose, locust bean, tragacanth and xanthan gums. Such viscosity modifying components are employed, if at all, in an amount effective to provide a desired viscosity to the present compositions. The concentration of such viscosity modifiers will typically vary between about 0.01 to about 5 % w/v of the total composition, although other concentrations of certain viscosity modifying components may be employed.

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The presently useful compositions may be produced using conventional and well known methods useful in producing ophthalmic products including oil-in-water emulsions.

In one example, the oily phase of the emulsion can be combined with the cyclosporin component to solubilize the cyclosporin component in the oily material phase. The oily phase and the water may be separately heated to an appropriate temperature. This temperature may be the same in both cases, generally a few degrees to about 10°C above the melting temperature of the ingredient(s) having the highest melting point in the case of a solid or semi-solid oily phase for emulsifier components in the oily phase. Where the oily phase is a liquid at room temperature, a suitable temperature for preparation of a composition may be determined by routine experimentation in which the melting point of the ingredients aside from the oily phase is determined. In cases where all components of either the oily phase or the water phase are soluble at room temperature, no heating may be necessary. Non-emulsifying agents which are water soluble are dissolved in the water and oil soluble components including the surfactant components are dissolved in the oily phase.

To create an oil-in-water emulsion, the final oil phase is gently mixed into either an intermediate, preferably de-ionized water, phase or into the final water phase to create a suitable dispersion and the product is allowed to cool with or without stirring. In the case where the final oil phase is first gently mixed into an intermediate water phase, the resulting emulsion concentrate is thereafter mixed in the appropriate ratio with the final aqueous phase. In such cases, the emulsion concentrate and the final aqueous phase may not be at the same temperature or heated above room temperature, as the emulsion may be already formed at this point.

The oil-in-water emulsions of the present invention can be sterilized after preparation using heat, for example, autoclave steam sterilization or can be sterile filtered using, for example, a 0.22 micron sterile filter. Sterilization employing a sterilization filter can be used when the emulsion droplet (or globule or particle) size and characteristics allows this. The droplet size distribution of the emulsion need not be entirely below the particle size cutoff of the 0.22 micron sterile filtration membrane to be sterile-filtratable. In cases wherein the droplet size distribution of the emulsion is above the particle size cutoff of the 0.22 micron sterile filtration membrane, the emulsion needs to be able to deform or change while passing through the filtration membrane and then reform after passing through. This property is easily determined by routine testing of emulsion droplet size distributions and percent of total oil in the compositions before and after

filtration. Alternatively, a loss of a small amount of larger droplet sized material may be acceptable.

The present oil-in-water emulsions preferably are thermodynamically stable, much like microemulsions, and yet may not be isotropic transparent compositions as are microemulsions. The emulsions of the present invention advantageously have a shelf life exceeding one year at room temperature.

The following non-limiting examples illustrate certain aspects of the present invention.

EXAMPLE 1

Two compositions are selected for testing. These compositions are produced in accordance with well known techniques and have the following make-ups:

		Composition I	Composition II
		wt%	wt%
	Cyclosporin	0.1	0.05
20	Castor Oil	1.25	1.25
	Polysorbate 80	1.00	1.00
	Premulen®	0.05	0.05
	Glycerine	2.20	2.20
	Sodium hydroxide	qs	qs
	Purified Water	qs	qs
	pH	7.2-7.6	7.2-7.6
	Weight Ratio of Cyclosporin A to Castor Oil	0.08	0.04

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These compositions are employed in a Phase 3, double-masked, randomized, parallel group study for the treatment of dry eye disease.

The results of this study indicate that Composition II, in accordance with the present invention, which has a reduced concentration of cyclosporin A and a cyclosporin A to castor oil ratio of less than 0.08, provides overall efficacy in treating dry eye disease substantially equal to that of Composition I. This is surprising for a number of reasons. For example, the reduced concentration of cyclosporin A in Composition II would have been expected to result in reduced overall efficacy in treating dry eye disease. Also, the large amount of castor oil relative to the

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amount of cyclosporin A in Composition II might have been expected to cause increased eye irritation relative to Composition I. However, both Composition I and Composition II are found to be substantially non-irritating in use.

Using relatively increased amounts of castor oil, with reduced amounts of cyclosporin component, as in Composition II, is believed to take advantage of the benefits, for example the ocular lubrication benefits, of castor oil, as well as the presence of ricinoleic acid in the castor oil, to at least assist in treating dry eye syndrome in combination with cyclosporin A.

In addition, it is found that the high concentration of castor oil relative to cyclosporin component, as in Composition II, provides the advantage of more quickly or rapidly (for example, relative to a composition which includes only 50% as much castor oil) breaking down or resolving the emulsion in the eye, for example, as measured by split-lamp techniques to monitor the composition in the eye for phase separation. Such rapid break down of the emulsion in the eye reduces vision distortion as the result of the presence of the emulsion in the eye, as well as facilitating the therapeutic effectiveness of the composition in treating dry eye disease.

Using reduced amounts of cyclosporin A, as in Composition II, to achieve therapeutic effectiveness mitigates even further against undesirable side effects and potential drug interactions. Prescribing physicians can provide (prescribe) Composition II to more patients and/or with fewer restrictions and/or with reduced risk of the occurrence of adverse events, e.g., side effects, drug interactions and the like, relative to providing Composition I.

While this invention has been described with respect to various specific examples and embodiments, it is to be understood that the invention is not limited thereto and that it can be variously practiced within the scope of the following claims.

Electronic Acknowledgement Receipt						
EFS ID:	16688246					
Application Number:	13967163					
International Application Number:						
Confirmation Number:	4274					
Title of Invention:	METHODS OF PROVIDING THERAPEUTIC EFFECTS USING CYCLOSPORIN COMPONENTS					
First Named Inventor/Applicant Name:	Andrew Acheampong					
Customer Number:	51957					
Filer:	Laura Lee Wine/Bonnie Ferguson					
Filer Authorized By:	Laura Lee Wine					
Attorney Docket Number:	17618CON6B (AP)					
Receipt Date:	26-AUG-2013					
Filing Date:						
Time Stamp:	17:02:12					
Application Type:	Utility under 35 USC 111(a)					

Payment information:

Submitted with Payment	no
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File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Applicant Response to Pre-Exam	17618CON6BCoverSheet-	103562	no	2
1	Formalities Notice	for Spec.pdf	f4fde7e56027022482b897826a7f0deb7f19 b12d		

Warnings:

Information: ARGENTUM - EX 1004 n 110

2	Specification	17618CON6BNEWCLEANCOPY.	494765		19
2	specification	pdf	857325721c6bf0c9360fd9ac5ae44abf3e78 4d19	no	19
Warnings:					
Information:					
3	Specification	17618CON6BNEWMARKEDUPS	496479	no	19
J	Specification	PEC.pdf	c831f778d92e3ac2824be402427fbab2baa 2b1cf		
Warnings:					
Information:					
		Total Files Size (in bytes)	10	94806	

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 Patent and Trademark Office

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

APPLICATION NUMBER FILING OR 371(C) DATE FIRST NAMED APPLICANT ATTY. DOCKET NO./TITLE 13/967,163 08/14/2013 Andrew Acheampong 17618CON6B (AP)

51957 ALLERGAN, INC. 2525 DUPONT DRIVE, T2-7H IRVINE, CA 92612-1599

CONFIRMATION NO. 4274 POA ACCEPTANCE LETTER



Date Mailed: 09/06/2013

NOTICE OF ACCEPTANCE OF POWER OF ATTORNEY

This is in response to the Power of Attorney filed 08/14/2013.

The Power of Attorney in this application is accepted. Correspondence in this application will be mailed to the above address as provided by 37 CFR 1.33.

/nbekele/							

Office of Data Management, Application Assistance Unit (571) 272-4000, or (571) 272-4200, or 1-888-786-0101



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APPLICATION	FILING or	GRP ART				
NUMBER	371(c) DATE	UNIT	FIL FEE REC'D	ATTY.DOCKET.NO	TOT CLAIMS	IND CLAIMS
13/967 163	08/14/2013	1629	2440	17618CON6B (AP)	25	3

CONFIRMATION NO. 4274

51957 ALLERGAN, INC. 2525 DUPONT DRIVE, T2-7H

FILING RECEIPT

Date Mailed: 09/06/2013

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

Inventor(s)

Andrew Acheampong, Irvine, CA; Diane D. Tang-Liu, Las Vegas, NV; James N. Chang, Newport Beach, CA; David F. Power, Hubert, NC;

Applicant(s)

Allergan, Inc., Irvine, CA

Assignment For Published Patent Application

Allergan, Inc., Irvine, CA

Power of Attorney: The patent practitioners associated with Customer Number 51957

Domestic Priority data as claimed by applicant

This application is a CON of 13/961,828 08/07/2013 which is a CON of 11/897,177 08/28/2007 and is a CON of 10/927,857 08/27/2004 ABN which claims benefit of 60/503,137 09/15/2003

Foreign Applications for which priority is claimed (You may be eligible to benefit from the **Patent Prosecution Highway** program at the USPTO. Please see http://www.uspto.gov for more information.) - None. Foreign application information must be provided in an Application Data Sheet in order to constitute a claim to foreign priority. See 37 CFR 1.55 and 1.76.

Permission to Access - A proper **Authorization to Permit Access to Application by Participating Offices** (PTO/SB/39 or its equivalent) has been received by the USPTO.

If Required, Foreign Filing License Granted: 09/03/2013

The country code and number of your priority application, to be used for filing abroad under the Paris Convention, is **US 13/967,163**

Projected Publication Date: 12/12/2013

Non-Publication Request: No

Early Publication Request: No

Title

METHODS OF PROVIDING THERAPEUTIC EFFECTS USING CYCLOSPORIN COMPONENTS

Preliminary Class

514

Statement under 37 CFR 1.55 or 1.78 for AIA (First Inventor to File) Transition Applications: No

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.

Almost every country has its own patent law, and a person desiring a patent in a particular country must make an application for patent in that country in accordance with its particular laws. Since the laws of many countries differ in various respects from the patent law of the United States, applicants are advised to seek guidance from specific foreign countries to ensure that patent rights are not lost prematurely.

Applicants also are advised that in the case of inventions made in the United States, the Director of the USPTO must issue a license before applicants can apply for a patent in a foreign country. The filing of a U.S. patent application serves as a request for a foreign filing license. The application's filing receipt contains further information and guidance as to the status of applicant's license for foreign filing.

Applicants may wish to consult the USPTO booklet, "General Information Concerning Patents" (specifically, the section entitled "Treaties and Foreign Patents") for more information on timeframes and deadlines for filing foreign patent applications. The guide is available either by contacting the USPTO Contact Center at 800-786-9199, or it can be viewed on the USPTO website at http://www.uspto.gov/web/offices/pac/doc/general/index.html.

For information on preventing theft of your intellectual property (patents, trademarks and copyrights), you may wish to consult the U.S. Government website, http://www.stopfakes.gov. Part of a Department of Commerce initiative, this website includes self-help "toolkits" giving innovators guidance on how to protect intellectual property in specific countries such as China, Korea and Mexico. For questions regarding patent enforcement issues, applicants may call the U.S. Government hotline at 1-866-999-HALT (1-866-999-4258).

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Title 35, United States Code, Section 184

Title 37, Code of Federal Regulations, 5.11 & 5.15

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NOT GRANTED

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	PATEN		Application or Docket Number 13/967,163							
	APPLIC	CATION AS			lumn 2)	SMALL	ENTITY	OR	OTHEF SMALL	R THAN ENTITY
	FOR	NUMBE	R FILE) NUMBE	R EXTRA	RATE(\$)	FEE(\$)]	RATE(\$)	FEE(\$)
	SIC FEE FR 1.16(a), (b), or (c))	N	/A	1	V/A	N/A		1	N/A	280
	ARCH FEE FR 1.16(k), (i), or (m))	N	/A	1	V/A	N/A		1	N/A	600
	MINATION FEE FR 1.16(o), (p), or (q))	N	/A	١	V/A	N/A		1	N/A	720
	AL CLAIMS FR 1.16(i))	25	minus	20= *	5			OR	x 80 =	400
	EPENDENT CLAIMS FR 1.16(h))	3	minus	3 = *				1	x 420 =	0.00
FEE	PLICATION SIZE E CFR 1.16(s))	sheets of p \$310 (\$155 50 sheets	paper, the for small for fraction of the formal fraction of the form	and drawings e e application si all entity) for ea on thereof. See CFR 1.16(s).	ze fee due is ich additional					0.00
MUL	TIPLE DEPENDENT	CLAIM PRE	SENT (3	7 CFR 1.16(j))						0.00
' If t	he difference in colum	nn 1 is less th	an zero,	enter "0" in colur	mn 2.	TOTAL		1	TOTAL	2000
		CLAIMS	1	HIGHEST	1 1					
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MENDIMEN I A	Total * (37 CFR 1.16(i)) Independent (37 CFR 1.16(h))	REMAINING AFTER MENDMENT	Minus	NUMBER PREVIOUSLY PAID FOR	EXTRA			OR OR		
AMENUMEN! A	Total (37 CFR 1.16(i)) Independent (37 CFR 1.16(h)) Application Size Fee (3	REMAINING AFTER MENDMENT 37 CFR 1.16(s))	Minus	NUMBER PREVIOUSLY PAID FOR	EXTRA	x =		OR	x =	
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AMENDMEN A	Total (37 CFR 1.16(i)) Independent (37 CFR 1.16(h)) Application Size Fee (3	REMAINING AFTER MENDMENT 37 CFR 1.16(s))	Minus	NUMBER PREVIOUSLY PAID FOR	EXTRA	x =		OR	x =	
AMENDMENT A	Total (37 CFR 1.16(i)) Independent (37 CFR 1.16(h)) Application Size Fee (3	REMAINING AFTER MENDMENT 37 CFR 1.16(s)) ON OF MULTIPL (Column 1)	Minus	NUMBER PREVIOUSLY PAID FOR *** DENT CLAIM (37 ((Column 2)	EXTRA	x = x =		OR	x = x =	
B AMENDMENT	Total (37 CFR 1.16(i)) Independent (37 CFR 1.16(h)) Application Size Fee (3 FIRST PRESENTATIO	REMAINING AFTER MENDMENT 37 CFR 1.16(s))	Minus E DEPEN	NUMBER PREVIOUSLY PAID FOR ** COUMN 2) HIGHEST NUMBER PREVIOUSLY PAID FOR	EXTRA = = = = = = = = = = = = = = = = = = =	x = x =		OR	x = x =	
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B AMENDMENI	Total (37 CFR 1.16(i)) Independent (37 CFR 1.16(h)) Application Size Fee (3 FIRST PRESENTATIO	REMAINING AFTER MENDMENT 37 CFR 1.16(s)) DN OF MULTIPL (Column 1) CLAIMS REMAINING AFTER MENDMENT	Minus E DEPEN Minus Minus	NUMBER PREVIOUSLY PAID FOR ** COlumn 2) HIGHEST NUMBER PREVIOUSLY PAID FOR **	EXTRA = = CFR 1.16(j)) (Column 3) PRESENT EXTRA	x = x = TOTAL ADD'L FEE RATE(\$)	FEE(\$) ADDITIONAL	OR OR OR OR	x = x = TOTAL ADD'L FEE RATE(\$)	FEE(\$)
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APPLICATION NUMBER FILING OR 371(C) DATE FIRST NAMED APPLICANT ATTY. DOCKET NO./TITLE

13/967,163 08/14/2013 Andrew Acheampong 17618CON6B (AP)

CONFIRMATION NO. 4274

NOTICE

51957 ALLERGAN, INC. 2525 DUPONT DRIVE, T2-7H IRVINE, CA 92612-1599

OC0000063566145

Date Mailed: 09/06/2013

INFORMATIONAL NOTICE TO APPLICANT

Applicant is notified that the above-identified application contains the deficiencies noted below. No period for reply is set forth in this notice for correction of these deficiencies. However, if a deficiency relates to the inventor's oath or declaration, the applicant must file an oath or declaration in compliance with 37 CFR 1.63, or a substitute statement in compliance with 37 CFR 1.64, executed by or with respect to each actual inventor no later than the expiration of the time period set in the "Notice of Allowability" to avoid abandonment. See 37 CFR 1.53(f).

The item(s) indicated below are also required and should be submitted with any reply to this notice to avoid further processing delays.

A properly executed inventor's oath or declaration has not been received for the following inventor(s):
 Diane D. Tang-Liu

Applicant may submit the inventor's oath or declaration at any time before the Notice of Allowance and Fee(s) Due, PTOL-85, is mailed.

Doc code: IDS

Doc description: Information Disclosure Statement (IDS) Filed

INFORMATION DISCLOSURE STATEMENT BY APPLICANT

Application Number		13967163	
Filing Date		2013-08-14	
First Named Inventor ACHE		EAMPONG, ANDREW	
Art Unit		1653	
Examiner Name TBD			
Attorney Docket Number		17618-US-BCON6-AP	

	U.S.PATENTS									
Examiner Initial*	Cite No	Patent Number	Kind Code ¹	Issue Date	Name of Patentee or Applicant of cited Document	Pages,Columns,Lines where Relevant Passages or Relevant Figures Appear				
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Application Number		13967163		
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First Named Inventor ACHE		EAMPONG, ANDREW		
Art Unit		1653		
Examiner Name TBD				
Attorney Docket Number		17618-US-BCON6-AP		

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Application Number		13967163	
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First Named Inventor	ACHE	EAMPONG, ANDREW	
Art Unit		1653	
Examiner Name	TBD		
Attorney Docket Numb	er	17618-US-BCON6-AP	

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Application Number		13967163
Filing Date		2013-08-14
First Named Inventor	ACHE	AMPONG, ANDREW
Art Unit		1653
Examiner Name	TBD	
Attorney Docket Numb	er	17618-US-BCON6-AP

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Application Number		13967163	
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First Named Inventor	ACHE	EAMPONG, ANDREW	
Art Unit		1653	
Examiner Name	TBD		
Attorney Docket Numb	er	17618-US-BCON6-AP	

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First Named Inventor	ACHE	EAMPONG, ANDREW
Art Unit		1653
Examiner Name	TBD	
Attorney Docket Number		17618-US-BCON6-AP

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Application Number		13967163
Filing Date		2013-08-14
First Named Inventor	ACHE	EAMPONG, ANDREW
Art Unit		1653
Examiner Name	TBD	
Attorney Docket Numb	er	17618-US-BCON6-AP

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Art Unit		1653
Examiner Name TBD		
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International Application Number:			
Confirmation Number:	4274		
Title of Invention:	METHODS OF PROVIDING THERAPEUTIC EFFECTS USING CYCLOSPORIN COMPONENTS		
First Named Inventor/Applicant Name:	Andrew Acheampong		
Customer Number:	51957		
Filer:	Laura Lee Wine/Ken Dinh		
Filer Authorized By:	Laura Lee Wine		
Attorney Docket Number:	17618CON6B (AP)		
Receipt Date:	12-SEP-2013		
Filing Date:	14-AUG-2013		
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Application Type:	Utility under 35 USC 111(a)		

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erm4_1997.pdf ARGENTUVI07-EX. 1004, p. 146			erm4_1997.pdf ARG	2000779788131044026147683825aaa5e	I	

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Non Patent Literature	Information:					
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Marnings:	39	Non Patent Literature	Gaeta 1994.pdf	1817635	no	9
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Warnings: Information: Jumaa_1999.pdf 1946168 no 9	44	Non Patent Literature	Hunter 1981.pdf	3004241	no	5
Information:			Tranter_1561.par			_
45 Non Patent Literature Jumaa_1999.pdf 1946168 no 9 Warnings: Information: KanaiEffectontheCornea1989. no 3	Warnings:					
45 Non Patent Literature Jumaa_1999.pdf no 9 Warnings: Information: KanaiEffectontheCornea1989. no 3	Information:					
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46 Non Patent Literature KanaiEffectontheCornea1989. no 3	Warnings:			,		
46 Non Patent Literature KanaiEffectontheCornea1989. no 3	Information:					
l ndt l l l	46	Non Patent Literature	1	868139	no	3
			ARG	EN 1941 17 6parcy 6bb85apebxx869546		

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47	Non Patent Literature	Kanpolat Penetration of Cyclosp	359650	no	4
		orin1994.pdf	43be2c9cd6ba4e612554d7dd526b1e2b4f3 43b4e		
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48	Non Patent Literature	Kaur_1979.pdf	906300	no	2
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49	Non Patent Literature	KuwanoCyclosporineA_Pharma 19_1_108_111_2002.pdf	1878659	no	4
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51	Non Patent Literature	Leibovitz_1983.pdf	1024735	no	5
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52	Non Patent Literature	Lixin_2002.pdf	1887719	no	4
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53	Non Patent Literature	LopatinChemicalcompositions	13079081	no	31
		31pgs2001.pdf	55c1ea8f4cfcf4343e8d36c01dadadf7516e0 c55		
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Information:					
54	Non Patent Literature	LyonsInfluence of Three Emulsio	59547	no	1
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55	Non Patent Literature	PedersenExpertOpin1415_143	4262912	no	22
	Non ratent Literature	6_2001.pdf ARG		004, p. 1	48

Warnings:					
Information:					
56	Non Patent Literature	Phillips_CyclosporineJOCP1_20	1385594	no	10
	Non Tatelle Ellerature	00.pdf	63acdf4c243d41621f7001e9c76dbf167d4e c51d	110	10
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57	Non Patent Literature	Present_1993.pdf —	1624134	no	4
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Information:					
58	Non Patent Literature	Restasis_Increasing_tear_Prod	332259	no	3
		uction_2009.pdf	0a1285bcf642f927562ba180ba3ba5446eb 2afe4		_
Warnings:					
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59	Non Patent Literature	Restasis Product Info Sheets.pdf	56377	no	5
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Warnings:					
Information:					
		Total Files Size (in bytes):	923	86779	

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

Electronic Acknowledgement Receipt		
EFS ID:	16836824	
Application Number:	13967163	
International Application Number:		
Confirmation Number:	4274	
Title of Invention:	METHODS OF PROVIDING THERAPEUTIC EFFECTS USING CYCLOSPORIN COMPONENTS	
First Named Inventor/Applicant Name:	Andrew Acheampong	
Customer Number:	51957	
Filer:	Laura Lee Wine/Ken Dinh	
Filer Authorized By:	Laura Lee Wine	
Attorney Docket Number:	17618CON6B (AP)	
Receipt Date:	12-SEP-2013	
Filing Date:	14-AUG-2013	
Time Stamp:	14:58:17	
Application Type:	Utility under 35 USC 111(a)	

Payment information:

Submitted with Payment	no
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File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Non Patent Literature	Rudinger Peptide Hormones 1_7 1976.pdf	2488192	no	11
			b6fc18b6ad98c34de41f2d461a1f5736500b e985		

Warnings:

Information: ARGENTUM - EX. 1004, p. 150

2	Non Patent Literature	Sall_2000.pdf -	208829	no	9
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3	Non Patent Literature	Sandborn_1993.pdf	1969241	no	6
		54.1426111556. p 4.	10802f861668ec206f085b7aa854a3b76526 cf59	0	
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4	Non Patent Literature	Sandborn Gastroenterology 142	872000	no	7
7	Non ratent Electrical	9_1435_1994.pdf	730e8bcd0c58076ab6f0163f4551eff0f507e 5c6	110	,
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5	Non Patent Literature	SchwabPharmacokinet723_751	4260474	no	30
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6	Non Patent Literature	Secchi_1990.pdf	3200224	no	5
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·			a6352b5109a02b19264b6b81164b62c481 68e92f		·
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9	Non Faterit Literature	Sittliek_1991.pui	a604ec7f03b90bf8fd3c8882dedce3c7b3fc 802d	110	
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mormation:		ANU	LIVI OIVI - LA. I	υυ 1 , μ. 1	<i>J</i> 1

11	Non Patent Literature	Stevenson_2000.pdf	255058	no	8
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12	Non Patent Literature	Tesavibul Topical Cyclosporine 1	56707	no	1
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13	Non Patent Literature	Medical_Dictionary_2005.pdf	670357	no	6
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14	Non Faterit Literature	mulsion_115_121_76.pdf	5c1942bd49b4119100efa0409c42cda5c71 82d19	no	,
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17	Non Patent Literature	Winter_1993.pdf	441701043d7f2a34aab980c3e2a2b0db53e b3d7f	no	4
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18	Non Patent Literature	13967189.pdf	cc36a1673580aa9caaa9d65aa78f8267278e c4e3	no no	34
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10	Non Patent Litz trus-	13967179.pdf	2596695		24
19	Non Patent Literature		ba315619ae42dcc9441a806c6070c7f21412 c47d	no	34
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Warnings:					
25	Non Patent Literature	90009944.pdf	4b5aa1ab68a1940d5930d4265e9053cf672 03dc9	no	39
25	Non Patent Literature	90009944 pdf	1904560	no	30
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20	Non Patent Literature	13961818.pdf	2646cb6a43b286789cda2d11e5189ca4a1e f6e93	no	34
20		12061010 - 16	2596695		24

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



Commissioner for Patents United States Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450 www.uspto.gov

ALLERGAN, INC. 2525 DUPONT DRIVE, T2-7H IRVINE CA 92612-1599

MAILED

SEP 12 2013

OFFICE OF PETITIONS

Doc Code: TRACK1.GRANT

	Prior	Granting Request for itized Examination ck I or After RCE)	Application No.: 13/967,163			
1.	THE R	EQUEST FILED 8/14/13	IS <u>GRANTED</u> .			
	The above- A. B.	for an original nonprovisional	requirements for prioritized examination I application (Track I). g continued examination (RCE).			
2.			ndergo prioritized examination. The application will be course of prosecution until one of the following occurs:			
	A.	filing a petition for extension of	time to extend the time period for filing a reply;			
	B.	filing an amendment to amend	the application to contain more than four independent			
		claims, more than thirty total c	laims, or a multiple dependent claim;			
	C.	filing a request for continued ex	<u>kamination</u> ;			
	D.	filing a notice of appeal;				
	E.	filing a request for suspension of	action;			
	F.	mailing of a notice of allowance;				
	G.	mailing of a final Office action;				
	H.	completion of examination as def	fined in 37 CFR 41.102; or			
	I. abandonment of the application.					
	Telephone inquiries with regard to this decision should be directed to Cheryl Gibson-Baylor at (571)272-3213, Office of Petitions. In his/her absence, calls may be directed to Brian W. Brown, (571)272-5338.					
	Cheryl Gibson-Baylor /Cheryl Gibson-Baylor/ [Signature] Petitions Paralegal Specialist (Title)					

U.S. Patent and Trademark Office PTO-2298 (Rev. 02-2012)

Docket No. 17618CON6B (AP)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Acheampong, et al. | Examiner: Marcela M. Cordero Garcia

Serial No.: 13/967,163 Group Art Unit: 1658

Filed: August 14, 2013 Confirmation No. 4274

For: METHODS OF PROVIDING THERAPEUTIC EFFECTS USING CYCLOSPORIN COMPONENTS

Customer No.: 51957

COMMUNICATION UNDER MPEP 502.03

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

Dear Sir:

Recognizing that Internet communications are not secure, I hereby authorize the USPTO to communicate with me concerning any subject matter of this application by electronic mail. I understand that a copy of these communications will be made of record in the application file.

Respectfully submitted,

/Laura L. Wine/

Date: October 1, 2013

Laura L. Wine Attorney of Record Registration Number 68,681

Please direct all inquiries and correspondence to: Laura L. Wine, Esq.

Allergan, Inc.

2525 Dupont Drive, T2-7H

Irvine, California 92612

Tel: (714) 246-6996 Fax: (714) 246-4249

Electronic Acknowledgement Receipt				
EFS ID:	17013218			
Application Number:	13967163			
International Application Number:				
Confirmation Number:	4274			
Title of Invention:	METHODS OF PROVIDING THERAPEUTIC EFFECTS USING CYCLOSPORIN COMPONENTS			
First Named Inventor/Applicant Name:	Andrew Acheampong			
Customer Number:	51957			
Filer:	Laura Lee Wine/Alexis Swan			
Filer Authorized By:	Laura Lee Wine			
Attorney Docket Number:	17618CON6B (AP)			
Receipt Date:	01-OCT-2013			
Filing Date:	14-AUG-2013			
Time Stamp:	19:17:45			
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	Miscellaneous Incoming Letter	17618CON6B-Comm- Under-502.pdf	104512	no	1
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Warnings:

Information:	ARGENTIIM - EX	1004 n 157

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.

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New International Application Filed with the USPTO as a Receiving Office

Doc Code: DIST.E.FILE Document Description: Electro	onic Terminal Disclaimer - Filed	PTO/SB/25 U.S. Patent and Trademark Office Department of Commerce
Electronic Petition Request	TERMINAL DISCLAIMER TO O	DBVIATE A PROVISIONAL DOUBLE PATENTING 5 "REFERENCE" APPLICATION
Application Number	13967163	
Filing Date	14-Aug-2013	
First Named Inventor	Andrew Acheampong	
Attorney Docket Number	17618CON6B (AP)	
Title of Invention	METHODS OF PROVIDING TH	ERAPEUTIC EFFECTS USING CYCLOSPORIN COMPONENTS
Office Action	·	sponse under 37 CFR 1.111 to outstanding
This electronic Terminal Dis	sclaimer is not being used for a Joint F	Research Agreement.
Owner		Percent Interest
Allergan, Inc.		100%
oart of the statutory term of any		n hereby disclaims, except as provided below, the terminal ation which would extend beyond the expiration date of the cation Number(s)
13967168 filed on 08/14/201	3	
13967179 filed on 08/14/201	3	
13967189 filed on 08/14/201		
13961835 filed on 08/07/201		
13961828 filed on 08/07/201		
13961818 filed on 08/07/201		
13961808 filed on 08/07/201	3	

application shall be enforceable only for and during such period that it and any patent granted on the reference application are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns. In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term of any patent granted on said reference application, "as the term of any patent granted on said reference application may be shortened by any terminal disclaimer filed prior to the grant of any patent on the pending reference application," in the event that any such patent granted on the pending reference application: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims canceled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as shortened by any terminal disclaimer filed prior to its grant. Terminal disclaimer fee under 37 CFR 1.20(d) is included with Electronic Terminal Disclaimer request. ◉ I certify, in accordance with 37 CFR 1.4(d)(4), that the terminal disclaimer fee under 37 CFR 1.20(d) required for this terminal disclaimer has already been paid in the above-identified application. Applicant claims SMALL ENTITY status. See 37 CFR 1.27. Applicant is no longer claiming SMALL ENTITY status. See 37 CFR 1.27(g)(2). Applicant(s) status remains as SMALL ENTITY. Applicant(s) status remains as other than SMALL ENTITY. I hereby declare that all statements made herein of my 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 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 issued thereon. THIS PORTION MUST BE COMPLETED BY THE SIGNATORY OR SIGNATORIES I certify, in accordance with 37 CFR 1.4(d)(4) that I am: An attorney or agent registered to practice before the Patent and Trademark Office who is of record in ◉ this application Registration Number 68681 A sole inventor A joint inventor; I certify that I am authorized to sign this submission on behalf of all of the inventors A joint inventor; all of whom are signing this request The assignee of record of the entire interest that has properly made itself of record pursuant to 37 CFR 3.71 Signature /Laura Wine/ Name Laura Wine

as the term of any patent granted on said reference application may be shortened by any terminal disclaimer filed prior to the grant of any patent on the pending reference application. The owner hereby agrees that any patent so granted on the instant

tatement under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assignee (owner). orm PTO/SB/96 may be used for making this certification. See MPEP § 324.	

Electronic Patent A	\ pp	olication Fee	e Transmi	ttal	
Application Number:	139	13967163			
Filing Date:	14-	-Aug-2013			
Title of Invention:		THODS OF PROVID MPONENTS	ING THERAPEU ⁻	FIC EFFECTS USING	CYCLOSPORIN
First Named Inventor/Applicant Name:	An	drew Acheampong			
Filer:	Laı	Laura Lee Wine/Lauren Barberena			
Attorney Docket Number:	176	618CON6B (AP)			
Filed as Large Entity					
Utility under 35 USC 111(a) Filing Fees					
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Basic Filing:					
Statutory or Terminal Disclaimer		1814	1	160	160
Pages:					
Claims:					
Miscellaneous-Filing:					
Petition:					
Patent-Appeals-and-Interference:					
Post-Allowance-and-Post-Issuance:					
Extension-of-Time:		AF	RGENTUN	И - EX. 1004	4, p. 162

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Miscellaneous:				
	Total in USD (\$)			160

Doc Code: DISQ.E.FILE Document Description: Electronic Terminal Disclaimer – Approved
Application No.: 13967163
Filing Date: 14-Aug-2013
Applicant/Patent under Reexamination: Acheampong et al.
Electronic Terminal Disclaimer filed on October 7, 2013
This patent is subject to a terminal disclaimer
DISAPPROVED
Approved/Disapproved by: Electronic Terminal Disclaimer automatically approved by EFS-Web
U.S. Patent and Trademark Office

Electronic Acknowledgement Receipt				
EFS ID:	17062481			
Application Number:	13967163			
International Application Number:				
Confirmation Number:	4274			
Title of Invention:	METHODS OF PROVIDING THERAPEUTIC EFFECTS USING CYCLOSPORIN COMPONENTS			
First Named Inventor/Applicant Name:	Andrew Acheampong			
Customer Number:	51957			
Filer:	Laura Lee Wine/Lauren Barberena			
Filer Authorized By:	Laura Lee Wine			
Attorney Docket Number:	17618CON6B (AP)			
Receipt Date:	07-OCT-2013			
Filing Date:	14-AUG-2013			
Time Stamp:	19:48:42			
Application Type:	Utility under 35 USC 111(a)			

Payment information:

Submitted with Payment	yes
Payment Type	Deposit Account
Payment was successfully received in RAM	\$160
RAM confirmation Number	6149
Deposit Account	010885
Authorized User	

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 1.17 (Patent application and reexamination processing fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.21 (Miscelland Recommendation of Ex. 1004, p. 165

File Listing	j :				
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1 Electronic Terminal Disclaimer-Filed	eTerminal-Disclaimer.pdf	39373	no	3	
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Information:					
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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.

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New International Application Filed with the USPTO as a Receiving Office

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DECLARATION (37 CFR 1.63) FOR UTILITY OR DESIGN APPLICATION USING AN APPLICATION DATA SHEET (37 CFR 1.76)

Title of Invention	METHODS OF PROVIDING THERAPEUTIC EFFECTS USING CYCLOSPORIN COMPONENTS
As the belo	w named inventor, I hereby declare that:
This declar	
	United States application or PCT international application number
 - 	filed on
The above-i	identified application was made or authorized to be made by me.
I believe tha	at I am the original inventor or an original joint inventor of a claimed invention in the application.
I hereby ack by fine or im	knowledge that any willful false statement made in this declaration is punishable under 18 U.S.C. 1001 aprisonment of not more than five (5) years, or both.
	WARNING:
contribute to (other than a to support a petitioners/a USPTO. Pet application (u patent. Furth referenced in	oplicant is cautioned to avoid submitting personal information in documents filed in a patent application that may be identity theft. Personal information such as social security numbers, bank account numbers, or credit card numbers a check or credit card authorization form PTO-2038 submitted for payment purposes) is never required by the USPTO petition or an application. If this type of personal information is included in documents submitted to the USPTO, peplicants should consider redacting such personal information from the documents before submitting them to the titioner/applicant is advised that the record of a patent application is available to the public after publication of the unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application) or issuance of a hermore, the record from an abandoned application may also be available to the public if the application is a published application or an issued patent (see 37 CFR 1.14). Checks and credit card authorization forms ubmitted for payment purposes are not retained in the application file and therefore are not publicly available.
LEGAL NA	AME OF INVENTOR
Inventor:	Diane D. Tang-Liu Date (Optional):
Note: An appli Use an additio	cation data sheet (PTO/AIA/14 or equivalent), including naming the entire inventive entity, must accompany this form. onal PTO/SB/AIA01 form for each additional inventor.

This collection of information is required by 35 U.S.C. 115 and 37 CFR 1.63. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 1 minute 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.

Electronic Acknowledgement Receipt				
EFS ID:	17067958			
Application Number:	13967163			
International Application Number:				
Confirmation Number:	4274			
Title of Invention:	METHODS OF PROVIDING THERAPEUTIC EFFECTS USING CYCLOSPORIN COMPONENTS			
First Named Inventor/Applicant Name:	Andrew Acheampong			
Customer Number:	51957			
Filer:	Laura Lee Wine/Alexis Swan			
Filer Authorized By:	Laura Lee Wine			
Attorney Docket Number:	17618CON6B (AP)			
Receipt Date:	08-OCT-2013			
Filing Date:	14-AUG-2013			
Time Stamp:	13:39:13			
Application Type:	Utility under 35 USC 111(a)			

Payment information:

Submitted with Payment	no
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File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Oath or Declaration filed	17618-Tang-Liu-Declaration.	115996	no	1
'	oddi of Beciardion filed	pdf 	e6cccf12c8997e0c0437abbc948b1271c3c3 b1e2		

Warnings:

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

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.
13/967,163	08/14/2013	Andrew Acheampong	17618CON6B (AP)	4274
51957 ALLERGAN, I	7590 10/17/201 NC .	3	EXAM	INER
2525 DUPONT	DRIVE, T2-7H	CORDERO GARCIA, MARCELA M		
IRVINE, CA 92612-1599		12-1377	ART UNIT	PAPER NUMBER
			1658	
			NOTIFICATION DATE	DELIVERY MODE
			10/17/2013	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):

patents_ip@allergan.com pair_allergan@firsttofile.com

	Application No. 13/967,163	Applicant(s) ACHEAMPONG ET AL.		
Office Action Summary	Examiner MARCELA M. CORDERO GARCIA	Art Unit 1658	AIA (First Inventor to File) Status No	
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	orrespondenc	ce address	
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 <u>8/14.</u> A declaration(s)/affidavit(s) under 37 CFR 1.				
2a) This action is FINAL . 2b) ☐ This	action is non-final.			
3) An election was made by the applicant in resp	·		g the interview on	
 the restriction requirement and election Since this application is in condition for allowa closed in accordance with the practice under E 	nce except for formal matters, pro	secution as t	o the merits is	
Disposition of Claims				
5) Claim(s) 37-61 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) 37-61 is/are rejected. 8) □ Claim(s) is/are objected to. 9) □ Claim(s) are subject to restriction and/or election requirement. * If any claims have been determined allowable, you may be eligible to benefit from the Patent Prosecution Highway program at a participating intellectual property office for the corresponding application. For more information, please see http://www.uspto.gov/patents/init_events/pph/index.jsp or send an inquiry to PPHfeedback@uspto.gov. Application Papers 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	• ,	,	•	
Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). Certified copies: a) All b) Some * c) None of the: 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.				
Attachment(s) 1) Notice of References Cited (PTO-892)	3) 🔀 Interview Summary	(PTO-413)		
2) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 9/12/2013. Paper No(s)/Mail Date. 20130927. 4) Other:				

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DETAILED ACTION

1. The present application is being examined under the pre-AIA first to invent provisions.

Status of the claims

2. Claims 37-61 are pending in the application. Claims 37-61 are presented for examination on the merits.

Claim Rejections - 35 USC § 112

The following is a quotation of 35 U.S.C. 112(b):

(b) CONCLUSION.—The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the inventor or a joint inventor regards as the invention.

The following is a quotation of 35 U.S.C. 112 (pre-AIA), second paragraph: 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.

3. Claim 37, 54 and 60 (and dependent claims thereof, i.e., 38-53, 55-61) are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention for containing the trademark/trade name Pemulen ®. Where a trademark or trade name is used in a claim as a limitation to identify or describe a particular material or product, the claim does not comply with the requirements of 35 U.S.C. 112, second paragraph (see MPEP 2173.05 (u)). The claim scope is uncertain since the trademark or trade name cannot be used properly to identify any particular material or product. A trademark or trade name is used to identify a source of goods, and not the goods themselves. Thus, a trademark or trade name does not identify or describe the

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goods associated with the trademark or trade name. In the present case, the trademark/trade name is used to identify/describe acrylate/C10-30 alkyl acrylate cross-polymers, or high molecular weight co-polymers of acrylic acid and a long chain alkyl methacrylate cross-linked with allyl ethers of pentaerythritol (see paragraph bridging pages 19-20 of the disclosure) and, accordingly, the identification/description is indefinite.

Claim Rejections - 35 USC § 103

- 4. 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.
- 5. Claims 37-61 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ding et al. (US 5,474,979, cited in the IDS dated 12/27/2004).

Ding et al. disclose topical ophthalmic emulsions for treating an eye of human having KCS (dry eye disease):

	Example 1				
	A	В	C	D	E
Cyclosporin A	0.40%	0.20%	0.20%	0.10%	0.05%
Castor offi	5.00%	5.00%	2,50%	1,25%	0.625%
Polysorbate 80	1.00%	1.00%	1.00%	1.00%	1.00%
Pemulen ®	0.05%	0.05%	0.05%	0.05%	0.05%
Glycerine	2,20%	2.20%	2.20%	2.20%	2.20%
NaOH	ប្ ន	G5	ច្ចន	qs.	qs.
Purified water	qs	qs.	ďa	Q3	qs
рH	7,2 - 7, 6	7.2–7.6	7.2 - 7.6	7.2-7.6	7.2–7.6

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Thus, a comparison of the instantly claimed and some of the Ding et al. embodiments is presented below:

	DING et al. 1-D	instant invention	DING et al. 1-E
Cyclosporin	0.10%	0.05%	0.05%
Castor oil	1.25%	1.25%	0.625%
Polysorbate 80	1.00%	1.00%	1.00%
Pemulen	0.05%	0.05%	0.05%
Glycerine	2.20%	2.20%	2.20%
NaOH	qs	qs	qs
Purified water	qs	qs	qs
рН	7.2-7.6	7.2-7.6	7.2-7.6

Furthermore, the claims of Ding et al. disclose ranges for the components (e.g., claims 1-8). For example, Ding et al. discloses a pharmaceutical emulsion comprising cyclosporin A, castor oil, Pemulen, glycerine, polysorbate 80, water in amounts sufficient to prevent crystallization of cyclosporin A for a period of up to about nine months, said pharmaceutical emulsion being suitable for topical application to ocular tissue, wherein the cyclosporin A is present in an amount between about 0.05 to and about 0.40%, by weight, the castor oil is present in an amount of between about 0.625%, by weight, and about 5.0%, by weight, the polysorbate 80 is present in an

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amount of about 1.0%, by weight, the Pemulen is present in an amount of about 0.05%, by weight, and the glycerine is present in an amount of about 2.2%, by weight (e.g., claims 7-8).

The formulations set forth in Examples 1-4 were made for treatment of keratoconjunctivitis sicca (dry eye) syndrome with Examples 2, 3 and 4 without the active ingredient cyclosporin utilized to determine the toxicity of the emulsified components.

Ding et al. teach that the formulations in Examples 1-4 were applied to rabbit eyes eight times a day for seven days and were found to cause only slight to mild discomfort and slight hyperemia in the rabbit eyes. Slit lamp examination revealed no changes in the surface tissue. In addition, the cyclosporin containing castor oil emulsion, as hereinabove set forth in Examples 1A-1D, was also tested for ocular bioavailability in rabbits; and the therapeutic level of cyclosporin was found in the tissues of interest after dosage. Ding et al. go on to teach that this substantiates that cyclosporin in an ophthalmic delivery system is useful for treating dry eye.

One of ordinary skill in the art at the time the invention was made would have been motivated to modify the invention of Ding et al., e.g., Example 1E, by making any composition encompassed by the ranges disclosed in Ding et al. One of ordinary skill in the art at the time the invention was made would have been motivated to do so given the guidance provided by Ding et al., i.e., the amount of castor oil in the emulsions is taught to be cyclosporin to castor oil is between 0.12 and 0.02, which, for 0.05%

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corresponds to 0.4% to 2.5% of castor oil (which encompasses 1.25%). See, e.g., col.

3. One of ordinary skill in the art, at the time the invention was made, would have had a reasonable expectation of success for doing so because 1.25% was known to be non-irritating as shown in Example 1D, because such modifications are routinely determined and optimized in the art through routine experimentation [see MPEP 2144.05 (I) regarding optimization of ranges] and because the active ingredients, cyclosporin A and castor oil were present at overlapping concentrations between the instant invention and the invention of Ding et al. [see MPEP 2144.05 (I) regarding overlapping ranges].

Moreover, differences in concentration or temperature will not support the patentability of subject matter encompassed by the prior art unless there is evidence indicating such concentration or temperature is critical [see MPEP 2144.05 (II)]. Furthermore, to establish unexpected results over a claimed range, applicants should compare a sufficient number of tests both inside and outside the claimed range to show the

Claim scope is not limited by claim language that suggests or makes optional but does not require steps to be performed, or by claim language that does not limit a claim to a particular structure. However, examples of claim language, although not exhaustive, that may raise a question as to the limiting effect of the language in a claim are:

(A) "adapted to" or "adapted for" clauses;

criticality of the claimed range (MPEP 716.02).

- (B) "wherein" clauses; and
- (C) "whereby" clauses.

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The determination of whether each of these clauses is a limitation in a claim depends on the specific facts of the case. In the instant case, the limitations ", [..] the blood of the human has substantially no detectable concentration of cyclosporin A", "wherein the emulsion breaks down more quickly in the eye of a human, once administered to the eye of the human, thereby reducing vision distortion in the eye of the human as compare to an emulsion that contains only 50% as much castor oil", "wherein the ophthalmic emulsion, when administered to the eye of a human, demonstrates a reduction in adverse events in the human" and "wherein the adverse events include side effects"; it is noted that such functional effects would necessarily flow from the compositions of Ding et al. which comprise all the claimed components and amounts as set forth above.

From the teaching of the reference, it is apparent that one of ordinary skill in the art would have had a reasonable expectation of success in producing the claimed invention. Therefore, the invention as a whole was prima facie obvious to one of ordinary skill in the art at the time the invention was made, as evidenced by the references, especially in the absence of evidence to the contrary.

Double Patenting

6. 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 double patenting rejection is appropriate where the claims at issue are not identical, but at least

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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 reference 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. A terminal disclaimer must be signed in compliance with 37 CFR 1.321(b).

The USPTO internet Web site contains terminal disclaimer forms which may be used. Please visit http://www.uspto.gov/forms/. The filing date of the application will determine what form should be used. A web-based eTerminal Disclaimer may be filled out completely online using web-screens. An eTerminal Disclaimer that meets all requirements is auto-processed and approved immediately upon submission. For more information about eTerminal Disclaimers, refer to http://www.uspto.gov/patents/process/file/efs/guidance/eTD-info-I.jsp.

7. Claims 37-61 are rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-8 of U.S. Patent No. 5,474,979.

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Although the conflicting claims are not identical, they are not patentably distinct from each other because Ding et al. (US 5,474,979) claims pharmaceutical emulsions comprising of cyclosporine A, castor oil, Pemulen ® (crosslinked polyacrylate stabilizer), glycerine and water as instantly claimed (see claims 6-8 of Ding et al.) for topical application comprising to ocular tissue wherein the cyclosporine A is presents in an amount of between about 0.05 to and about 0.40% by weight (which encompasses about 0.05% cyclosporin A), castor oil from about 0.625% to about 5.0% (which encompasses 1.25% of castor oil), Pemulen ® at about 0.05%, and glycerin at about 2.2%. (see, e.g., claim 8). Additionally, a different emulsifier, i.e., polysorbate 80, is taught at about 1.0% (see also claim 8). The emulsion contains water as set forth in claims 6-8 of Ding et al.

Furthermore, the instant specification was used to determine what is encompassed in the compositions claimed by Ding et al. and examination of Examples 1A-E shows that composition 1E comprises all the components and ranges instantly claimed except for the castor oil, which is encompassed by the claimed ranges to cyclosporin to castor oil.

One of ordinary skill in the art at the time the invention was made would have been motivated to modify the invention of Ding et al. by making any compositions encompassed by the ranges taught by Ding et al. One of ordinary skill in the art would have been motivated to do so in order to create nonirritating emulsions of cyclosporin suitable for topical application to ocular tissue. One of ordinary skill in the art, at the time the invention was made, would have had a reasonable expectation of success for doing

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so because such modifications are routinely determined and optimized in the art through routine experimentation [see MPEP 2144.05 (I) regarding optimization of ranges] and because the active ingredients, cyclosporin A and castor oil were present at overlapping concentrations between the instant invention and the invention of Ding et al. [see MPEP 2144.05 (I) regarding overlapping ranges]. Moreover, differences in concentration or temperature will not support the patentability of subject matter encompassed by the prior art unless there is evidence indicating such concentration or temperature is critical [see MPEP 2144.05 (II)]. Furthermore, to establish unexpected results over a claimed range, applicants should compare a sufficient number of tests both inside and outside the claimed range to show the criticality of the claimed range (MPEP 716.02).

Claim scope is not limited by claim language that suggests or makes optional but does not require steps to be performed, or by claim language that does not limit a claim to a particular structure. However, examples of claim language, although not exhaustive, that may raise a question as to the limiting effect of the language in a claim are:

- (A) "adapted to" or "adapted for" clauses;
- (B) "wherein" clauses; and
- (C) "whereby" clauses.

The determination of whether each of these clauses is a limitation in a claim depends on the specific facts of the case. In the instant case, the limitations "wherein the topical ophthalmic emulsion is therapeutically effective in treating KCS", "wherein,

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when the topical ophthalmic emulsion is administered to an eye of a human, [..] the blood of the human has substantially no detectable concentration of cyclosporin A", "wherein the emulsion breaks down more quickly in the eye of a human, once administered to the eye of the human, thereby reducing vision distortion in the eye of the human as compare to an emulsion that contains only 50% as much castor oil", "wherein the ophthalmic emulsion, when administered to the eye of a human, demonstrates a reduction in adverse events in the human" and "wherein the adverse events include side effects"; it is noted that such functional effects would necessarily flow from the compositions claimed and exemplified by Ding et al. which comprise all the claimed components and amounts as set forth above.

From the teaching of the reference, it is apparent that one of ordinary skill in the art would have had a reasonable expectation of success in producing the claimed invention. Therefore, the invention as a whole was prima facie obvious to one of ordinary skill in the art at the time the invention was made, as evidenced by the references, especially in the absence of evidence to the contrary.

8. Claims 37-61 are provisionally rejected on the ground of nonstatutory double patenting as being unpatentable over claims 37-61 of copending Application No. 13/967,179. Although the claims at issue are not identical, they are not patentably distinct from each other because US '179 is drawn to a method which encompasses the administration of the instantly claimed compositions and thus inherently disclose such compositions, e.g., claim 37 is drawn to a method of treating dry eye disease, the method comprising topically administering to the eye of the human an emulsion at a

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frequency of twice a day, wherein the emulsion comprises cyclosporin A in an amount of about 0.05% by weight, polysorbate 80, Pemulen, water, and castor oil in an amount of about 1.25% by weight; and wherein the topical ophthalmic emulsion is effective in treating dry eye disease. Thus, it inherently discloses a topical ophthalmic emulsion for treating an eye of a human, wherein the topical ophthalmic emulsion comprises cyclosporin A in an amount of about 0.05% by weight, polysorbate 80, Pemulen, water, and castor oil in an amount of about 1.25% by weight; and wherein the topical ophthalmic emulsion is therapeutically effective in treating dry eye disease (claim 37 of the instant application). The other claims in US '179 are also drawn to the corresponding use of the claimed compositions.

This is a provisional nonstatutory double patenting rejection because the patentably indistinct claims have not in fact been patented.

9. Claims 37-61 are provisionally rejected on the ground of nonstatutory double patenting as being unpatentable over claims 37-61 of copending Application No. 13/961,835. Although the claims at issue are not identical, they are not patentably distinct from each other because US '835 is drawn to a method of increasing tear production in the eye of a human, the method comprising topically administering to the eye of the human an emulsion at a frequency of twice a day, wherein the emulsion comprises cyclosporin A in an amount of about 0.05% by weight, polysorbate 80, Pemulen, water, and castor oil in an amount of about 1.25% by weight; and wherein the topical ophthalmic emulsion is effective in increasing tear production.

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Thus, it inherently discloses a topical ophthalmic emulsion for treating an eye of a human, wherein the topical ophthalmic emulsion comprises cyclosporin A in an amount of about 0.05% by weight, polysorbate 80, Pemulen, water, and castor oil in an amount of about 1.25% by weight; and wherein the topical ophthalmic emulsion is therapeutically effective in treating dry eye disease (claim 37 of the instant application). The other claims in US '179 are also drawn to the corresponding use of the claimed compositions. Moreover, differences in concentration or temperature will not support the patentability of subject matter encompassed by the prior art unless there is evidence indicating such concentration or temperature is critical [see MPEP 2144.05 (II)]. Furthermore, to establish unexpected results over a claimed range, applicants should compare a sufficient number of tests both inside and outside the claimed range to show the criticality of the claimed range (MPEP 716.02).

This is a provisional nonstatutory double patenting rejection because the patentably indistinct claims have not in fact been patented.

10. Claims 37-61 are provisionally rejected on the ground of nonstatutory double patenting as being unpatentable over claims 37-61 of copending Application No. 13/961,818. Although the claims at issue are not identical, they are not patentably distinct from each other because US '818 is drawn to a method which encompasses the administration of the instantly claimed compositions and thus inherently disclose such compositions, e.g., claim 37 is drawn to a method of treating dry eye disease, the method comprising topically administering to the eye of the human an emulsion at a frequency of twice a day, wherein the emulsion comprises cyclosporin A in an amount

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of about 0.05% by weight, polysorbate 80, Pemulen, water, and castor oil in an amount of about 1.25% by weight; and wherein the topical ophthalmic emulsion is effective in treating dry eye disease. Thus, it inherently discloses a topical ophthalmic emulsion for treating an eye of a human, wherein the topical ophthalmic emulsion comprises cyclosporin A in an amount of about 0.05% by weight, polysorbate 80, Pemulen, water, and castor oil in an amount of about 1.25% by weight; and wherein the topical ophthalmic emulsion is therapeutically effective in treating dry eye disease (claim 37 of the instant application). The other claims in US '818 are also drawn to the corresponding use of the claimed compositions. Moreover, differences in concentration or temperature will not support the patentability of subject matter encompassed by the prior art unless there is evidence indicating such concentration or temperature is critical [see MPEP 2144.05 (II)]. Furthermore, to establish unexpected results over a claimed range, applicants should compare a sufficient number of tests both inside and outside the claimed range to show the criticality of the claimed range (MPEP 716.02).

This is a provisional nonstatutory double patenting rejection because the patentably indistinct claims have not in fact been patented.

11. Claims 37-61 are provisionally rejected on the ground of nonstatutory double patenting as being unpatentable over claims 37-61 of copending Application No. 13/961,835. Although the claims at issue are not identical, they are not patentably distinct from each other because US '835 is drawn to a method of increasing tear production in the eye of a human, the method comprising topically administering to the eye of the human an emulsion at a frequency of twice a day, wherein the emulsion

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comprises cyclosporin A in an amount of about 0.05% by weight, polysorbate 80, Pemulen, water, and castor oil in an amount of about 1.25% by weight; and wherein the topical ophthalmic emulsion is effective in increasing tear production.

Thus, it inherently discloses a topical ophthalmic emulsion for treating an eye of a human, wherein the topical ophthalmic emulsion comprises cyclosporin A in an amount of about 0.05% by weight, polysorbate 80, Pemulen, water, and castor oil in an amount of about 1.25% by weight; and wherein the topical ophthalmic emulsion is therapeutically effective in treating dry eye disease (claim 37 of the instant application). The other claims in US '179 are also drawn to the corresponding use of the claimed compositions. Moreover, differences in concentration or temperature will not support the patentability of subject matter encompassed by the prior art unless there is evidence indicating such concentration or temperature is critical [see MPEP 2144.05 (II)]. Furthermore, to establish unexpected results over a claimed range, applicants should compare a sufficient number of tests both inside and outside the claimed range to show the criticality of the claimed range (MPEP 716.02).

This is a provisional nonstatutory double patenting rejection because the patentably indistinct claims have not in fact been patented.

Statutory double patenting

12. A rejection based on double patenting of the "same invention" type finds its support in the language of 35 U.S.C. 101 which states that "whoever invents or discovers any new and useful process... may obtain a patent therefor..." (Emphasis added). Thus, the term "same invention," in this context, means an invention drawn to

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identical subject matter. See *Miller v. Eagle Mfg. Co.*, 151 U.S. 186 (1894); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and *In re Ockert*, 245 F.2d 467, 114 USPQ 330 (CCPA 1957).

A statutory type (35 U.S.C. 101) double patenting rejection can be overcome by canceling or amending the claims that are directed to the same invention so they are no longer coextensive in scope. The filing of a terminal disclaimer <u>cannot</u> overcome a double patenting rejection based upon 35 U.S.C. 101.

13. Claims 37-56, 58-61 are provisionally rejected under 35 U.S.C. 101 as claiming the same invention as that of claims 37-60 of copending Application No. 13/961,808. This is a <u>provisional</u> statutory double patenting rejection since the claims directed to the same invention have not in fact been patented.

The claims are identical too each other, i.e., claim 37 in both applications is drawn to a topical ophthalmic emulsion for treating an eye of a human, wherein the topical ophthalmic emulsion comprises cyclosporin A in an amount of about 0.05% by weight, polysorbate 80, Pemulen, water, and castor oil in an amount of about 1.25% by weight; and wherein the topical ophthalmic emulsion is therapeutically effective in treating dry eye disease.

The other claims (38-56, 58-61 in the instant application and 38-60 in US '808) are also identical.

14. Claims 37-56, 58-61 are provisionally rejected under 35 U.S.C. 101 as claiming the same invention as that of claims 37-60 of copending Application No. 13/967,189.

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This is a <u>provisional</u> statutory double patenting rejection since the claims directed to the same invention have not in fact been patented.

The claims are identical too each other, i.e., claim 37 in both applications is drawn to a topical ophthalmic emulsion for treating an eye of a human, wherein the topical ophthalmic emulsion comprises cyclosporin A in an amount of about 0.05% by weight, polysorbate 80, Pemulen, water, and castor oil in an amount of about 1.25% by weight; and wherein the topical ophthalmic emulsion is therapeutically effective in treating dry eye disease.

The other claims (38-56, 58-61 in the instant application and 38-60 in US '189) are also identical.

15. Claims 37-61 are provisionally rejected under 35 U.S.C. 101 as claiming the same invention as that of claims 37-61 of copending Application No. 13/961,828. This is a <u>provisional</u> statutory double patenting rejection since the claims directed to the same invention have not in fact been patented.

The claims are identical too each other, i.e., claim 37 in both applications is drawn to a topical ophthalmic emulsion for treating an eye of a human, wherein the topical ophthalmic emulsion comprises cyclosporin A in an amount of about 0.05% by weight, polysorbate 80, Pemulen, water, and castor oil in an amount of about 1.25% by weight; and wherein the topical ophthalmic emulsion is therapeutically effective in treating dry eye disease.

The other claims (38-61 in the instant application and 38-61 in US '828) are also identical.

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Conclusion

16. No claim is currently allowed.

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

17. Any inquiry concerning this communication or earlier communications from the examiner should be directed to MARCELA M. CORDERO GARCIA whose telephone number is (571)272-2939. The examiner can normally be reached on M-F 8:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Karlheinz R. Skowronek can be reached on (571)-272-9047. 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.

/MARCELA M CORDERO GARCIA/ Primary Examiner, Art Unit 1658

Art Unit: 1658

MMCG 10/2013

	Application No.	Applicant(s)				
Applicant-Initiated Interview Summary	13/967,163	ACHEAMPONG ET AL.				
Applicant-initiated interview Summary	Examiner	Art Unit				
	MARCELA M. CORDERO GARCIA	1658				
All participants (applicant, applicant's representative, PTO personnel):						
(1) MARCELA M. CORDERO GARCIA.	(3)					
(2) <u>LAURA WINE</u> .	(4)					
Date of Interview: 27 September 2013.						
Type:	applicant's representative]					
Exhibit shown or demonstration conducted: Yes No. If Yes, brief description:						
Issues Discussed 101 112 1102 103 103 Other (For each of the checked box(es) above, please describe below the issue and details						
Claim(s) discussed: <u>37 and 60</u> .						
Identification of prior art discussed: Ding et al. (US 5,474,9	<u>779)</u> .					
Substance of Interview (For each issue discussed, provide a detailed description and indicate if agreement was reached. Some topics may include: identification or clarification of a reference or a portion thereof, claim interpretation, proposed amendments, arguments of any applied references etc)						
See Continuation Sheet.						
Applicant recordation instructions: The formal written reply to the last Office action must include the substance of the interview. (See MPEP section 713.04). If a reply to the last Office action has already been filed, applicant is given a non-extendable period of the longer of one month or thirty days from this interview date, or the mailing date of this interview summary form, whichever is later, to file a statement of the substance of the interview						
Examiner recordation instructions : Examiners must summarize the substance of any interview of record. A complete and proper recordation of the substance of an interview should include the items listed in MPEP 713.04 for complete and proper recordation including the identification of the general thrust of each argument or issue discussed, a general indication of any other pertinent matters discussed regarding patentability and the general results or outcome of the interview, to include an indication as to whether or not agreement was reached on the issues raised.						
/MARCELA M CORDERO GARCIA/ Primary Examiner, Art Unit 1658						

Summary of Record of Interview Requirements

Manual of Patent Examining Procedure (MPEP), Section 713.04, Substance of Interview Must be Made of Record

A complete written statement as to the substance of any face-to-face, video conference, or telephone interview with regard to an application must be made of record in the application whether or not an agreement with the examiner was reached at the interview.

Title 37 Code of Federal Regulations (CFR) § 1.133 Interviews

Paragraph (b)

In every instance where reconsideration is requested in view of an interview with an examiner, a complete written statement of the reasons presented at the interview as warranting favorable action must be filed by the applicant. An interview does not remove the necessity for reply to Office action as specified in §§ 1.111, 1.135. (35 U.S.C. 132)

37 CFR §1.2 Business to be transacted in writing.

All business with the Patent or Trademark Office should be transacted in writing. The personal attendance of applicants or their attorneys or agents at the Patent and Trademark Office is unnecessary. The action of the Patent and Trademark Office will be based exclusively on the written record in the Office. No attention will be paid to any alleged oral promise, stipulation, or understanding in relation to which there is disagreement or doubt.

The action of the Patent and Trademark Office cannot be based exclusively on the written record in the Office if that record is itself incomplete through the failure to record the substance of interviews.

It is the responsibility of the applicant or the attorney or agent to make the substance of an interview of record in the application file, unless the examiner indicates he or she will do so. It is the examiner's responsibility to see that such a record is made and to correct material inaccuracies which bear directly on the question of patentability.

Examiners must complete an Interview Summary Form for each interview held where a matter of substance has been discussed during the interview by checking the appropriate boxes and filling in the blanks. Discussions regarding only procedural matters, directed solely to restriction requirements for which interview recordation is otherwise provided for in Section 812.01 of the Manual of Patent Examining Procedure, or pointing out typographical errors or unreadable script in Office actions or the like, are excluded from the interview recordation procedures below. Where the substance of an interview is completely recorded in an Examiners Amendment, no separate Interview Summary Record is required.

The Interview Summary Form shall be given an appropriate Paper No., placed in the right hand portion of the file, and listed on the "Contents" section of the file wrapper. In a personal interview, a duplicate of the Form is given to the applicant (or attorney or agent) at the conclusion of the interview. In the case of a telephone or video-conference interview, the copy is mailed to the applicant's correspondence address either with or prior to the next official communication. If additional correspondence from the examiner is not likely before an allowance or if other circumstances dictate, the Form should be mailed promptly after the interview rather than with the next official communication.

The Form provides for recordation of the following information:

- Application Number (Series Code and Serial Number)
- Name of applicant
- Name of examiner
- Date of interview
- Type of interview (telephonic, video-conference, or personal)
- -Name of participant(s) (applicant, attorney or agent, examiner, other PTO personnel, etc.)
- An indication whether or not an exhibit was shown or a demonstration conducted
- An identification of the specific prior art discussed
- An indication whether an agreement was reached and if so, a description of the general nature of the agreement (may be by
 attachment of a copy of amendments or claims agreed as being allowable). Note: Agreement as to allowability is tentative and does
 not restrict further action by the examiner to the contrary.
- The signature of the examiner who conducted the interview (if Form is not an attachment to a signed Office action)

It is desirable that the examiner orally remind the applicant of his or her obligation to record the substance of the interview of each case. It should be noted, however, that the Interview Summary Form will not normally be considered a complete and proper recordation of the interview unless it includes, or is supplemented by the applicant or the examiner to include, all of the applicable items required below concerning the substance of the interview.

A complete and proper recordation of the substance of any interview should include at least the following applicable items:

- 1) A brief description of the nature of any exhibit shown or any demonstration conducted,
- 2) an identification of the claims discussed,
- 3) an identification of the specific prior art discussed,
- 4) an identification of the principal proposed amendments of a substantive nature discussed, unless these are already described on the Interview Summary Form completed by the Examiner.
- 5) a brief identification of the general thrust of the principal arguments presented to the examiner,
 - (The identification of arguments need not be lengthy or elaborate. A verbatim or highly detailed description of the arguments is not required. The identification of the arguments is sufficient if the general nature or thrust of the principal arguments made to the examiner can be understood in the context of the application file. Of course, the applicant may desire to emphasize and fully describe those arguments which he or she feels were or might be persuasive to the examiner.)
- 6) a general indication of any other pertinent matters discussed, and
- 7) if appropriate, the general results or outcome of the interview unless already described in the Interview Summary Form completed by the examiner.

Examiners are expected to carefully review the applicant's record of the substance of an interview. If the record is not complete and accurate, the examiner will give the applicant an extendable one month time period to correct the record.

Examiner to Check for Accuracy

If the claims are allowable for other reasons of record, the examiner should send a letter setting forth the examiner's version of the statement attributed to him or her. If the record is complete and accurate, the examiner should place the indication, "Interview Record OK" on the paper recording the substance of the interview along with the date and the examiner's initials.

Continuation of Substance of Interview including description of the general nature of what was agreed to if an agreement was reached, or any other comments: Applicants' representative contacted Examiner to request an inperson interview to discuss the case and also indicated that Applicants would be willing to amend the trademark Pemulen in the claims for acrylate/C10-30 alkyl acrylate cross-polymer (see attachment). This potential amendment was not deemed sufficient to make the claims allowable. During the in-person interview on 10/3/2013 the following attendees were present: Laura Wine, Debra Condino, Dr. Rhett Schiffman, Dr. Maysa Attar, and Examiner Cordero Garcia. Applicant's representatives described the backroung of dry eye disease, the process of arriving at the claimed invention and discussed: a) unexpected results, b) commercial success and c) long felt need. Further, the Ding et al. patent (US 5,474,979) was discussed with regards to its contents and relation to the claimed invention. With regards to the presented unexpected results, Examiner indicated that it would be necessary to include in a 37 CFR 1.32 declaration all the experimental conditions for the various clinical trials used in the 'unexpected results' evidence, in order to determine whether these clinical trials can be effectively used in the comparison of therapeutic effects of the cyclosporin compositions of Ding et al. with the claimed invention. Examiner also indicated that a first Office Action on the merits would be provided shortly after the interview since the proposed amendment would not obviate all rejections deemed necessary (see attached Office Action) and also briefly discussed potential statutory and non-statutory double patenting issues for the instant application. A courtesy draft of the Office Action was provided to Applicant's representatives.

Interview Agenda

U.S. Patent Application Nos. 13/967,189; 13/967,179; 13/967,163; and 13/967,168 – METHODS OF PROVIDING THERAPEUTIC EFFECTS USING CYCLOSPORIN COMPONENTS Examiner Marcela Cordero Garcia – (410) 262-3037

- Introduction
- Discussion of Claimed Subject Matter
 - Background on Dry Eye Disease
 - The Development and Innovation of the Claimed Formulation
- Presentation of Objective Evidence of Non-Obviousness
 - Unexpected Results
 - Commercial Success
 - Long Felt Need/Failure of Others
- Brief Discussion of Prior Art
 - o Ding (U.S. Patent No. 5,474,979)
- Discussion of Clarifying Amendments

DRAFT CLAIM AMENDMENT

U.S. Patent Application No. 13/967,163 Attorney Ref: 17618CON6B (AP) FOR DISCUSSION PURPOSES ONLY

37. (**Currently Amended**) A topical ophthalmic emulsion for treating an eye of a human having KCS, wherein the topical ophthalmic emulsion comprises cyclosporin A in an amount of about 0.05% by weight, polysorbate 80, Pemulen-acrylate/C10-30 alkyl acrylate cross-polymer, water, and castor oil in an amount of about 1.25% by weight; and

wherein the topical ophthalmic emulsion is therapeutically effective in treating KCS.

60. (Currently Amended) A topical ophthalmic emulsion for treating an eye of a human, the topical ophthalmic emulsion comprising:

cyclosporin A in an amount of about 0.05% by weight;

castor oil in an amount of about 1.25% by weight;

polysorbate 80 in an amount of about 1.0% by weight;

Pemulen-acrylate/C10-30 alkyl acrylate cross-polymer in an amount of about 0.05% by weight;

glycerine in an amount of about 2.2% by weight;

sodium hydroxide; and

water;

wherein the emulsion is effective in treating KCS.



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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. 4274

SERIAL NUMBER	FILING or			CLASS	GR	OUP ART UNIT		ATTORNEY DOCKET NO.	
13/967,163	08/14/2			514		1658		17618CON6B (AP)	
	RULI	<u> </u>							
APPLICANTS Allergan, Inc., Irvine, CA, Assignee (with 37 CFR 1.172 Interest); Andrew Acheampong, Irvine, CA; Diane D. Tang-Liu, Las Vegas, NV; James N. Chang, Newport Beach, CA; David F. Power, Hubert, NC; ** CONTINUING DATA ************************** This application is a CON of 13/961,828 08/07/2013 which is a CON of 11/897,177 08/28/2007 and is a CON of 10/927,857 08/27/2004 ABN which claims benefit of 60/503,137 09/15/2003 ** FOREIGN APPLICATIONS ************************************									
	.A M O GARCIA/	☐ Met aft Allowar	er nce	STATE OR COUNTRY		HEETS AWINGS	TOTA CLAII 25	MS	INDEPENDENT CLAIMS 3
Acknowledged Examiner's Signature Initials									
ALLERGAN, INC. 2525 DUPONT DRIVE, T2-7H IRVINE, CA 92612-1599 UNITED STATES									
TITLE									
METHODS OF PROVIDING THERAPEUTIC EFFECTS USING CYCLOSPORIN COMPONENTS									
FEES: Authority has been given in Paper No to charge/credit DEPOSIT ACCOUNT No for following: All Fees 1.16 Fees (Filing) 1.17 Fees (Processing Ext. of time) 1.18 Fees (Issue) Other Credit									

EAST Search History

EAST Search History (Prior Art)

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
S168	12	cyclosporin same polysorbate same pemulen same castor	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	ADJ	ON	2013/09/27 19:00
S169	4	"2009040032"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	ADJ	ON	2013/09/30 16:36
S170	2	"5,474,979".pn.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	ADJ	ON	2013/09/30 22:58
S171	7	emulsion same cyclosporin same pemulen same (glycerin or demulcent or tonicity) same (buffer or hydroxide)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; BM_TDB	ADJ	ON	2013/10/01 09:28
S172	6	emulsion same cyclosporin same pemulen same (glycerin or demulcent or tonicity) same (buffer or hydroxide) same "castor oil"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	ADJ	ON	2013/10/01 09:29
S173	7	cyclosporin same pemulen same (glycerin or demulcent or tonicity) same (buffer or hydroxide) same "castor oil"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	ADJ	ON	2013/10/01 09:29
S174	373	cyclosporin same "castor oil"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	ADJ	ON	2013/10/01 09:34
S175	32	cyclosporin same "castor oil" and pemulen and polysorbate and buffer and (demulcent or glycerin or glycerine or tonicity)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	ADJ	ON	2013/10/01 09:34

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 $\textbf{C:} \ \textbf{Users} \ \textbf{mgarcia} \ \textbf{Documents} \ \textbf{EAST} \ \textbf{Workspaces} \ \textbf{1166940-b.wsp}$

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Emtree Thesaurus Updated in Embase

Application Numbers for U.S. Patents in CA/CAplus and USPATFUL/USPAT2 Enhanced with U.S. Series Code Information

NEWS 30

NEWS 31

SEP 24

SEP 27

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=> cyclosporin and castor and polysorbate and pemulen and (glycerine or glycerin)
L1 5 CYCLOSPORIN AND CASTOR AND POLYSORBATE AND PEMULEN AND (GLYCERIN
E OR GLYCERIN)

=> d ibib abs total

L1 ANSWER 1 OF 5 CAPLUS COPYRIGHT 2013 ACS on STN

ACCESSION NUMBER: 2012:1578904 CAPLUS

DOCUMENT NUMBER: 157:673350

TITLE: Ophthalmic emulsions containing an immunosuppressive

agent for treatment of eye disorders

INVENTOR(S): Philips, Betty; Bague, Severine; Rabinovich-Guilatt,

Laura; Lambert, Gregory

PATENT ASSIGNEE(S): Novagali Pharma SA, Fr.

SOURCE: U.S., 8pp., Cont.-in-part of U.S. Ser. No. 991,346.

CODEN: USXXAM

DOCUMENT TYPE: Patent LANGUAGE: English

FAMILY ACC. NUM. COUNT: 3

PATENT INFORMATION:

PATENT NO. KIND DATE APPLICATION NO. DATE

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B2 20121030
                                           US 2007-665066
     US 8298569
                                                                   20070411
     US 20090028955
                        A1 20090129
    EP 1655021 A1 20060510 EP 2004-292645 EP 1655021 B1 20081029
                                                                   20041109
    EP 1655021
                        B1 20081029
         R: AT, BE, CH, DE, DK, ES, FR, GB, GR, IT, LI, LU, NL, SE, MC, PT,
             IE, SI, LT, LV, FI, RO, MK, CY, AL, TR, BG, CZ, EE, HU, PL, SK,
             HR, IS, YU
                        A1 20060511 US 2004-991346
     US 20060100288
                                                                   20041118
     US 8298568
                        B2 20121030
                    A2 20060518
A3 20061116
     WO 2006050837
                                         WO 2005-EP11649
                                                                   20051010
     WO 2006050837
            AE, AG, AL, AM, AT, AU, AZ, BA, BB, BG, BR, BW, BY, BZ, CA, CH,
             CN, CO, CR, CU, CZ, DE, DK, DM, DZ, EC, EE, EG, ES, FI, GB, GD,
             GE, GH, GM, HR, HU, ID, IL, IN, IS, JP, KE, KG, KM, KP, KR, KZ,
             LC, LK, LR, LS, LT, LU, LV, LY, MA, MD, MG, MK, MN, MW, MX, MZ,
             NA, NG, NI, NO, NZ, OM, PG, PH, PL, PT, RO, RU, SC, SD, SE, SG,
             SK, SL, SM, SY, TJ, TM, TN, TR, TT, TZ, UA, UG, US, UZ, VC, VN,
             YU, ZA, ZM, ZW
         RW: AT, BE, BG, CH, CY, CZ, DE, DK, EE, ES, FI, FR, GB, GR, HU, IE,
             IS, IT, LT, LU, LV, MC, NL, PL, PT, RO, SE, SI, SK, TR, BF, BJ, CF, CG, CI, CM, GA, GN, GQ, GW, ML, MR, NE, SN, TD, TG, BW, GH, GM, KE, LS, MW, MZ, NA, SD, SL, SZ, TZ, UG, ZM, ZW, AM, AZ, BY,
             KG, KZ, MD, RU, TJ, TM
     AU 2012200251 A1 20120202
AU 2012202829 A1 20120607
                                          AU 2012-200251
                                                             A 20041109
     AU 2012202829
                        A1 20120607
                                          AU 2012-202829
PRIORITY APPLN. INFO.:
                                           EP 2004-292645
                                           US 2004-991346
                                           WO 2005-EP11649
                                                              W 20051010
                                                            A3 20051010
                                           AU 2005-304034
ASSIGNMENT HISTORY FOR US PATENT AVAILABLE IN LSUS DISPLAY FORMAT
    Ophthalmic oil-in-water emulsions, which comprises colloid particles
     having an oily core surrounded by an interfacial film, the emulsion
     comprising an immunosuppressive agent, an oil, preferably at least 50% of
     which being medium-chain triglyceride (MCT), and tyloxapol. Use of such
     an emulsion for the manufacture of medicament for treatment of eye conditions,
     particularly of dry eye diseases. For example, MCT/tyloxapol-based
     emulsions of cyclosporin A produced by the process of the invention
     including a shear mixing step followed by a high pressure homogenization
     were stable for at least 2 wk at 80^{\circ}.
OS.CITING REF COUNT:
                               THERE ARE O CAPLUS RECORDS THAT CITE THIS RECORD
                               (0 CITINGS)
REFERENCE COUNT:
                         15
                               THERE ARE 15 CITED REFERENCES AVAILABLE FOR THIS
                               RECORD. ALL CITATIONS AVAILABLE IN THE RE FORMAT
    ANSWER 2 OF 5 CAPLUS COPYRIGHT 2013 ACS on STN
ACCESSION NUMBER: 2011:1544834 CAPLUS
                        155:694448
DOCUMENT NUMBER:
                        Cyclosporin emulsions
TITLE:
                        Morgan, Aileen; Gore, Anuradha V.; Attar, Mayssa;
INVENTOR(S):
                        Pujara, Chetan
                      Allergan, Inc., USA
PATENT ASSIGNEE(S):
                        PCT Int. Appl., 23pp.
SOURCE:
                        CODEN: PIXXD2
                       Patent
DOCUMENT TYPE:
LANGUAGE:
                        English
FAMILY ACC. NUM. COUNT: 1
PATENT INFORMATION:
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    WO 2011150102 A1 20111201 WO 2011-US37964 20110525
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PRIORITY APPLN. INFO.:
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ASSIGNMENT HISTORY FOR US PATENT AVAILABLE IN LSUS DISPLAY FORMAT
     Disclosed herein is a composition comprising cyclosporin A at a concentration
     between about 0.001% (w/v) and about 1.0% (w/v), a plant oil at a concentration
     between about 0.01% (w/v) and about 10% (w/v), and macrogol 15
     hydroxystearate at a concentration between about 0.01\% (w/v) and about 10\%
(w/v).
                                 THERE ARE 6 CITED REFERENCES AVAILABLE FOR THIS
REFERENCE COUNT:
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                                 RECORD. ALL CITATIONS AVAILABLE IN THE RE FORMAT
    ANSWER 3 OF 5 CAPLUS COPYRIGHT 2013 ACS on STN
                          2008:739200 CAPLUS
ACCESSION NUMBER:
                          149:45292
DOCUMENT NUMBER:
                          Cyclosporin compositions
TITLE:
INVENTOR(S):
                          Graham, Richard S.; Tien, Walter L.; Attar, Mayssa;
                          Schiffman, Rhett; Morgan, Aileen; Hollander, David A.
PATENT ASSIGNEE(S):
                          Allergan, Inc., USA
SOURCE:
                          U.S. Pat. Appl. Publ., 26 pp., Cont.-in-part of U.S.
                          Ser. No. 781,095.
                          CODEN: USXXCO
DOCUMENT TYPE:
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ASSIGNMENT HISTORY FOR US PATENT AVAILABLE IN LSUS DISPLAY FORMAT

AB Disclosed herein are therapeutic methods, compns., and medicaments related to cyclosporine. Loss of corneal sensitivity is treated by administering a composition comprising cyclosporin A at a concentration of from about 0.0001

(w/v) to less than about 0.05 % (w/v) to a person in need thereof. A composition containing cyclosporin A 0.05%, Pemulen TR-2 0.10%, Polysorbate 80 1.00%, glycerin 1.00%, mannitol 2.00%, NaOH to pH 7.35, and purified water q.s. to 100% gave the highest cyclosporin A ocular tissue exposure levels following a single ocular instillation.

L1 ANSWER 4 OF 5 CAPLUS COPYRIGHT 2013 ACS on STN

ACCESSION NUMBER: 2007:63260 CAPLUS

DOCUMENT NUMBER: 146:149038

TITLE: Opthalmic emulsion comprising cyclosporin

INVENTOR(S): Chang, James N.; Olejnik, Orest; Firestone, Bruce A.

PATENT ASSIGNEE(S): Allergan, Inc., USA

SOURCE: U.S. Pat. Appl. Publ., 24pp., Cont.-in-part of U.S.

Ser. No. 181,409.

CODEN: USXXCO

DOCUMENT TYPE: Patent LANGUAGE: English

FAMILY ACC. NUM. COUNT: 3

PATENT INFORMATION:

PATENT NO. KIND		DATE	APPLICATION NO.	DATE
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US 7288520	В2	20071030		
US 20070015690	A1	20070118	US 2005-181178	20050713
US 7297679	В2	20071120		
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US 7202209	В2	20070410		
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