11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 - 11/03/00 -						PATENT N 68668	<b>66</b>
	U.S. UTIL	<b>ITY</b> Paten 0.1.P.E. 3 <sup></sup> 0.A.		NTIOTI PATENT DA MAR 1 5		68668	bb
APPLICATION NO. 09/705630	OR GLASS	SUBCLASS 468	ART UNIT	EXA	MINER	YOUNG	F
Xiu Xiu Cheng Chih-Ming Chen Steve Jan Joseph Chou			\	ά.			
Controlled rele	ase metform.	in, compos	itions				PTO-2040 12/99
	ISSUINC	G CLASSI					
ORIGINAL CLASS SUBCLAS	SS CLASS						·······
424 4 69	424	457	BCLASS (ON	480	133 PER 1		_
INTERNATIONAL CLASSIFICA	- K			100		·	
A61K 9/22							
A61K 9/52						-	
			· · ·				
	· ·			Continued or	n Issue Slip	Inside File Ja	cket
1217/24	Formal Dra	awings ( <u>X</u>	shts) set	forme		11/3	60
		RAWINGS			CLAIM	S ALLOWE	
	Shoets Drwg.	Figs. Drwg.	Print Fig.	Total C		Print Clair	n for O.G.
The term of this patent subsequent to (date) has been disclaimed.	(Assistant E)	Row long	12-13 03 (Date)		E OF ALL		AILED
The term of this patent shall not extend beyond the expiration date		AN K. PAGE	3			<u> </u>	
of U.S Patent. No	SUPERVISORY	PATENT EXAM	NER	Amour		JE FEE	Paid
l (		· · · · · · · · · · · · · · · · · · ·	·	133		33	54 M
The terminalmonths of this patent have been discialmed.	(Primary Ex	Bark	(Date)	ISS			ER
WARNING: The information disclosed herein may be n Possession outside the U.S. Patent & Trad	(Legal instrumen estricted. Unauthorized d emark Office is restricted t	isclosure may be p	(Date) rohibited by the yees and contra	United States ( ctors only.	Code Title 35	5, Sections 122,	181 and 368
Form <b>PTO-436A</b> (Rev. 6/99)			FILED WITH	: 🗌 DISK		FICHE	CD-ROI
ISSUE FEE IN	FILE		ę	• •			
		(FACE)	5	and showing the second	AUF	RÓBINDC	EX100

いたが日本にないてい 

「有ないで、人

;

ţ

ł ţ

9

.

. . . . .

4.9<sup>4</sup>

ł

**X** 

Page 1 of 2



# UNITED STATES PATENT AND TRADEMARK OFFICE

Commissioner for Patents United States Patent and Trademark Office Washington, D.C. 20201 www.usplo.gov

# \*BIBDATASHEET\*

# CONFIRMATION NO. 6707

Bib Data Sheat

SERIAL NUMBER 09/705,630	FILING DATE 11/03/2000 RULE	CLASS 424	GROUP ART 1615	UNIT	ATTORNEY DOCKET NO. 300.1005
APPLICANTS					
Xiu Xiu Cheng, Chih-Ming Cher Steve Jan, Cora		Chou, Manassas, VA;	M		
** CONTINUING DAT	A ****************************	T121			
** FOREIGN APPLIC/	ATIONS ******************	****			
IF REQUIRED, FORE ** 02/01/2001	IGN FILING LICENSE	GRANTED		maana amaanat dadka	
Foreign Priority claimed 35 USC 119 (a-d) conditions met Vorified and Acknowledged Ex	Myrowance M	Itar M Itals Itals STATE OR COUNTRY	SHEETS DRAWING 8	TOTAL CLAIMS 42	INDEPENDENT CLAIMS 2
ADDRESS 23280 DAVIDSON, DAVIDS 485 SEVENTH AVEN NEW YORK , NY 10018					
TITLE Controllec release me	etformin compositions				
No.	S: Authority has been o to charge/c for following	redit DEPÓSIT ACCOL	JNT U.1.1 time )	6 Fees ( Fi	ocessing Ext. of

http://neo:8000/preexam/JavaProxy/jsp/bibdata/transform.jsp

12/15/03





INITIALS

		CONT	ENIS	
·		Date Received (Incl. C. of M.)		Date Received (Incl. C. of M.)
		or Date Mailed		or Date Mailed
1	Application papers.	<u>5/41</u> /	42.	·
	Min DEC FF	OZOZINI	43.	
- <b>-</b>	Re Dor Fee	4-5-01	44.	
- J.	- I DS	@119/01	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·
12/36	Rita	12 31 191	45 <sup>~</sup>	
·/ 5.	- Seg (3ma)	3-27-112	46	
÷ 6.	Intavijen gummary	0 5 112	47	
7.	C.D.J. (Stor)	76-10	48	
8.	The Charles	2.8.10	49	
.9 - ( تار	Termine Disduies			
) /	the 5(3)	10.2202	-51	
11.	(xtof Lime (1mos)	14m	52	
12.	Filleng D	21 10	53	·,
q.07 13.	- heg 3	2-41-0	54	
<u>ु</u> 14.	Jan 196	314102	55	
15	rlerucen Summary	11-20-03 c/m	/ 56	
	nitice allowand	1219-3	56 5/*3 57	·
	QUERY/ 115 04	L	58	
18.	Keg prected talice	1-8-04	59	<u> </u>
19.	Litter Mary Stra	1-12-04	60	
20.	Supplactice of allowand	0 11-30-04	61	· · · · · · · · · · · · · · · · · · ·
21.	Nº QUERYP 12/21/04	l	62	
22.	NRD Hallo	12-28:04	63	
23.		<u>set   1-13-05</u>	64	
24.	₮=.	· · · · · · · · · · · · · · · · · · ·	65	
25.	1		66	
26.	·		67	•
Simply far Editor -			68	
ling and a second s	·		69	
\$	· · · · · · · · · · · · · · · · · · ·		70	
観し	·		71	
ġ,	·			s
			73	
24	·		74	
€vi –	·		75	•
(š.)	. /			_
	•		76	
	•	(6) 29 <u>9</u>	77	
	•	<u></u>	78	
	•		79	
	•		80	
40			81	

82.



(10) **Patent No.:** 

(45) Date of Patent:

# (12) United States Patent

Chen et al.

### (54) CONTROLLED RELEASE METFORMIN COMPOSITIONS

- (75) Inventors: Chih-Ming Chen, Davie, FL (US); Xiu-Xiu Cheng, Davie, FL (US); Steve Jan, Coral Springs, FL (US); Joseph Chou, Manassas, VA (US)
- (73) Assignee: Andrx Labs, LLC, Davie, FL (US)
- (\*) Notice: Subject to any disclaimer, the term of this patent is extended or adjusted under 35 U.S.C. 154(b) by 162 days.

This patent is subject to a terminal disclaimer.

- (21) Appl. No.: 09/705,630
- (22) Filed: Nov. 3, 2000
- (51) Int. Cl.<sup>7</sup> ..... A61K 9/22; A61K 9/52
- (52) U.S. Cl. ..... 424/468; 424/457; 424/474; 424/480

#### (56) References Cited

## **U.S. PATENT DOCUMENTS**

3,845,770 A	. *	11/1974	Theeuwes et al	424/427
5,688,518 A		11/1997	Ayer et al	424/422
5,691,386 A		11/1997	Inman et al	514/691
5,858,398 A		1/1999	Cho	424/450
5,955,106 A	*	9/1999	Moeckel et al	424/464
6,010,718 A		1/2000	Al-Razzak et al	424/464

# 

US 6,866,866 B1

\*Mar. 15, 2005

6,099,862 A	•	8/2000	Chen et al	424/473
6,284,275 B1	٠	9/2001	Chen et al	424/473
6,475,521 B1		11/2002	Timmins et al	424/469

## FOREIGN PATENT DOCUMENTS

wo	WO 99/47125		*	9/1999	
WO	WO 9947125	A1	*	9/1999	A61K/9/20
WO	9947125			9/1999	A61K/9/20
WO	WO 00/28989		*	5/2000	
wo	WO 0028989	<b>A</b> 1	*	5/2000	A61K/31/353

# OTHER PUBLICATIONS

Chiao, C. Sustained-Release Drug Delivery Systems Remington: The Science and Practice of Pharmacy, 1995, Mack Publishing Company, Easton, PA pp. 1660–1669.\*

\* cited by examiner

Primary Examiner—Thurman K. Page Assistant Examiner—Micah Paul Young

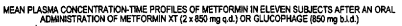
(74) Attorney, Agent, or Firm—Davidson, Davidson &

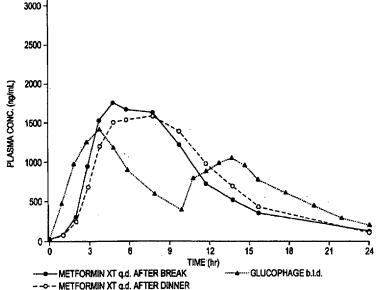
Kappel, LLC

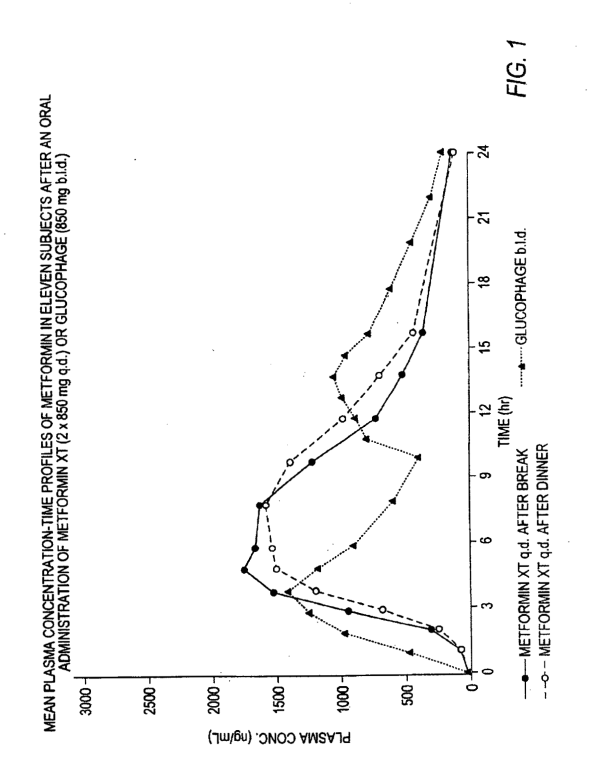
#### (57) ABSTRACT

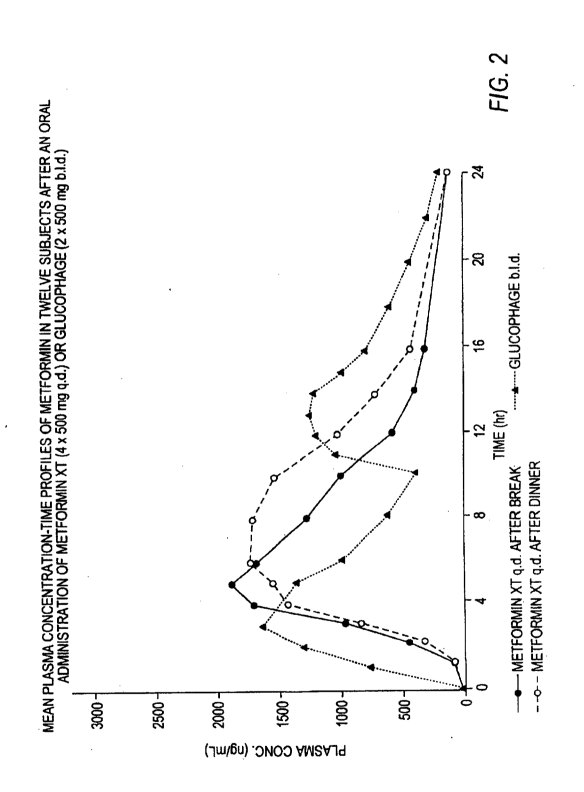
A composition for treating patients having non-insulindependent diabetes mellitus (NIDDM) by administering a controlled release oral solid dosage form containing preferably a biguanide drug such as metformin, on a once-a-day basis. The dosage form provides a mean time to maximum plasma concentration  $(T_{max})$  of the drug which occurs at 5.5 to 7.5 hours after oral administration on a once-a-day basis to human patients. Preferably, the dose of drug is administered at dinnertime to a patient in the fed state.

### 25 Claims, 8 Drawing Sheets

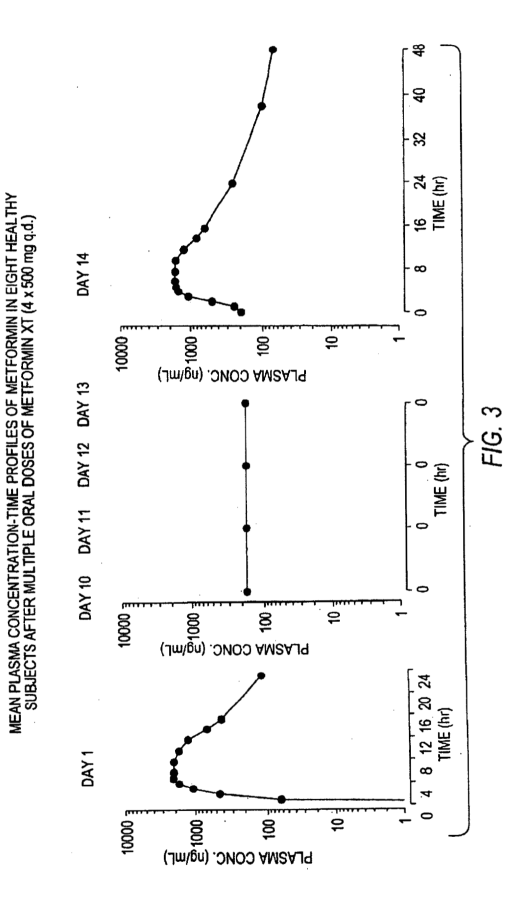






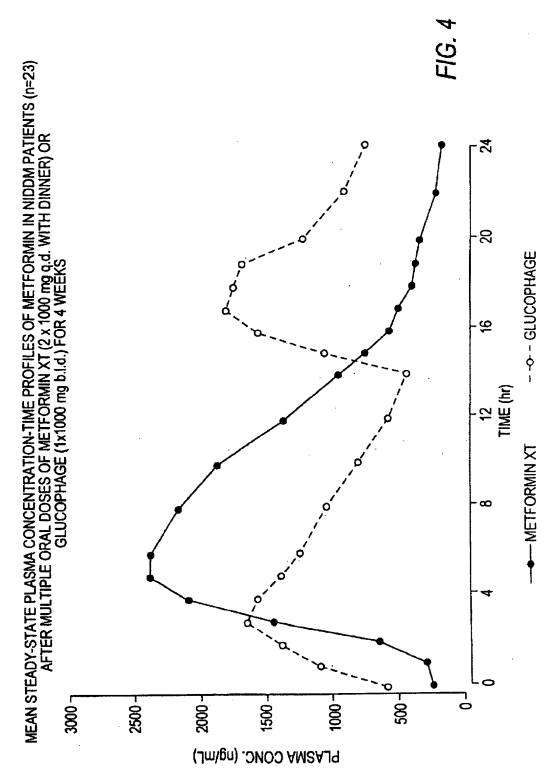


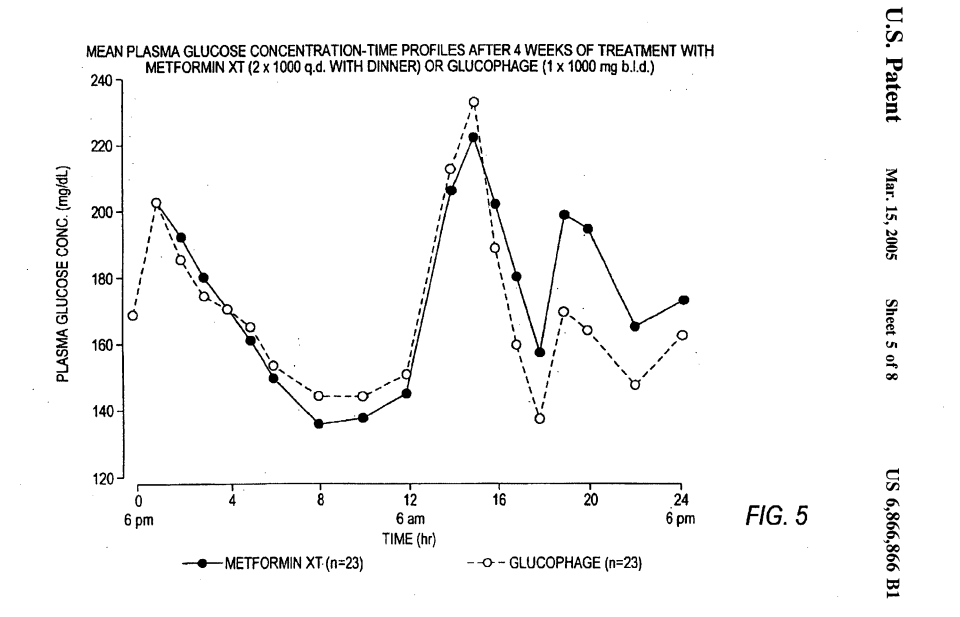




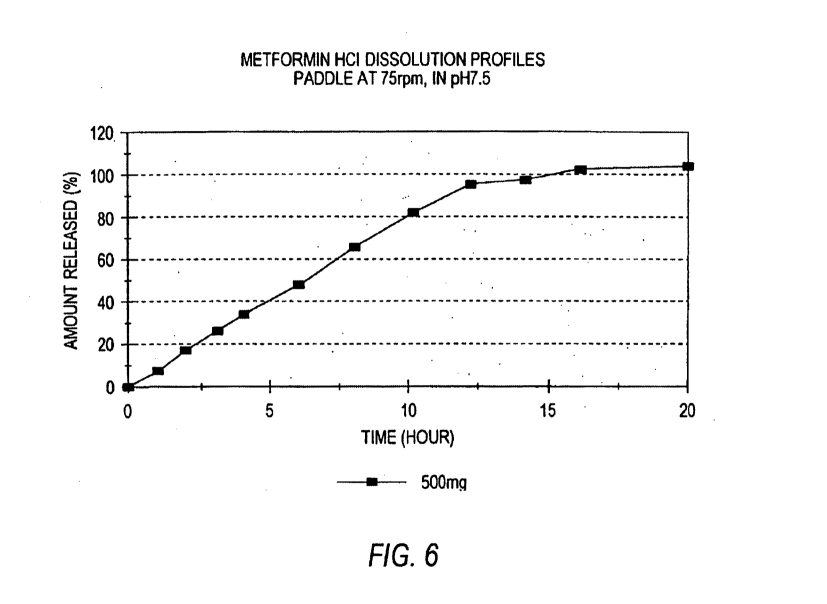
AUROBINDO EX1005, 7







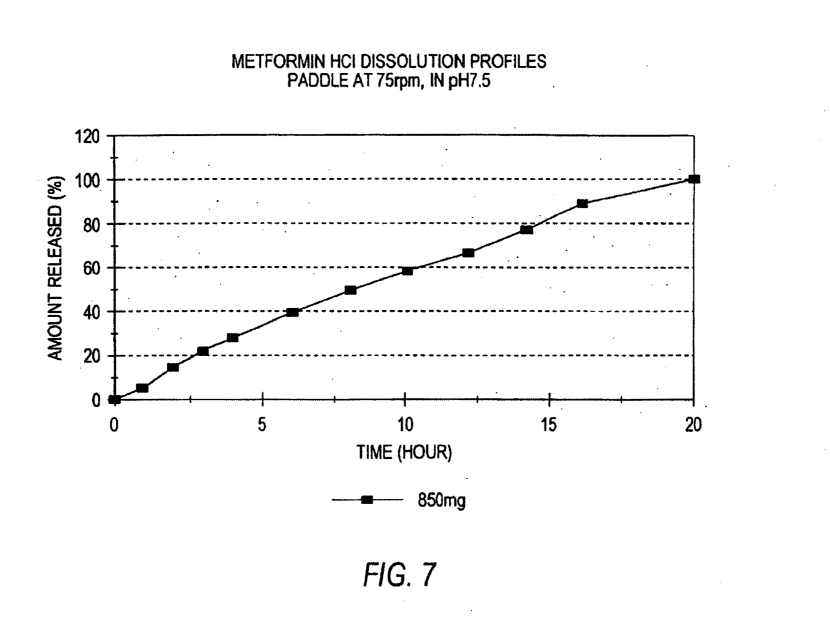
AUROBINDO EX1005, 9



U.S. Patent Mar. 15, 2005

Sheet 6 of 8

US 6,866,866 B1



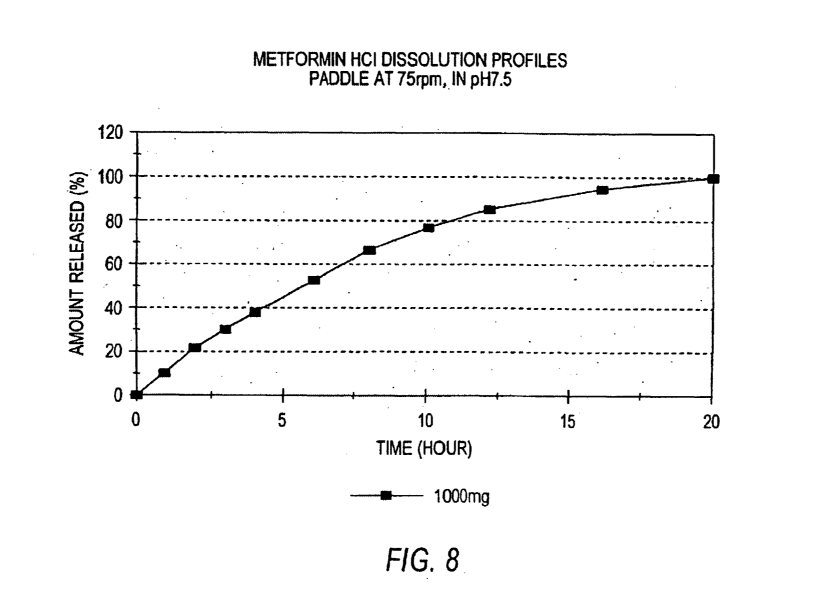
Patent

U.S.

Mar. 15, 2005

Sheet 7 of 8

US 6,866,866 B1





US 6,866,866 B1

5

## CONTROLLED RELEASE METFORMIN COMPOSITIONS

#### BACKGROUND OF THE INVENTION

The present invention relates to controlled release unit dose formulations containing an antihyperglycemic drug. More specifically, the present invention relates to an oral dosage form comprising a biguanide such as metformin or buformin or a pharmaceutically acceptable salt thereof such as metformin hydrochloride or the metformin salts described in U.S. Pat. Nos. 3,957,853 and 4,080,472 which are incorporated herein by reference.

In the prior art, many techniques have been used to provide controlled and extended-release pharmaceutical dosage forms in order to maintain therapeutic serum levels of medicaments and to minimize the effects of missed doses of drugs caused by a lack of patient compliance.

In the prior art are extended release tablets which have an osmotically active drug core surrounded by a semipermeable membrane. These tablets function by allowing a fluid such as gastric or intestinal fluid to permeate the coating membrane and dissolve the active ingredient so it can be released through a passageway in the coating membrane or if the active ingredient is insoluble in the permeating fluid, pushed 25 through the passageway by an expanding agent such as a hydrogel. Some representative examples of these osmotic tablet systems can be found in U.S. Pat. Nos. 3,845,770, 3,916,899, 4,034,758, 4,077,407 and 4,783,337. U.S. Pat. 30 No. 3,952,741 teaches an osmotic device wherein the active agent is released from a core surrounded by a semipermeable membrane only after sufficient pressure has developed within the membrane to burst or rupture the membrane at a weak portion of the membrane. 35

The basic osmotic device described in the above cited patents have been refined over time in an effort to provide greater control of the release of the active ingredient. For example U.S. Pat. Nos. 4,777,049 and 4,851,229 describe an osmotic dosage form comprising a semipermeable wall surrounding a core. The core contains an active ingredient and a modulating agent wherein the modulating agent causes the active ingredient to be released through a passageway in the semipermeable membrane in a pulsed manner. Further refinements have included modifications to the semipermeable membrane surrounding the active core such as varying the proportions of the components that form the membrane; i.e., U.S. Pat. Nos. 5,178,867, 4,587,117 and 4,522,625 or increasing the number of coatings surrounding the active core; i.e., U.S. Pat. Nos. 5,650,170 and 4,892,739.

Although vast amounts of research has been performed on controlled or sustained release compositions and in particular on osmotic dosage forms, very little research has been performed in the area of controlled or sustained release compositions that employ antihyperglycemic drugs. 55

Metformin is an oral antihyperglycemic drug used in the management of non-insulin-dependent diabetes mellitus (NIDDM). It is not chemically or pharmacologically related to oral sulfonylureas. Metformin improves glucose tolerance in NIDDM patients by lowering both basal and postprandial 60 plasma glucose. Metformin hydrochloride is currently marketed as GLUCOPHAGE® tablets by Bristol-Myers Squibb Co. Each GLUCOPHAGE® tablet contains 500, 850 or 1000 mg of metformin hydrochloride. There is no fixed dosage regimen for the management of hyperglycemia in 65 diabetes mellitus with GLUCOPHAGE®. Dosage of GLU-COPHAGE® is individualized on the basis of both effec-

tiveness and tolerance, while not exceeding the maximum recommended dose of 2550 mg per day.

Metformin has been widely prescribed for lowering blood glucose in patients with NIDDM. However, being a short acting drug, metformin requires twice-daily (b.i.d.) or threetimes-a-day (t.i.d.) dosing. Adverse events associated with metformin use are often gastrointestinal in nature (e.g., anorexia, nausea, vomiting and occasionally diarrhea, etc.). These adverse events may be partially avoided by either reducing the initial and/or maintenance dose or using an extended-release dosage form. Another clear advantage of an extended release dosage form is a reduction in the frequency of administration. All of these findings suggest that an extended-release dosage form of metformin may improve the quality of therapy in patients with NIDDM and the safety profile relative to a conventional dosage form.

The limited work on controlled or sustained release formulations that employ antihyperglycemic drugs such as metformin hydrochloride includes the combination of the antihyperglycemic drug and an expanding or gelling agent to control the release of the drug from the dosage form. This research is exemplified by the teachings of WO 96/08243 and by the GLUCOPHAGE® metformin HCI product.

It is reported in the 50<sup>th</sup> Edition of the Physicians' Desk Reference, copyright 1996, p. 753, that food decreases the extent and slightly delays the absorption of metformin delivered by the GLUCOPHAGE® dosage form. This decrease is shown by approximately a 40% lower peak concentration, a 25% lower bioavailability and a 35-minute prolongation of time to peak plasma concentration following administration of a single GLUCOPHAGE® tablet containing 850 mg of metformin HCl with food compared to the similar tablet administered under fasting conditions.

A controlled release metformin dosage form is also described in WO 99/47128. This a reference describes a controlled release delivery system for metformin which includes an inner solid particulate phase formed of substantially uniform granules containing metformin and one or more hydrophilic polymers, one or more hydrophobic polymers and one or more hydrophobic materials, and an outer continuous phase in which the above granules are embedded and dispersed throughout. The outer continuous phase includes one or more hydrophilic polymers, one or more hydrophobic polymers and one or more hydrophobic materials.

Our own WO 99/47125 discloses controlled release metformin formulations providing a Tmax from 8 to 12 hours.

#### OBJECTS AND SUMMARY OF THE INVENTION

It is an object of the present invention to provide a controlled or sustained release of an antihyperglycemic drug which provides effective control of blood glucose levels in humans.

It is a further object of the present invention to provide a method of treating human patients with non-insulindependent diabetes mellitus (NIDDM) on a once-a-day basis with an antihyperglycemic drug which provides effective control of blood glucose levels in humans.

It is a further object of the present invention to provide formulations for treating human patients with non-insulindependent diabetes mellitus (NIDDM) which provides advantages over the state-of-the-art, and which may be administered on a once-a-day basis by itself or together with other antidiabetic agents, and methods thereof.

It is a further object of the present invention to provide a controlled or sustained release formulation of an antihyperglycernic drug wherein the bioavailability of the drug is not decreased by the presence of food.

It is a further object of the present invention to provide a controlled or sustained release formulation of an antihyperglycemic drug that does not employ an expanding polymer.

It is also a further object of the present invention to provide a controlled or sustained release formulation of an antihyperglycemic drug that can provide continuous and non-pulsating therapeutic levels of the drug to an animal or human in need of such treatment over a twelve hour to <sup>10</sup> twenty-four hour period.

It is an additional object of other embodiments of the present invention to provide a controlled or sustained release formulation for an antihyperglycemic drug that obtains peak plasma levels from 5.5 to 7.5 hours after administration under various conditions. Alternatively, the time to peak plasma levels are from 6.0 to 7.0, from 5.5 to 7.0 or from 6.0 to 7.5.

It is also an object of this invention to provide a controlled or sustained release pharmaceutical formulation having a homogeneous core wherein the core component may be made using ordinary tablet compression techniques.

In accordance with the above-mentioned objects and others, the present invention provides a controlled release oral dosage form comprising an antihyperglycemic drug, preferably a biguanide (e.g., metformin or a pharmaceutically acceptable salt thereof) that is suitable for providing once-a-day administration of the drug, wherein the dosage form provides a mean time to maximum plasma concentration ( $T_{max}$ ) of the drug from 5.5 to 7.5 hours after administration. The dosage form comprises the drug and a membrane. In certain preferred embodiments, the dosage form comprises a tablet.

In preferred embodiments, the controlled release oral 35 dosage form of the present invention is a tablet comprising: (a) a core comprising:

(i) the antihyperglycemic drug;

(ii) optionally a binding agent; and

(iii) optionally an absorption enhancer;

(b) a membrane coating surrounding the core; and

(c) at least one passageway in the membrane.

When the drug is metformin or a pharmaceutically acceptable salt thereof and is administered on a once-a-day basis, the daily dose may vary, e.g., from about 500 mg to about 45 2500 mg. Such daily dose may be contained in one controlled-release dosage form of the invention, or may be contained in more than one such dosage form. For example, a controlled-release metformin dosage form may be formulated to contain about 1000 mg of the drug, and two of said 50 dosage form may be administered together to provide oncea-day metformin therapy. The daily dose of the drug (i.e. metformin or pharmaceutically acceptable salt thereof) may range from about 500 mg to about 2500 mg, from about 1000 mg to about 2500 mg, or from about 2000 mg to about 55 2500 mg, depending on the clinical needs of the patient.

In certain preferred embodiments, the controlled release solid oral dosage form of the present invention provides a width at 50% of the height of a mean plasma concentration/ time curve of the drug (e.g., of metformin) from about 4.5 60 to about 13 hours, more preferably from about 5.5 to about 10 hours, more preferably from about 6 to about 8 hours.

In certain embodiments, the controlled release oral dosage form of the present invention provides a mean maximum plasma concentration ( $C_{max}$ ) of the antihyperglycemic drug 65 which is more than about seven times the mean plasma level of said drug at about 24 hours after administration. In

preferred embodiments, the controlled release oral dosage form of the present invention provides a mean maximum plasma concentration ( $C_{max}$ ) of the drug which is from about 7 times to about 14 times the plasma level of the drug at about 24 hours after the administration, more preferably from about 8 times to about 12 times the plasma level of the drug at about 24 hours after administration.

In certain embodiments of the present invention, when the drug is metformin or a pharmaceutically acceptable salt thereof, the controlled release oral dosage form provides a mean maximum plasma concentration  $(C_{max})$  of the drug that is about 1500 ng/ml to about 3000 ng/ml, based on administration of a 2000 mg once-a-day dose of metformin, more preferably about 1700 ng/ml to about 2000 ng/ml, based on administration of a 2000 mg once-a-day dose of metformin.

In certain embodiments of the present invention, when the drug is metformin or a pharmaceutically acceptable salt thereof, the controlled release dosage form provides a mean  $AUC_{0.24hr}$  that is about 17200 ng.hr/ml to about 33900 ng.hr/ml, based on administration of a 2000 mg once-a-day dose of metformin; preferably about 17200 ng.hr/ml to about 26500 ng.hr/ml, based on administration of a 2000 mg once-a-day dose of metformin; more preferably about 19800 ng.hr/ml to about 33900 ng.hr/ml, based on administration of a 2000 mg once-a-day dose of metformin; more preferably about 19800 ng.hr/ml to about 33900 ng.hr/ml, based on administration of a 2000 mg once-a-day dose of metformin.

In certain embodiments of the invention, the administration of the antihyperglycemic drug, e.g., at least one metformin dosage form provides a mean AUC<sub>0-24hr</sub> from at least 80%, preferably at least 90% of the mean AUC<sub>0-24</sub> provided by administration of the reference standard (GLUCOPHAGE) twice a day, wherein the daily dose of the reference standard is equal to the once-a day dose of metformin administered in the controlled release oral dosage form of the present invention.

In certain embodiments of the present invention, the controlled release dosage form exhibits the following dissolution profiles of the antihyperglycemic drug (e.g., metformin) when tested in a USP type 2 apparatus at 75 rpm 40 in 900 ml of simulated intestinal gastric fluid (pH 7.5 phosphate buffer) at 37° C.: 0-30% of the drug released after

2 hours; 10-45% of the drug released after 4 hours; 30-90% of the drug released after 8 hours; not less than 50% of the drug released after 12 hours; not less than 60% of the drug released after 16 hours; and not less than 70% of the drug released after 20 hours.

In certain preferred embodiments, the controlled release solid oral dosage form exhibits the following dissolution profiles when tested in USP type 2 apparatus at 75 rpm in 900 ml of simulated intestinal gastric fluid (pH 7.5 phosphate buffer) at 37° C.: 0–25% of the drug (e.g., metformin or a pharmaceutically acceptable salt thereof) released after 2 hours; 20–40% of the drug released after 4 hours; 45–90% of the drug released after 8 hours; not less than 60% of the drug released after 12 hours; not less than 70% of the drug released after 16 hours; and not less than 80% of the drug released after 20 hours.

With respect to embodiments of the present invention where the antihyperglycemic drug is metformin, it has been found that drugs such as metformin provide substantially linear pharmacokinetics up to a level of about 2 grams per day. Therefore, it is contemplated for purposes of the present invention that a given plasma level (e.g.,  $C_{max}$ ) of metformin per specified dose will be directly proportional to other doses of metformin. Such proportional doses and plasma levels are contemplated to be within the scope of the invention and to be within the scope of the appended claims. The dosage form of the present invention can provide therapeutic levels of the antihyperglycemic drug for twelve to twenty-four hour periods and does not exhibit a decrease in bioavailability if taken with food. In fact, a slight increase in the bioavailability of the antihyperglycemic drug is 5 observed when the controlled release dosage form of the present invention is administered with food. In a preferred embodiment, the dosage form can be administered once-aday, ideally with or after a meal, preferably with or after the evening meal, and provides therapeutic levels of the drug 10 throughout the day with peak plasma levels being obtained between 5.5 to 7.5 hours after administration.

The present invention is also directed to a method of lowering blood glucose levels in human patients needing treatment for non-insulin-dependent diabetes mellitus 15 (NIDDM), comprising orally administering to human patients on a once-a-day basis a dose of a drug comprising a biguanide (e.g., metformin or a pharmaceutically acceptable salt thereof), said drug being contained in at least one solid oral controlled release dosage form of the present 20 invention. When the drug is metformin, the daily dose of the drug may be from about 500 mg to about 2500 mg, from about 1000 mg to about 2500 mg, or from about 2000 mg to about 2500 mg, depending on the clinical needs of the patient. 25

The controlled release dosage form of the present invention provides a delayed  $T_{max}$ , as compared to the  $T_{max}$ provided by GLUCOPHAGE. The delayed  $T_{max}$  occurs from 5.5 to 7.5 hours after administration. If the drug (e.g., metformin) is administered at dinner time, the  $T_{max}$  would 30 occur during the time when gluconeogenesis is usually at its highest (e.g., around 2 a.m.). The present invention also includes a method of treating

patients with NIDDM comprising orally administering to human patients on a once-a-day basis a dose of a drug 35 comprising a biguanide (e.g., metformin or a pharmaceutically acceptable salt thereof), contained in at least one oral controlled release dosage form of the present invention. When the drug is metformin, the daily dose of the drug maybe from about 500 mg to about 2500 mg, from about 1000 mg to about 2500 mg, or from about 2000 mg to about 2500 mg, depending on the clinical needs of the patient. In certain embodiments, the method of treatment according to the present invention involves once-per-day metformin monotherapy as an adjunct to diet to lower blood glucose in 45 patients with NIDDM whose hyperglycemia may not be satisfactorily managed on diet alone. In certain other embodiments, the once-a-day metformin therapy of the present invention may be used concomitantly with a sulfonylurea, e.g., when diet and monotherapy with a sulfonylurea alone do not result in adequate glycemic control. In certain other embodiments, the once-a-day metformin therapy of the present invention may be used concomitantly with a glitazone, e.g., when diet and monotherapy with a glitazone alone do not result in adequate glycemic control. 55

The present invention is further directed to a method of controlling the serum glucose concentration in human patients with NIDDM, comprising administering to patients having NIDDM on a once-a-day basis, preferably at dinner time, an effective dose of a biguanide (e.g., metformin) contained in at least one oral controlled release dosage form of the present invention.

The present invention further includes a controlledrelease dosage form of a drug comprising a biguanide (e.g., metformin) suitable for once-a-day administration to human 65 patients with NIDDM, the dosage form comprising an effective amount of the drug to control blood glucose levels

for up to about 24 hours and an effective amount of a controlled-release carrier to provide controlled release of the drug with a mean time to maximum plasma concentration  $(T_{max})$  of the drug from 5.5 to 7.5 hours after administration and a width at 50% of the height of a mean plasma concentration/time curve of the drug from about 6 to about 13 hours. In preferred embodiments, the administration of the controlled-release dosage form occurs at fed state, more preferably at dinner time.

In certain preferred embodiments, the controlled-release dose of the drug (e.g., metformin or a pharmaceutically acceptable salt thereof) according to the present invention is provided by one or more of a controlled-release tablet comprising

(a) a core comprising:

 (i) the antihyperglycemic drug (e.g., metformin or a pharmaceutically acceptable salt thereof);

- (ii) optionally a binding agent; and
- (iii) optionally an absorption enhancer;

(b) a membrane coating surrounding the core; and

(c) at least one passageway in the membrane.

In certain preferred embodiments, the mean time to maximum plasma concentration of the drug is reached from 6.5 to 7.5 hours after administration at dinner time.

In certain embodiments of the invention when the drug is a biguanide (e.g. metformin or a pharmaceutically acceptable salt thereof), the controlled release dosage form provides upon single administration, a higher mean fluctuation index in the plasma than an equivalent dose of an immediate release composition administered as two equal divided doses, one divided dose at the start of the dosing interval and the other divided dose administered 12 hours later, preferably maintaining bioavailability from at least 80% preferably from at least 90% of the immediate release composition.

In certain embodiments of the present invention, the mean fluctuation index of the dosage form is from about 1 to about 4, preferably about 2 to about 3, more preferably about 2.5.

In certain embodiments of the invention which exhibit a higher mean fluctuation index in the plasma than an equivalent dose of an immediate release composition administered as two equal divided doses, the ratio of the mean fluctuation index between the dosage form and the immediate release composition is about 3:1, preferably about 2:1, more preferably 1.5:1.

When the drug is metformin or a pharmaceutically acceptable salt thereof, the doses of drug which exhibit the above disclosed mean fluctuation indexes can be any effective dose administered to a patient with NIDDM for the reduction of serum glucose levels. For example, the dose can from about 500 mg to about 2500 mg, from about 1000 mg to about 2000 mg or from about 850 mg to about 1700 mg metformin or pharmaceutically acceptable salt thereof.

The drugs which may used in conjunction with the present 55 invention include those drugs which are useful for the treatment of non-insulin-dependent diabetes mellitus (NIDDM), including but not limited to biguinides such as metformin or buformin or pharmaceutically acceptable salts thereof. When the drug used in the present invention is 60 metformin, it is preferred that the metformin be present in a salt form, preferably as metformin hydrochloride.

The term "metformin" as it is used herein means metformin base or any pharmaceutically acceptable salt e.g., metformin hydrochloride.

The term "dosage form" as it is used herein means at least one unit dosage form of the present invention (e.g. the daily dose of the antihyperglycemic agent can be contained in 2 unit dosage forms of the present invention for single oncea-day administration).

The term "morning" as it is used herein with respect to the dosing of the controlled release formulations of the invention means that the controlled release formulation is orally administered early in the day after the patient has awakened from overnight sleep, generally between about 6 a.m. and 11 a.m. (regardless of whether breakfast is eaten at that time, unless so specified herein).

The term "dinnertime" or "at dinner" as it is used herein 10 with respect to the dosing of the controlled release formulations of the invention means that the controlled release formulation is orally administered at a time when dinner is normally eaten (regardless of whether a meal is actually eaten at that time, unless so specified herein), generally 15 between about 4 p.m. and 8 p.m. The term "bedtime" as it is used herein with respect to the

The term "bedtime" as it is used herein with respect to the dosing of the controlled release formulations of the invention means that the controlled release formulation is orally administered before the patient goes to bed in the evening, 20 generally between about 8 p.m. and 12 p.m.

The term "therapeutically effective reduction" when used herein is meant to signify that blood glucose levels are reduced by approximately the same amount as an immediate release reference standard (e.g., GLUCOPHAGE®) or 25 more, when the controlled release dosage form is orally administered to a human patient on a once-a-day basis.

The term "sustained release" and "controlled release" are used interchangeably in this application and are defined for purposes of the present invention as the release of the drug 30 from the dosage form at such a rate that when a once-a-day dose of the drug is administered in the sustained release or controlled-release form, blood (e.g., plasma) concentrations (levels) of the drug are maintained within the therapeutic range but below toxic levels over a period of time from 35 about 12 to about 24 hours. When the drug used in the present invention is metformin (preferably metformin hydrochloride) the controlled release solid oral dosage form containing such drug is also referred to as "Metformin XT"

containing such drug is also referred to as "Metformin XT." The term " $C_{max}$ " is the highest plasma concentration of 40 the drug attained within the dosing interval, i.e., about 24 hours.

The term " $C_{min}$ " is the minimum plasma concentration of the drug attained within the dosing interval, i.e. about 24 hours.

The term " $C_{avg}$ " as used herein, means the plasma concentration of the drug within the dosing interval, i.e. about 24-hours, and is calculated as AUC/dosing interval.

The term " $T_{max}$ " is the time period which elapses after administration of the dosage form at which the plasma 50 concentration of the drug attains the highest plasma concentration of drug attained within the dosing interval (i.e., about 24 hours).

The term "AUC" as used herein, means area under the plasma concentration-time curve, as calculated by the trap- 55 ezoidal rule over the complete 24-hour interval.

The term "steady state" means that the blood plasma concentration curve for a given drug does not substantially fluctuate after repeated doses to dose of the formulation.

The term "single dose" means that the human patient has 60 received a single dose of the drug formulation and the drug plasma concentration has not achieved steady state.

The term "multiple dose" means that the human patient has received at least two doses of the drug formulation in accordance with the dosing interval for that formulation 65 (e.g., on a once-a-day basis). Patients who have received multiple doses of the controlled release formulations of the

invention may or may not have attained steady state drug plasma levels, as the term multiple dose is defined herein.

The term "a patient" means that the discussion (or claim) is directed to the pharmacokinetic parameters of an individual patient and/or the mean pharmacokinetic values obtained from a population of patients, unless further specified.

The term "mean", when preceding a pharmacokinetic value (e.g. mean  $T_{max}$ ) represents the arithmetic mean value of the pharmacokinetic value taken from a population of

patients unless otherwise specified (e.g. geometric mean). The term "Degree of Fluctuation" is expressed as  $(C_{max}-C_{min})/C_{avg}$ .

#### BRIEF DESCRIPTION OF THE DRAWINGS

FIG. 1 is a graph showing the relative bioavailability of the metformin XT formulation of Example 2 to GLUCOPH-AGE® for Clinical Study 2.

FIG. 2 is a graph showing the relative bioavailability of the metformin XT formulation of Example 1 (500 mg) to GLUCOPHAGE® for Clinical Study 3.

FIG. 3 is a graph showing the difference in plasma concentration-time profiles of metformin in eight healthy volunteers between Day 1 and Day 14 dosing following oral administration of the metformin XT formulation of Example 1,  $4 \times 500$  mg q.d. for 14 days for Clinical Study 4.

FIG. 4 is a graph showing the mean plasma profiles and values of pharmacokinetic parameters of the metformin XT formulation of Example 3 for Clinical Study 5.

FIG. 5 is a graph showing the mean plasma glucose concentration-time profiles after 4 weeks of treatment with the metformin XT formulation of Example 3 and GLU-COPHAGE® for Clinical Study 5.

FIG. 6 is a graph showing the dissolution profile of a 500 mg controlled release metformin formulation of Example 1 of the present invention.

FIG. 7 is a graph showing the dissolution profile of a 850 mg controlled release metformin formulation of Example 2 of the present invention.

FIG. 8 is a graph showing the dissolution profile of a 1000 mg controlled release metformin formulation of Example 3 of the present invention.

#### DETAILED DESCRIPTION OF THE INVENTION

The term antihyperglycemic drugs as used in this specification refers to drugs that are useful in controlling or managing noninsulin-dependent diabetes mellitus (NIDDM). Preferably, the antihyperglycemic drug is a biguanide such as metformin or buformin or a pharmaceutically acceptable salt thereof such as metformin hydrochloride.

It has surprisingly been found that when biguanides such as metformin are administered orally in a controlled release dosage form suitable for once-a-day dosing in the "fed" state, preferably at dinner, the bioavailability is improved as compared to the administration of the controlled release dosage form in the "fasted" state. This is in contrast to GLUCOPHAGE®, which exhibits opposite characteristics. In accordance with the methods and dosage forms of the present invention, it has been determined that the patients suffering from NIDDM achieve improved results (e.g., lowered blood glucose levels) than GLUCOPHAGE® administered according to accepted protocols, e.g., on a twice-aday basis.

The methods and dosage forms of the invention provide the further advantage in that when dosed at dinnertime, the controlled release formulations of the invention provide a  $T_{max}$  (from 5.5 to 7.5 hours) after oral administration (which  $T_{max}$  is delayed relative to the reference standard, GLUCOPHAGE®), such that the level of drug is greatest at the time when human patients are manufacturing glucose at 5 highest levels. Gluconeogenesis is well known to those skilled in the art to be greatest at night. Thus, in accordance with the invention, the  $T_{max}$  of the drug occurs for example between 11:30 p.m. and 1:30 a.m., based on a dose administered at 6:00 p.m. Likewise, such administration of the 10 dosage form provides lower drug levels during the day (e.g. the afternoon) when gluconeogenesis is lower than at night. Also, the invention preferably provides the added benefit of lowering insulin levels. Insulin is considered a risk factor in NIDDM, in and of itself, for cardiovascular disease. 15

In comparison to a twice-daily dose of the reference standard (GLUCOPHAGE®), the plasma levels of metformin are preferably lower in the afternoon. This is an advantage particularly in patients who are under concomitant therapy with one or more additional antidiabetic agents, <sup>20</sup> such as for example, a sulfonylurea. It is known in the art that to date approximately 60% of patients being treated with metformin are also being treated with at least one additional antidiabetic agent (such as a sulfonylurea). Sulfonylureas can possibly cause hypoglycemia, whereas metformin cannot, so there is a benefit to having lower metformin levels in the blood during the afternoon due to the potential for the patient to have hypoglycemia.

Accordingly, the present invention also includes a method of treating human patients with NIDDM comprising administering on a once-a-day basis a therapeutically effective dose of metformin in a controlled-release oral dosage form ("Metformin XT"), in combination with administering an effective amount of a sulfonylurea. In preferred embodiments, metformin is provided by a controlled release dosage form comprising metformin or a pharmaceutically acceptable salt thereof, the dosage form being useful for providing a once-a-day oral administration of the drug, wherein the dosage form provides a mean time to maximum plasma concentration ( $T_{max}$ ) of metformin from 5.5 to 7.5<sup>40</sup> hours after administration.

In certain embodiments, the combination therapy may be provided as follows. If patients do not respond to four weeks of the maximum dose of Metformin XT (2500 mg/day) monotherapy, a sulfonylurea may be gradually added while maintaining the maximum dose of Metformin XT, even if prior primary or secondary failure to a sulfonylurea has occurred. Examples of the sulfonylurea include glyburide (glibenclamid), chloropropamide, tolbutamide, glipizide, acetohexamide and tolazamide. Although Metformin XT is preferably administered on once-a-day basis, the sulfonylurea may be administered in a different dosage form and at a different frequency.

With concomitant Metformin XT and sulfonylurea 55 therapy, the desired control of blood glucose may be obtained by adjusting the dose of each drug.

In certain embodiments, the foregoing objectives are met by a controlled release dosage form comprising:

(a) a core comprising:

(i) an antihyperglycemic drug;

(ii) optionally a binding agent; and

(iii) optionally an absorption enhancer;

(b) a membrane coating surrounding the core; and

(c) at least one passageway in the membrane.

The binding agent may be any conventionally known pharmaceutically acceptable binder such as polyviny! pyrrolidone, hydroxypropyl cellulose, hydroxyethyl cellulose, ethylcellulose, polymethacrylate, waxes and the like. Mixtures of the aforementioned binding agents may also be used. The preferred binding agents are water soluble such as polyvinyl pyrrolidone having a weight average molecular weight of 25,000 to 3,000,000. The binding agent comprises approximately about 0 to about 40% of the total weight of the core and preferably about 3% to about 15% of the total weight of the core.

The core may optionally comprise an absorption enhancer. The absorption enhancer can be any type of absorption enhancer commonly known in the art such as a fatty acid, a surfactant, a chelating agent, a bile salt or mixtures thereof. Examples of some preferred absorption enhancers are fatty acids such as capric acid, oleic acid and their monoglycerides, surfactants such as sodium lauryl sulfate, sodium taurocholate and polysorbate 80, chelating agents such as citric acid, phytic acid, ethylenediamine tetraacetic acid (EDTA) and ethylene glycol-big (B-aminoethyl ether ---N,N,N-tetraacetic acid (EGTA). The core comprises approximately 0 to about 20% of the absorption enhancer based on the total weight of the core and most preferably about 2% to about 10% of the total weight of the core.

In this embodiment, the core which comprises the antihyperglycemic drug, the binder which preferably is a pharmaceutically acceptable water soluble polymer and the absorption enhancer is preferably formed by wet granulating the core ingredients and compressing the granules with the addition of a lubricant into a tablet on a rotary press. The core may also be formed by dry granulating the core ingredients and compressing the granules with the addition of a lubricant into tablets or by direct compression.

Other commonly known excipients may also be included into the core such as lubricants, pigments or dyes.

The homogeneous core is coated with a membrane, preferably a polymeric membrane to form the controlled release tablet of the invention. The membrane can be a semipermeable membrane by being permeable to the passage of external fluid such as water and biological fluids and being impermeable to the passage of the antihyperglycemic drug in the core. Materials that are useful in forming the membrane are cellulose esters, cellulose diesters, cellulose triesters, cellulose ethers, cellulose ester-ether, cellulose acylate, cellulose diacylate, cellulose triacylate, cellulose acetate, cellulose diacetate, cellulose triacetate, cellulose acetate propionate, and cellulose acetate butyrate. Other suitable polymers are described in U.S. Pat. Nos. 3,845,770, 3,916,899, 4,008,719, 4,036,228 and 4,11210 which are incorporated herein by reference. The most preferred membrane material is cellulose acetate comprising an acetyl content of 39.3 to 40.3%, commercially available from Eastman Fine Chemicals.

In an alternative embodiment, the membrane can be formed from the above-described polymers and a flux enhancing agent. The flux enhancing agent increases the volume of fluid imbibed into the core to enable the dosage form to dispense substantially all of the antihyperglycemic drug through the passageway and/or the porous membrane. The flux enhancing agent can be a water soluble material or

an enteric material. Some examples of the preferred materials that are useful as flux enhancers are sodium chloride, potassium chloride, sucrose, sorbitol, mannitol, polyethylene glycol (PEG), propylene glycol, hydroxypropyl cellulose, hydroxypropyl methycellulose, hydroxyprophy
 methycellulose phthalate, cellulose acetate phthalate, poly-

vinyl alcohols, methacrylic acid copolymers and mixtures thereof. The preferred flux enhancer is PEG 400. The flux enhancer may also be a drug that is water soluble such as metformin or its pharmaceutically acceptable salts or a drug that is soluble under intestinal conditions. If the flux enhancer is a drug, the present dosage form has the added advantage of providing an immediate release of the drug which is selected as the flux enhancer.

The flux enhancing agent comprises approximately 0 to about 40% of the total weight of the coating, most preferably about 2% to about 20% of the total weight of the coating. The flux enhancing agent dissolves or leaches from the <sup>10</sup> membrane to form paths in the membrane for the fluid to enter the core and dissolve the active ingredient.

In alternate embodiments, the membrane may also be formed with commonly known excipients such as a plasti-15 cizer. Some commonly known plasticizers include adipate, azelate, enzoate, citrate, stearate, isoebucate, sebacate, triethyl citrate, tri-n-butyl citrate, acetyl tri-n-butyl citrate, citric acid esters, and those described in the Encyclopedia of Polymer Science and Technology, Vol. 10 (1969), published 20 by John Wiley & Sons. The preferred plasticizers are triacetin, acetylated monoglyceride, grape seed oil, olive oil, sesame oil, acetyltributylcitrate, acetyltriethylcitrate, glycerin sorbitol, diethyloxalate, diethylmalate, diethylfumarate, dibutylsuccinate, diethylmalonate, dioctylphthalate, 25 dibutylsebacate, triethylcitrate, tributylcitrate, glyceroltributyrate, and the like. Depending on the particular plasticizer, amounts of from 0 to about 25%, and preferably about 2% to about 15% of the plasticizer can be used based upon the total weight of the coating.

As used herein the term passageway includes an aperture, orifice, bore, hole, weakened area or an erodible element such as a gelatin plug that erodes to form an osmotic passageway for the release of the antihyperglycemic drug from the dosage form. A detailed description of the passageway can be found in U.S. Pat. Nos. such as 3,845,770, 3,916,899, 4,034,758, 4,063,064, 4,077,407, 4,088,864, 4,783,337 and 5,071,607 (the disclosures of which are hereby incorporated by reference).

In certain embodiments, the passageway is formed by laser drilling. In other embodiments, the passageway is formed by making an indentation onto the core prior to the membrane coating to form a weakened area of the membrane at the point of the indentation. In preferred embodi-45 ments of the invention, the dosage form contains two passageways in order provide the desired pharmacokinetic parameters of the formulation.

Generally, the membrane coating around the core will comprise from about 1% to about 7%, preferably about 1.5% 50 to about 3%, based on the total weight of the core and coating.

The term "membrane" means a membrane that is permeable to both aqueous solutions or bodily fluids and to the active drug or pharmaceutical ingredient (e.g. the formula-55 tions of Examples 1–3). Thus, the membrane is porous to drug and, in a preferred embodiment, drug is released through the hole or passageway and through the porous membrane in solution or in vivo. The term "membrane" also generically encompasses the term "semipermeable mem-60 brane" as heretofore defined.

In an alternative embodiment, the dosage form of the present invention may also comprise an effective amount of the antihyperglycemic drug that is available for immediate release. The effective amount of antihyperglycemic drug for 65 immediate release may be coated onto the membrane of the dosage form or it may be incorporated into the membrane.

12

In certain preferred embodiments of the invention where the dosage form is prepared in accordance with the above, the dosage form will have the following composition:

INGREDIENT	Preferred	Most Preferred
CORE:		<u> </u>
Drug	50-98%	75-95%
Binder	0-40%	3-15%
Absorption Enhancer	0-20%	2-10%
COATING:		
Membrane Polymer	50-99%	75-95%
Flux Enhancer	0-40%	2-20%
Plasticizer	0-25% or 0-30%	2-15%

The dosage forms prepared according to certain embodiments of the present invention preferably exhibit the following dissolution profile when tested in a USP type 2 k apparatus at 75 rpms in 900 ml of simulated intestinal fluid (pH 7.5 phosphate buffer) and at 37° C.:

Time (Hou	rs) Preferred	Most Preferred
2	0-30%	0-15% or 0-25%
4	1045%	20-40%
8	30-90%	45-90%
12	NTL 50%	NTL 60%
16	NTL 60%	NTL 70%
20	NTL 70%	NTL 80%

NTL = Not less than

In the preparation of the tablets of the invention, various conventional well known solvents may be used to prepare the granules and apply the external coating to the tablets of the invention. In addition, various diluents, excipients, lubricants, dyes, pigments, dispersants, etc. which are disclosed in Remington's Pharmaceutical Sciences, 1995 Edition may be used to optimize the formulations of the invention.

Other controlled release technologies known to those skilled in the art can be used in order to achieve the controlled release formulations of the present invention, i.e., formulations which provide a mean  $T_{max}$  of the drug and/or other pharmacokinetic parameters described herein when orally administered to human patients. Such formulations can be manufactured as a controlled oral formulation in a suitable tablet or multiparticulate formulation known to those skilled in the art. In either case, the controlled release carrier which is incorporated into a matrix along with the drug, or which is applied as a controlled release coating.

An oral dosage form according to the invention may be provided as, for example, granules, spheroids, beads, pellets (hereinafter collectively referred to as "multiparticulates") and/or particles. An amount of the multiparticulates which is effective to provide the desired dose of drug over time may be placed in a capsule or may be incorporated in any other suitable oral form.

In certain preferred embodiments, the tablet core or multiparticulates containing the drug are coated with a hydrophobic material selected from (i) an alkylcellulose and (ii) a polymeric glycol. The coating may be applied in the form of an organic or aqueous solution or dispersion. The coating may be applied to obtain a weight gain from about 2 to about 25% of the substrate in order to obtain a desired sustained release profile. The sustained release coatings of the present invention may also include an exit means comprising at least one passageway, orifice, or the like as previously disclosed.

#### Description of Certain Preferred Embodiments

The following examples illustrate various aspects of the 5 present invention. They are not to be construed to limit the claims in any manner whatsoever.

#### **EXAMPLE 1**

A controlled release tablet containing 500 mg of met- 10 formin HCl and having the following formula is prepared as follows:

<u>I. Cor</u>	<u>e</u>	15
Ingredients	Amount (mg/tab)	
 Metformin HCl	500.0	
Povidone <sup>3</sup> , USP	36.0	
Sodium Lauryl Sulfate	25.8	20
Magnesium Stearate	2.8	

<sup>3</sup>approximate molecular weight = 1,000,000; dynamic viscosity (10% w/v solution at 20° C.) = 300-700 m Pa s.

# (a) Granulation

The metformin HCl and sodium lauryl sulfate are delumped by passing them through a 40 mesh screen and collecting them in a clean, polyethylene-lined container. The povidone, K-90-F is dissolved in purified water. The delumped metformin HCl and sodium lauryl sulfate are then added to a top-spray fluidized bed granulator and granulated by spraying with the binding solution of povidone under the following conditions: inlet air temperature of 50-70° C.; atomization air pressure of 1-3 bars; and spray rate of 10-100 ml/min.

Once the binding solution is depleted, the granules are <sup>35</sup> dried in the granulator until the loss on drying is less than 2%. The dried granules are passed through a Comil equipped with the equivalent of an 18 mesh screen.

(b) Tableting

The magnesium stearate is passed through a 40 mesh <sup>40</sup> stainless steel screen and blended with the metformin HCl granules for approximately five (5) minutes. After blending, the granules are compressed on a rotary press fitted with 15/32" round standard concave punches. 45

(c) Seal Coating (Optional)

The core tablet is seal coated with an Opadry material or other suitable water-soluble material by first dissolving the Opadry material, preferably Opadry Clear (YS-1-7006), in purified water. The Opadry solution is then sprayed onto the core tablet using a pan coater under the following condi-tions: exhaust air temperature of 38-42° C.; atomization pressure of 28-40 psi; and spray rate of 10-15 ml/min. The Opadry Clear of the coating constitutes about 11.5 mg/tablet.

 · · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	55
II. Sustained Rele	ease Coating	
Ingredients	Amount (mg/tablet)	
Cellulose Acetate (398-10) <sup>2</sup>	21.5	
Triacetin	1.3	60
PEG 400	25	

<sup>2</sup>acetyl content 39.3-40.3%

The cellulose acetate is dissolved in acetone while stirring with a homogenizer. The polyethylene glycol 400 and tri- 65 acetin are added to the cellulose acetate solution and stirred until a clear solution is obtained. The tablet is coated by

spraying the clear coating solution onto the seal coated tablets in a fluidized bed coater employing the following conditions: product temperature of 16–22° C.; atomization pressure of approximately three bars; and spray rate of 120-150 ml/min.

(d) Laser Drilling

The coated tablets were laser drilled two holes (one hole on each side of the tablet).

#### EXAMPLE 2

A controlled release tablet containing 850 mg of metformin HCl and having the following formula is prepared as follows:

	<u>I. C</u> c	ore
-	Ingredients	Amount (mg/tab)
20	Metformin HCl Povidone <sup>3</sup> , USP	850.0 61.1
-	Sodium Lauryl Sulfate Magnesium Stearate	43.9 4.8

3approximate molecular weight = 1,000,000; dynamic viscosity (10% w/v solution at 20° C.) = 300-700 m Pa s. 25

(a) Granulation

30

The metformin HCl and sodium lauryl sulfate are delumped by passing them through a 40 mesh screen and collecting them in a clean, polyethylene-lined container. The povidone, K-90-F is dissolved in purified water. The delumped metformin HCl and sodium lauryl sulfate are then added to a top-spray fluidized bed granulator and granulated by spraying with the binding solution of povidone under the following conditions: inlet air temperature of 50-70° C.; atomization air pressure of 1-3 bars; and spray rate of 10-100 ml/min.

Once the binding solution is depleted, the granules are dried in the granulator until the loss on drying is less than 2%. The dried granules are passed through a Comil equipped with the equivalent of an 18 mesh screen.

(b) Tableting

The magnesium stearate is passed through a 40 mesh stainless steel screen and blended with the metformin HCl granules for approximately five (5) minutes. After blending, the granules are compressed on a rotary press fitted with 15/32" round standard concave punches.

(c) Seal Coating (Optional)

The core tablet is seal coated with an Opadry material or other suitable water-soluble material by first dissolving the Opadry material, preferably Opadry Clear (YS-1-7006), in purified water. The Opadry solution is then sprayed onto the core tablet using a pan coater under the following conditions: exhaust air temperature of 38-42° C.; atomization pressure of 28-40 psi; and spray rate of 10-15 ml/min. The Opadry Clear of the coating constitutes about 11.5 mg/tablet.

II. Sustained Release Coating				
Ing	gredients	Amount (mg/tablet		
Ce	llulose Acetate (398-10) <sup>2</sup>	24.0		
Tr	iacetin	1.4		
PE	G 400	2.8		

The cellulose acetate is dissolved in acetone while stirring with a homogenizer. The polyethylene glycol 400 and triacetin are added to the cellulose acetate solution and stirred 10

15

until a clear solution is obtained. The tablet is coated by spraying the clear coating solution onto the seal coated tablets in a fluidized bed coater employing the following conditions: product temperature of 16-22° C.; atomization pressure of approximately three bars; and spray rate of 120-150 ml/min. (d) Laser Drilling

The coated tablets were laser drilled two holes (one hole on each side of the tablet).

#### **EXAMPLE 3**

A controlled release tablet containing 1000 mg of metformin HCl and having the following formula is prepared as follows:

<u>I. C</u> c	ore	
Ingredients	Amount (mg/tablet)	<u> </u>
Metformin HCl	1000.0	20
Povidone <sup>3</sup> , USP	71.9	
Sodium Lauryl Sulfate	51.7	
Magnesium Stearate	5.6	

<sup>3</sup>approximate molecular weight = 1,000,000; dynamic viscosity (10% w/v 25 solution at 20° C.) = 300-700 m Pa s.

### (a) Granulation

The metformin HCl and sodium lauryl sulfate are delumped by passing them through a 40 mesh screen and collecting them in a clean, polyethylene-lined container. The 30 povidone, K-90-F is dissolved in purified water. The delumped metformin HCl and sodium lauryl sulfate are then added to a fluidized bed granulator and granulated by spraying with the binding solution of povidone under the following conditions: inlet air temperature of 50–70° C.; 35 atomization air pressure of 1–3 bars; and spray rate of 10–100 ml/min.

Once the binding solution is depleted, the granules are dried in the granulator until the loss on drying is less than 2%. The dried granules are passed through a Comil equipped  $_{40}$  with a screen equivalent to 18 mesh. (b) Tableting

The magnesium stearate is passed through a 40 mesh stainless steel screen and blended with the metformin HCl granules for approximately five (5) minutes. After blending, the granules are compressed on a rotary press fitted with  $\frac{1}{2}$ " <sup>45</sup> round standard concave punches.

# (c) Seal Coating (Optional)

The core tablet is seal coated with an Opadry material or other suitable water-soluble material by first dissolving the Opadry material, preferably Opadry Clear (YS-1-7003), in purified water. The Opadry solution is then sprayed onto the core tablet using a pan coater under the following conditions: exhaust air temperature of 38–42° C.; atomization pressure of 28–40 psi; and spray rate of 10–15 ml/min. The core tablet is coated with the sealing solution until the tablet <sup>55</sup> is coated with 23.0 mg/tablet of the Opadry material.

II. Sustained Release Coating				
Amount (mg/tablet)				
19.0				
1.1				
2.2				
	Amount (mg/tablet) 19.0 1.1			

<sup>2</sup>acetyl content 39.3-40.3%

The cellulose acetate is dissolved in acetone while stirring with a homogenizer. The polyethylene glycol 400 and triacetin are added to the cellulose acetate solution and stirred until a clear solution is obtained. The tablet is coated by spraying the clear coating solution onto the seal coated tablets in a fluidized bed coater employing the following conditions: product temperature of  $16-22^{\circ}$  C.; atomization pressure of approximately three bars; and spray rate of 120-150 ml/min.

### (d) Laser Drilling

The coated tablets were laser drilled two holes (one hole on each side of the tablet).

### (e) Color Coating (Optional)

Subsequent to the sustained release coating, the laser drilled tablet is coated with a color coating using Opadry White (24 mg/tablet) and waxed with Candelilla wax powder (0.4 mg/tablet).

#### Clinical Studies

#### Study 1

In study 1, a total of twelve (12) healthy subjects (six males, six females) were randomized to receive either a single oral dose of metformin XT, 850 mg, prepared in accordance with Example 2 or b.i.d. doses of GLUCOPH-AGE in assigned study periods which consisted of one of the following groups: Group A-metformin XT (2×850 mg tablets) taken at approximately 8:00 a.m., immediately following breakfast, Group B-metformin XT (2×850 mg tablets) taken at approximately 6:00 p.m., immediately following dinner; and Group C-GLUCOPHAGE (1×850 mg tablet) taken at approximately 8:00 a.m., immediately following breakfast, and at approximately 6:00 p.m., immediately following dinner. Each drug administration was separated by a washout period of seven days. In this study, one male subject was removed from the study prior to Period II due to non-treatment-related mononucleosis. Thus, 11 (five males and six females) subjects completed the study.

For metformin XT, plasma samples were obtained from subjects at 0 (predose), 1, 2, 3, 4, 5, 6, 8, 10, 12, 14, 16, and 24 hour(s) after dosing. For GLUCOPHAGE, plasma samples were obtained from subjects at 0 (predose), 1, 2, 3, 4, 5, 6, 8, 10, 11, 12, 13, 14, 15, 16, 18, 20, 22, and 24 hour(s) after the first dose in the morning. Plasma concentrations of metformin were determined using a validated HPLC method. The lower quantitation limit of this method is 10 65 ng/ml. Mean plasma concentration-time profiles are shown in FIG. 1 and mean values of pharmacokinetic parameters of metformin obtained from this study are presented in Table 1.

17

	AUC <sub>0-∞</sub>	C <sub>max</sub>	Т <sub>лах</sub>	T <sub>lag</sub>	tıs.	Geome Mean Re	
Treatment	(ng-hr/ml)	(ng/mi)	(hr.)	(hr)	(hr)	AUC <sub>0-∞</sub>	C <sub>max</sub>
Metformin XT after breakfast	18156 (4183)	2045 (567)	6 (2)	0.18 (0.40)	4.4 (0.7)	1.00	1.36
Metformin XT after dinner	18277 (2961)	1929 (333)	7 (2)	0.09 (0.30)	3.6 (0.8)	1.02	1.32
GLUCOPHAGE	18050 (3502)	1457 (217)	5 (3)	0 (0)	3.5 (0.9)		-

TABLE 1

\*Ratio = Metformin XT/GLUCOPHAGE

As shown in FIG. 1 and Table 1, when metformin XT was administered immediately after either breakfast or dinner, the relative bioavailability of metformin XT formulation to 20 GLUCOPHAGE is approximately 100%.

The results of study 1 were used to calculate the approximate degree of fluctuation  $(C_{max}-C_{min}/C_{avg})$  of the formulations.

The  $C_{max}$  was directly obtained from the study (see Table 25 1). The  $C_{avg}$  was obtained by dividing the AUC value by the dosing interval, i.e. 24 hours. The value for  $C_{min}$  was extrapolated from FIG. 1.

The results are set forth in Table 2 below:

#### TABLE 2

GLUCOPHAGE, 850 mg b.i.d.)						
Treatment	AUC <sub>0-∞</sub> (ng-hr/ml)	C <sub>max</sub> (ng/ml)	C <sub>min</sub> (ng/ml)	C <sub>svg</sub> (ng/ml)	Degree of Fluctuation	
Metformin XT	18156	2045	143	756	251	
after breakfast	(4183)	(567)				
Metformin XT	18277	1929	107	761	2.39	
after dinner	(2961)	(333)				
GLUCOPHAGE	18050	1457	214	752	1.65	
	(3502)	(217)	(at 24			
			hours)			
			393	752	1.41	
			(be-			
			tween			
			doses)			

As shown in FIG. 1 and Table 2, a single administration of the metformin XT formulation provides a higher mean

fluctuation index in the plasma than a substantially equal dose of Glucophage administered as two equal divided doses, one divided dose at the start of the dosing interval and the other divided dose administered 12 hours later.

#### Study 2

The study design of Study 2 is the same as Study 1 except for the formulation and the dose (4×500 mg q.d., total dose 2000 mg, for metformin XT prepared according to Example 1 and 2×500 mg b.i.d., total dose 2000 mg, for GLUCOPH-AGE in the second study). In this study, 12 healthy volunteers (five males and seven females) were randomized to receive treatments and completed the study. Mean plasma concentration-time profiles and mean values of pharmaco-<sup>35</sup> kinetic parameters of metformin obtained from this study are presented in FIG. 2 and Table 3.

As shown in FIG. 2 and Table 3, when the metformin XT formulation (500 mg) was administered immediately after dinner, the relative bioavailability of this formulation to GLUCOPHAGE is approximately 100%, while the mean  $C_{max}$  value is about the same. The relative bioavailability of metformin XT, however, is approximately 80% when administered immediately after breakfast. A prolonged profile, together with later  $T_{max}$  and similar  $C_{max}$  of metformin following administration of metformin XT immediately after dinner compared to GLUCOPHAGE indicated that metformin was released in vivo in a sustained fashion (FIG. 2).

TABLE 3

	AUC <sub>0-∞</sub> (ng-hr/ml) (		T <sub>max</sub>	T <sub>lag</sub> (hr)	tıs (hr)	Geometric Mean Ratio*	
Treatment			(hr)			AUC <sub>0-∞</sub>	C <sub>max</sub>
Metformin XT	17322	2127	5	0	6.1	0.80	1.15
after breakfast	(4984)	(545)	(1)	(0)	(1.8)		
Metformin XT	20335	2053	7	0.08	3.9	0.96	1.12
after dinner	(4360)	(447)	(2)	(0.29)	(0.6)		
GLUCOPHAGE	21181	1815	4	0	3.6		
	(4486)	(302)	(3)	(0)	(0.8)		

\*Ratio = Metformin XT/GLUCOPHAGE

The results of study 2 were used to calculate the approximate degree of fluctuation of the formulations in accordance with the calculations used in study 1 (using FIG. 2 to obtain the extrapolated value for  $C_{min}$ ).

The results are set forth in Table 4 below:

TABLE 4

Mean (±SD, n = 12) values of pharmacokinetic parameters of metformin XT in 12 healthy subjects (metformin XT, 4 × 500 mg q.d. and GLUCOPHAGE, 2 × 500 mg b.i.d.)						1
Treatment	AUC <sub>0-∞</sub> (ng-hı/ml)	C <sub>max</sub> (ng/ml)	C <sub>min</sub> (ng/ml)	C <sub>avg</sub> (ng/ml)	Degree of Fluctuation	
Metformin XT	17322	2127	143	721	2.9	•
after breakfast	(4984)	(545)				1
Metformin XT	20335	2053	143	847	2.25	
after dinner	(4360)	(447)				

GLUCOPHAGE	21181 (4486)	1815 (302)	214 (at 24 hours)	882	1.8	
			doses)	882	1.65	20
						-

As shown in FIG. 2 and Table 4, a single administration <sup>25</sup> of the metformin XT formulation provides a higher mean fluctuation index in the plasma than an equivalent dose of Glucophage administered as two equal divided doses, one divided dose at the start of the dosing interval and the other divided dose administered 12 hours later. 30

#### Study 3

In Study 3, a multiple-dose, open-label, one-period study was conducted to evaluate the short-term tolerability and steady-state pharmacokinetics of the 500 mg metformin XT formulation used in Study 2. In this study, eight healthy volunteers (four males and four females) were randomized to receive 2000 mg of metformin XT ( $4\times500$  mg tablets) at approximately 6:00 p.m., immediately following dinner, for 14 days.

Blood samples were obtained from each subject at 0 (predose), 1, 2, 3, 4, 5, 6, 8, 10, 12, 14, 16 and 24 hour(s) following the first dose on Day 1 and at 0 (predose), 1, 2, 3, 4, 5, 6, 8, 10, 12, 14, 16, 24, 38 and 48 hour(s) following the last dose on Day 14. Blood samples were also drawn from each subject immediately prior to dosing on Days 10–13. Urine samples were collected from each subject at the following time intervals: six hours prior to the first dose; 0–6, 6–12 and 12–24 hours after the first dose.

Mean plasma profiles and values of pharmacokinetic <sup>50</sup> parameters of metformin are presented in Table 5 below:

TABLE .	5
---------	---

	Cmax	T <sub>max</sub>	AUC0-24 hr (ng · hr/ml)	
		Day 1		_
Mean	2435	6.9	22590	
SD	630	1.9	3626	6
		Day 14		
Mean	2288	6.9	24136	
SD	736	2.5	7996	

Following oral administration of metformin XT,  $4\times500$  mg q.d., for 14 days, there was little or no difference in

plasma concentration-time profiles of metformin in eight healthy volunteers between Day 1 and Day 14 dosing (FIG. 3). On average, trough plasma concentrations of metformin were nearly constant, ranging from 188.8 to 205.1 ng/ml on Days 10-14, indicating that the steady state of metformin was attained rapidly. The mean accumulation ratio was 1.01, indicating that the once-daily dose regimen of metformin XT results in no accumulation.

Following oral administration of a single dose (4×500 0 mg) of metformin XT, approximately 31% of the dose was excreted in the urine within the first 24 hours. On average, the renal clearance of metformin was 366 ml/min. A slightly higher renal clearance (454 ml/min) was found after multiple-dose administration of 4×500 mg q.d. of metformin 5 XT.

Gastrointestinal symptoms (diarrhea, nausea, vomiting, abdominal bloating, flatulence and anorexia) are the most common adverse reactions to GLUCOPHAGE. In controlled trials, GLUCOPHAGE was started at low, nontherapeutic doses and gradually titrated to higher doses. In spite of this gradual titration, GLUCOPHAGE was discontinued due to gastrointestinal reactions in approximately 4% of patients. In contrast, in the multiple-dose study, metformin XT begun at a therapeutic initial dose of 2000 mg once daily with dinner was well tolerated by all healthy volunteers. Diarrhea and nausea were the most common gastrointestinal reactions probably or possibly related to metformin XT. These reactions, however, were either mild or moderate. This suggests that it may be possible to initiate metformin XT treatment with effective doses rather than using the slow titration from non-therapeutic doses required for GLU-COPHAGE.

#### Study 4

Study 4 was a study designed to evaluate the safety, 35 tolerability, pharmacokinetics and pharmacodynarnics of metformin XT compared to GLUCOPHAGE after multipledose treatment in patients with NIDDM. Metformin XT tablets prepared according to Example 3 were used in this study. This study had a single-center, randomized, two-way crossover design. A total of 24 NIDDM patients who were on a stable dose of GLUCOPHAGE, between 1000 and 2550 mg/day, for at least 12 weeks were selected for the study. A Pretreatment Period of at least 3 weeks preceded randomization to study treatment. At the start of the Pretreatment Period, all patients stopped taking any other hypoglycemic agents besides GLUCOPHAGE, and the GLUCOPHAGE dose was adjusted to 1000 mg b.i.d. (with breakfast and with dinner). Following the pretreatment period, patients began Treatment Period I, which lasted 4 weeks. During Period I, a total of 12 patients were randomized to receive two 1000-mg metformin XT tablets q.d. (immediately after dinner), at approximately 6:00 p.m., and 12 were randomized to receive one 1000-mg GLUCOPH-AGE tablet b.i.d. (immediately after breakfast and immediately after dinner). Imediately following Period I, each patient was switched to the alternate medication for 4 weeks in Period II. There was no washout between treatment periods.

Plasma metformin concentrations were determined over a 24-hour period at the end of Treatment Periods I and II as follows: immediately prior to dosing and at 1, 2, 3, 4, 5, 6, 8, 10, 12, 14, 15, 16, 17, 18, 19, 20, 22, and 24 hours after the evening dose. One subject withdrew from the study for personal reasons after two weeks of treatment in Treatment Period I, thus pharmacokinetic data were obtained from 23 patients. Mean plasma profiles and values of pharmacokinetic parameters of metformin are presented in FIG. 4 and Table 6. As shown in FIG. 4 and Table 6, when metformin XT was administered immediately after dinner, the bioavailability of metformin XT relative to GLUCOPHAGE at steady state is 5 close to 100%. Although the dose of metformin XT was twice as large as the dose of GLUCOPHAGE at dinner, the mean  $C_{max}$  value was only 32% higher.

4. The controlled release oral dosage form of claim 1, which exhibits the following dissolution profiles when tested in a USP type 2 apparatus at 75 rpm in 900 ml of simulated intestinal fluid (pH 7.5 phosphate buffer) and at 37 C:

22

0-30% of the metformin or salt thereof is released after 2 hours;

TABLE 6									
Mean (±SD) values of pharmacokinetic parameters of metformin of Example 3 in 23 NIDDM patients (metformin XT, 2 × 1000 mg q.d. with dinner or GLUCOPHAGE, 1 × 1000 mg b.i.d.)									
	AUC <sub>0-24h1</sub>	Cmax	T <sub>max</sub>	T <sub>tag</sub>	t vs	Geome Mean Ra			
Treatment	(ng•hr/ml)	(ng/ml)	(hr)	(hr)	(hr)	AUC <sub>0-24hr</sub>	C <sub>max</sub>		
Metformin XT after dinner	26818 (7052)	2849 (797)	6 (2)	0 (0)	5.4	0.96	1.32		
GLUCOPHAGE	27367 (5759)	2131 (489)	14 (6)	0 (0)	4.4	_			

\*Ratio = Metformin XT/GLUCOPHAGE

When the metformin XT was administered immediately after dinner, the bioavailability of metformin XT relative to GLUCOPHAGE at steady state was close to 100%. However, when metformin XT was administered immediately after breakfast, the corresponding relative bioavailability of metformin XT was approximately 80%. The safety profile of metformin XT, 2000 mg given once daily either after dinner or after breakfast was comparable to that of an equal dose of GLUCOPHAGE given b.i.d. The efficacy profile of metformin XT, 2000 mg given once daily after dinner was similar to that of an equal dose of GLUCOPH-AGE given b.i.d. The efficacy of metformin XT, 2000 mg given once daily after breakfast, however, appeared to be comparable to or slightly less than that of GLUCOPHAGE given b.i.d.

While certain preferred and alternative embodiments of <sup>40</sup> the invention have been set forth for purposes of disclosing the invention, modifications to the disclosed embodiments may occur to those who are skilled in the art. Accordingly, the appended claims are intended to cover all embodiments of the invention and modifications thereof which do not 45 depart from the spirit and scope of the invention.

What is claimed is:

1. A controlled release oral dosage form for the reduction of serum glucose levels in human patients with NIDDM, comprising an effective dose of metformin or a pharmaceutically acceptable salt thereof and a controlled-release carrier to control the release of said metformin or pharmaceutically acceptable salt thereof from said dosage form, said dosage form being suitable for providing once-a-day oral administration of the metformin or pharmaceutically acceptable salt thereof, wherein following oral administration of a single dose, the dosage form provides a mean time to maximum plasma concentration ( $T_{max}$ ) of the metformin from 5.5 to 7.5 hours after administration following dinner.

2. The controlled release oral dosage form of claim 1, which provides a mean time to maximum plasma concentration ( $T_{max}$ ) of metformin at from 6.0 to 7.0 hours after the administration of the dose.

3. The controlled release oral dosage form of claim 1, which provides a mean time to maximum plasma concen-  $_{65}$  tration ( $T_{max}$ ) of metformin at from 5.5 to 7.0 hours after the administration of the dose.

10-45% of the metformin or salt thereof is released after 4 hours;

- **30–90%** of metformin or salt thereof is released after 8 hours;
- not less than 50% of the metformin or salt thereof is released after 12 hours;
- not less than 60% of the metformin or salt thereof is released after 16 hours; and
- not less than 70% of the metformin or salt thereof is released after 20 hours.

5. The controlled release oral dosage form of claim 1, which exhibits the following dissolution profiles when tested in a USP type 2 apparatus at 75 rpm in 900 ml of simulated intestinal fluid (pH 7.5 phosphate buffer) and at 37 C.

- 0-25% of the metformin or salt thereof is released after 2 hours;
- 20-40% of the metformin or salt thereof is released after 4 hours:
- 45–90% of the metformin or salt thereof is released after 8 hours;
- not less than 60% of the metformin or salt thereof is released after 12 hours;

not less than 70% of the metformin or salt thereof is released after 16 hours; and

not less than 80% of the metformin or salt thereof is released after 20 hours.

6. The controlled release oral dosage form of claim 1, which provides a width at 50% of the height of a mean plasma concentration/time curve of the metformin from about 4.5 to about 13 hours.

response, the dosage form provides a mean time to maximum asma concentration  $(T_{max})$  of the metformin from 5.5 to 5 hours after administration following dinner. 2. The controlled release oral dosage form of claim 1, 60 about 5.5 to about 10 hours. 3. The controlled release oral dosage form of claim 1, 60 about 5.5 to about 10 hours.

8. The controlled release oral dosage form of claim 1, which provides a mean maximum plasma concentration  $(C_{max})$  of metformin which is more than about 7 times the mean plasma level of said metformin at about 24 hours after the administration.

9. The controlled release oral dosage form of claim 1, which provides a mean maximum plasma concentration

# AUROBINDO EX1005, 23

 $(C_{max})$  of metformin which is from about 7 times to about 14 times the plasma level of said metformin at about 24 hours after administration.

10. The controlled release oral dosage form of claim 1 which provides a mean maximum plasma concentration  $(C_{max})$  of metformin which is from about 8 times to about 12 times the plasma level of said metformin at about 24 hours after administration.

11. The controlled release oral dosage form of claim 1 which provides a mean maximum plasma concentration 10  $(C_{max})$  of metformin from about 1500 ng/ml to about 3000 ng/ml, based on administration of a 2000 mg once-a-day dose of metformin.

12. The controlled release oral dosage form of claim 1, which provides a mean maximum plasma concentration 15  $(C_{max})$  of metformin from about 1700 ng/ml to about 2000 ng/ml, based on administration of a 2000 mg once-a-day dose of metformin.

13. The controlled release oral dosage form of claim 1 which provides a mean  $AUC_{0-24hr}$  of at least 80% of the 20 mean  $AUC_{0-24}$  provided by administration of an immediate release reference standard twice a day, wherein the daily dose of the reference standard is substantially equal to the once-a-day dose of metformin administered in the controlled release oral dosage form. 25

14. The controlled release oral dosage form of claim 1 which provides a mean  $AUC_{0-24hr}$  of at least 90% of the mean  $AUC_{0-24}$  provided by administration of an immediate release reference standard twice a day, wherein the daily dose of the reference standard is substantially equal to the 30 once-a-day dose of metformin administered in the controlled release oral dosage form.

15. The controlled release oral dosage form of claim 1 which provides a mean  $AUC_{0-24hr}$  from about 17200 ng.hr/ml to about 33900 ng.hr/ml, based on administration of a 35 2000 mg once-a-day dose of metformin. 16. The controlled release oral dosage form of claim 1

16. The controlled release oral dosage form of claim 1 which provides a mean AUC<sub>0-24hr</sub> from about 17200 ng.hr/ ml to about 26500 ng.hr/ml, based on administration of a 2000 mg once-a-day dose of metformin.

17. The controlled release oral dosage form of claim 1 which provides a mean AUC<sub>0-24hr</sub> from about 19800 ng.hr/ ml to about 33900 ng.hr/ml, based on administration of a 2000 mg once-a-day dose of metformin.

18. The controlled release oral dosage form of claim 1 which provides a mean  $AUC_{0.co}$  of  $18277\pm2961$  ng.hr/ml and a mean  $C_{max}$  of  $1929\pm333$  ng/ml, for administration of a 1700 mg once-a-day dose of metformin after an evening meal.

19. The controlled release oral dosage form of claim 1 which provides a mean  $AUC_{0.\infty}$  of 20335±4360 ng.hr/ml and a mean  $C_{max}$  of from 2053±447 ng/ml, for administration of a 2000 mg once-a-day dose of metformin after an evening meal.

20. The controlled release oral dosage form of claim 1 which provides a mean AUC<sub>0.24</sub> of  $26818\pm7052$  ng.hr/ml and a mean C<sub>max</sub> of  $2849\pm797$  ng/ml, for, administration of a 2000 mg once-a-day dose of metformin after an evening meal.

21. The controlled release oral dosage form of claim 1 which provides a mean AUC<sub>0.24</sub> of 22590±3626 ng.hr/ml and a mean  $C_{max}$  of 2435±630 ng/ml on the first day of administration and a mean AUC<sub>0.24</sub> of 24136±7996 ng.hr/ml and a mean  $C_{max}$  of 2288±736 ng/ml on the 14<sup>th</sup> day of administration, for administration of a 2000 mg once-a-day dose of metformin after an evening meal.

22. The controlled release oral dosage form of claim 12 which provides a mean  $t_{1/2}$  from 2.8 to 4.4.

23. The controlled release oral dosage form of claim 6, which provides a mean time to maximum plasma concentration  $(T_{max})$  of metformin from 6.0 to 7.0 hours after the administration.

24. The controlled release oral dosage form of claim 6, which provides a mean time to maximum plasma concentration  $(T_{max})$  of metformin from 5.5 to 7.0 hours after administration.

25. The controlled release dosage form of claim 1, wherein the metformin or pharmaceutically acceptable salt thereof is provided by at least one controlled-release tablet, said tablet comprising:

(a) a core comprising:

(i) the metformin or a pharmaceutically acceptable salt; (ii) optionally a binding agent; and

(iii) optionally an absorption enhancer;

(b) a membrane coating surrounding the core; and

(c) at least one passageway in the membrane.

\* \* \* \* \*

דט 🎖	ILITY PATENT A	PPLICATION	TRANSMITT	AL	Docket No 300.1012	
U.S		arge Entity)			Total Pages in this S	Subrainen
(* **	Only for new nonprovision	nal applications un	der 37 CFR 1.53(b),		55	
iii o	TO T		COMMISSIONER Fination	OR PATENT	<u>'S</u>	
			ngton, D.C. 20231			<sup>925</sup>
Transmitter invention er	d herewith for filing under	35 U.S.C. 111(a) a	and 37 C.F.R. 1.53(	o) is a new u	tility patent application	n for an
	a ana a Miranana ny amin' kaominin' dia Mirana. Ilay dia mampina dia kaominina dia mampina dia 2014 meter amin'					
CONTR	OLLED RELEASE METI	FORMIN COMPO	SITIONS			
and invente	ed by:					
Xiu Xiu	CHENG, Chih-Ming CHE	in, Steve JAN and	Joseph CHOU			
1.1.2	INUATION APPLICATIO					
Conti		al 🛄 Continua	tion-in-part (CIP)	of prior app	lication No.:	anan na an
Vvhich is a		al 🗇 Continua	tion-In-part (CIP)	of orior and	lication No.:	
Which is a			aon-m-part (on y			
_] Conti		al 🗋 Continua	tion-in-part (CIP)	of prior app	lication No.:	
к 1 <b>н.</b>						_
Enclosed a	are	Annli	action Flomente			
, 5 <u>1</u> , 5 <u>1</u>			cation Elements			
	Filing fee as calculated a	and transmitted as	described below			
	Specification having	42	pages and in	cluding the f	following:	
2. 🛛	J		pages and a	•		
2. 🕅 a.		the Invention	Pages and	-		
	Descriptive Title of			-		
<b>a</b> .	Descriptive Title of Cross References	o Related Applica			f applicable)	
a. b.	<ul> <li>Descriptive Title of</li> <li>Cross References</li> <li>Statement Regardi</li> </ul>	to Related Applica ng Federally-spon	tions (if applicable) sored Research/De		f applicable)	
a. b. c.	<ul> <li>Descriptive Title of</li> <li>Cross References</li> <li>Statement Regardi</li> <li>Reference to Micro</li> </ul>	to Related Applica ng Federally-spon fiche Appendix ( <i>if</i>	tions (if applicable) sored Research/De		f applicable)	
a. b. c. d.	<ul> <li>Descriptive Title of</li> <li>Cross References</li> <li>Statement Regardi</li> <li>Reference to Micro</li> <li>Background of the</li> </ul>	to Related Applica ng Federally-spon fiche Appendix <i>(if</i> Invention	tions (if applicable) sored Research/De		f applicable)	
a. b. c. d. e.	<ul> <li>Descriptive Title of</li> <li>Cross References</li> <li>Statement Regardi</li> <li>Reference to Micro</li> <li>Background of the</li> <li>Brief Summary of the</li> </ul>	to Related Applica ng Federally-spon fiche Appendix <i>(if</i> Invention ne Invention	tions (if applicable) sored Research/De applicable)		f applicable)	
a. b. c. d. e. f. g.	<ul> <li>Descriptive Title of</li> <li>Cross References</li> <li>Statement Regardi</li> <li>Reference to Micro</li> <li>Background of the</li> <li>Brief Summary of the</li> </ul>	to Related Applica ng Federally-spon fiche Appendix <i>(if</i> Invention ne Invention the Drawings <i>(if d</i>	tions (if applicable) sored Research/De applicable)		f applicable)	
a. b. c. d. e. f. g.	<ul> <li>Descriptive Title of</li> <li>Cross References</li> <li>Statement Regardi</li> <li>Reference to Micro</li> <li>Background of the</li> <li>Brief Summary of the</li> <li>Brief Description of</li> <li>Detailed Description</li> </ul>	to Related Applica ng Federally-spon fiche Appendix <i>(if</i> Invention ne Invention the Drawings <i>(if d</i>	tions (if applicable) sored Research/De applicable)		f applicable)	

	Docket No. 300.1005				
<b>(Large Entity)</b> (Only for new nonprovisional applications under 37 CFR 1.53(b))	Total Pages in this Submission 56				
Application Elements (Continued)					
3. 图 Drawing(s) (when necessary as prescribed by 35 USC 113)					
a. [] Formal Number of Sheets					
b. 🛛 Informal Number of Sheets8					
4. 🔲 Oath or Declaration					
e. [] Newly executed (original or copy)					
b. [] Copy from a prior application (37 CFR 1.63(d)) (for continuation/divisio	nal application only)				
c. [] With Power of Attorney [] Without Power of Attorney					
d. [] <u>DELETION OF INVENTOR(S)</u> Signed statement attached celeting inventor(s) named in the prior application, see 37 C.F.R. 1.63(d)(2) and 1.33(b).					
<ul> <li>Incorporation By Reference (usable if Box 4b is checked)</li> <li>The entire disclosure of the prior application, from which a copy of the oath or declaration is supplied under</li> <li>Box 4b, is considered as being part of the disclosure of the accompanying application and is hereby incorporated by reference therein.</li> </ul>					
୍ୱର୍ଣ୍ଣ 🗋 Computer Program in Microfiche <i>(Appendix)</i>					
🗱 🔲 Nucleotide and/or Amino Acid Sequence Submission (if applicable, all mu	st be included)				
a 🗋 Paper Copy					
b. 🗋 Computer Readable Copy (identical to computer copy)					
🗯 c. 🔲 Statement Verifying Identical Paper and Computer Readable Copy					
Accompanying Application Parts					
8. C Assignment Papers (cover sheet & document(s))					
9 D 37 CFR 3.73(B) Statement (when there is an assignee)					
10. D English Translation Document (if applicable)					
11. Information Disclosure Statement/PTO-1449 D Copies of IDS Citat	ions				
12. C Preliminary Amendment					
13. 🖄 Acknowledgment postcard					
14. 🗵 Certificate of Mailing					
First Class X Express Mail (Specify Label No.): EL 415 728 683	US				

Page 2 of 4

F01ULRG/REV/05

	Docket Na. 300.1005							
(Conly for new nonprovisional applications under 37 CFR 1.53(b))	Total Pages in this Submission 56							
Accompanying Application Parts (Continued)								
15. Certified Copy of Priority Document(s) (if foreign priority is claimed)								
16. D Additional Enclosures (please identify below):								
Request That Application Not Be Published Pursuant To 35 U	.S.C. 122(b)(2)							
published pursuant to 35 U.S.C. 122(b)(1). Applicant hereby certifies tha this application has not and will not be the subject of an application filed ir a multilateral international agreement, that requires publication of application.	Pursuant to 35 U.S.C. 122(b)(2), Applicant hereby requests that this patent application not be published pursuant to 35 U.S.C. 122(b)(1). Applicant hereby certifies that the invention disclosed in this 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 of applications 18 months after filing of the application.							
Warning								
country or under a multilateral international agreement specified in must notify the Director of such filing not later than 45 days after such foreign or International application. A failure of the applican within the prescribed period shall result in the application being	An applicant who makes a request not to publish, but who subsequently files in a foreign country or under a multilateral international agreement specified in 35 U.S.C. 122(b)(2)(B)(i), must notify the Director of such filing not later than 45 days after the date of the filing of such foreign or International application. A failure of the applicant to provide such notice within the prescribed period shall result in the application being regarded as abandoned, unless it is shown to the satisfaction of the Director that the delay in submitting the notice was unintentional.							
Puge 3 of 4	P01ULKG/REV05							

UTILITY PATENT AI-PLICATION TRANSMITTAL (Large Entity) (Only for new nonprovisional applications under 37 CFR 1.53(b))			Docket No 300.1005					
			Total Pages in	this Submission				
		Fee Calculat	ion and Tra	nsmittal				
CLAIMS AS FILED								
For	#Filed	#Allowed	#Extra		Rate		Fee	
Total Claims	42	- 20 =	22	×	\$18.00		\$396.00	
Indep, Claims	2	- 3 =	0	×	\$80.00		\$0.00	
Multiple Dependent Claims (check if applicable)							\$0.00	
						BASIC FEE	\$710.00	
OTHER FEE (spe	cify purpose)						\$0.00	
	۰				ΤΟΤΑΙ	L FILING FEE	\$1,106.00	
A check in the			over the filing					
	-	thorized to charge copy of this sheet			count No.			
🗀 Charge	e the amount of	a	s filing fee.	-				
	any overpaymeril e any additional fi	 ling fees required u	inder 37 C.F	.R. 1.16 a	nd 1.17.			
		t in 37 C.F.R. 1.18	at the <b>mailin</b>	g of the N	tice of A	llowance		
pursua	ant to 37 C.F.R. 1	.311(b).		AL	1]]	Varal		
				bert J. Pa	C.	Signature		
Dated: November	3, 2000			g. No. 41,				
DC:	23280							
			Page 4 of 4				P01ULRG/REV05	

# **CONTROLLED RELEASE METFORMIN COMPOSITIONS**

# **Background of the Invention**

The present invention relates to controlled release unit dose formulations containing an antihyperglycemic drug. More specifically, the present invention relates to an oral dosage form comprising a biguanide such as metformin or buformin or a pharmaceutically acceptable salt thereof such as metformin hydrochloride or the metformin salts described in United States Patent Nos. 3,957,853 and 4,080,472 which are incorporated herein by reference.

In the prior art, many techniques have been used to provide controlled and extendedm release pharmaceutical dosage forms in order to maintain therapeutic serum levels of medicaments and to minimize the effects of missed doses of drugs caused by a lack of patient compliance.

In the prior art are extended release tablets which have an osmotically active drug core surrounded by a semipermeable membrane. These tablets function by allowing a fluid such as gastric or intestinal fluid to permeate the coating membrane and dissolve the active ingredient so it can be released through a passageway in the coating membrane or if the active ingredient is insoluble in the permeating fluid, pushed through the passageway by an expanding agent such as a hydrogel. Some representative examples of these osmotic tablet systems can be found in United States Patent Ncs. 3,845,770, 3,916,899, 4,034,758, 4,077,407 and 4,783,337. United States Patent No. 3,952,741 teaches an osmotic device wherein the active agent is released from a core surrounded by a semipermeable membrane only after sufficient pressure has developed within the membrane to burst or rupture the membrane at a weak portion of the membrane.

25

30

The basic osmotic device described in the above cited patents have been refined over time in an effort to provide greater control of the release of the active ingredient. For example United States Patent Nos. 4,777,049 and 4,851,229 describe an osmotic dosage form comprising a semipermeable wall surrounding a core. The core contains an active ingredient and a modulating agent wherein the modulating agent causes the active ingredient to be released through a passageway in the semipermeable membrane in a pulsed manner. Further refinements have

]()

15

20

00

included modifications to the semipermeable membrane surrounding the active core such as varying the proportions of the components that form the membrane; i.e., United States Patent Nos. 5,178,867, 4,587,117 and 4,522,625 or increasing the number of coatings surrounding the active core; i.e., U.S. Patent Nos. 5,650,170 and 4,892,739.

Although vast amounts of research has been performed on controlled or sustained release compositions and in particular on osmotic dosage forms, very little research has been performed in the area of controlled or sustained release compositions that employ antihyperglycemic drugs.

Metformin is an oral antihyperglycemic drug used in the management of non-insulindependent diabetes mellitus (NIDDM). It is not chemically or pharmacologically related to oral sulfonylureas. Metformin improves glucose tolerance in NIDDM patients by lowering both basal and postprandial plasma glucose. Metformin hydrochloride is currently marketed as I GLUCOPHAGE® tablets by Bristol-Myers Squibb Co. Each GLUCOPHAGE® tablet contains 500, 850 or 1000 mg of metformin hydrochloride. There is no fixed dosage regimen for the management of hyperglycemia in diabetes mellitus with GLUCOPHAGE®. Dosage of GLUCOPHAGE® is individualized on the basis of both effectiveness and tolerance, while not exceeding the maximum recommended dose of 2550 mg per day.

Metformin has been widely prescribed for lowering blood glucose in patients with NIDDM. However, being a short acting drug, metformin requires twice-daily (b.i.d.) or three-Citimes-a-day (t.i.d.) dosing. Adverse events associated with metformin use are often

gastrointestinal in nature (e.g., anorexia, nausea, vomiting and occasionally diarrhea, etc.). These adverse events may be partially avoided by either reducing the initial and/or maintenance dose or using an extended-release dosage form. Another clear advantage of an extended release dosage form is a reduction in the frequency of administration. All of these findings suggest that an extended-release dosage form of metformin may improve the quality of therapy in patients with NIDDM and the safety profile relative to a conventional dosage form.

25

5

10

15

20

lasta

The limited work on controlled or sustained release formulations that employ antihyperglycemic drugs such as metformin hydrochloride includes the combination of the antihyperglycemic drug and an expanding or gelling agent to control the release of the drug from

· ^ )\_,

the dosage form. This research is exemplified by the teachings of WO 96/08243 and by the GLUCOPHAGE® metformin HCl product.

It is reported in the 50<sup>th</sup> Edition of the Physicians' Desk Reference, copyright 1996, p. 753, that food decreases the extent and slightly delays the absorption of metformin delivered by the GLUCOPHAGE® dosage form. This decrease is shown by approximately a 40% lower peak concentration, a 25% lower bioavailability and a 35-minute prolongation of time to peak plasma concentration following administration of a single GLUCOPHAGE® tablet containing 850 mg of metformin HCl with food compared to the similar tablet administered under fasting conditions.

10

15

20

25

لحدد

5

A controlled release metformin dosage form is also described in WO 99/47128. This reference describes a controlled release delivery system for metformin which includes an inner solid particulate phase formed of substantially uniform granules containing metformin and one or more hydrophilic polymers, one or more hydrophobic polymers and one or more hydrophobic materials, and an outer continuous phase in which the above granules are embedded and dispersed throughout. The outer continuous phase includes one or more hydrophilic polymers, one or more hydrophobic polymers and one or more hydrophobic materials.

Our own WO 99/47125 discloses controlled release metformin formulations providing a Tmax from 8 to 12 hours.

# **Objects and Summary of the Invention**

It is an object of the present invention to provide a controlled or sustained release of an antihyperglycemic drug which provides effective control of blood glucose levels in humans. It is a further object of the present invention to provide a method of treating human

patients with non-insulin-dependent diabetes mellitus (NIDDM) on a once-a-day basis with an antihyperglycemic drug which provides effective control of blood glucose levels in humans.

It is a further object of the present invention to provide formulations for treating human patients with non-insulin-dependent diabetes mellitus (NIDDM) which provides advantages over

the state-of-the-art, and which may be administered on a once-a-day basis by itself or together with other antidiabetic agents, and methods thereof.

It is a further object of the present invention to provide a controlled or sustained release formulation of an antihyperglycemic drug wherein the bioavailability of the drug is not decreased by the presence of food.

It is a further object of the present invention to provide a controlled or sustained release formulation of an antihyperglycemic drug that does not employ an expanding polymer.

It is also a further object of the present invention to provide a controlled or sustained release formulation of an antihyperglycemic drug that can provide continuous and non-pulsating therapeutic levels of the drug to an animal or human in need of such treatment over a twelve hour to twenty-four hour period.

It is an additional object of other embodiments of the present invention to provide a C controlled or sustained release formulation for an antihyperglycemic drug that obtains peak plasma levels from 5.5 to 7.5 hours after administration under various conditions. Alternatively, the time to peak plasma levels are from 6.0 to 7.0, from 5.5 to 7.0 or from 6.0 to 7.5.

It is also an object of this invention to provide a controlled or sustained release a pharmaceutical formulation having a homogeneous core wherein the core component may be made using ordinary tablet compression techniques.

In accordance with the above-mentioned objects and others, the present invention provides a controlled release oral dosage form comprising an antihyperglycemic drug, preferably a biguanide (e.g., metformin or a pharmaceutically acceptable salt thereof) that is suitable for providing once-a-day administration of the drug, wherein the dosage form provides a mean time to maximum plasma concentration  $(T_{max})$  of the drug from 5.5 to 7.5 hours after administration. The dosage form comprises the drug and a membrane. In certain preferred embodiments, the dosage form comprises a tablet.

Δ

25

5

10

15

20

42

In preferred embodiments, the controlled release oral dosage form of the present invention is a tablet comprising:

(a) a core comprising:

- (i) the antihyperglycemic drug;
- (ii) optionally a binding agent; and
- (iii) optionally an absorption enhancer;
- (b) a membrane coating surrounding the core; and

(c) at least one passageway in the membrane.

5

10

15

20

25

When the drug is metformin or a pharmaceutically acceptable salt thereof and is administered on a once-a-day basis, the daily dose may vary, e.g., from about 500 mg to about 2500 mg. Such daily dose may be contained in one controlled-release dosage form of the invention, or may be contained in more than one such dosage form. For example, a controlledrelease metformin dosage form may be formulated to contain about 1000 mg of the drug, and two of said dosage form may be administered together to provide once-a-day metformin therapy. The daily dose of the drug (i.e. metformin or pharmaceutically acceptable salt thereof) may range from about 500 mg to about 2500 mg, from about 1000 mg to about 2500 mg, or from about 2000 mg to about 2500 mg, depending on the clinical needs of the patient.

In certain preferred embodiments, the controlled release solid oral dosage form of the present invention provides a width at 50% of the height of a mean plasma concentration/time curve of the drug (e.g., of metformin) from about 4.5 to about 13 hours, more preferably from about 5.5 to about 10 hours, more preferably from about 6 to about 8 hours.

In certain embodiments, the controlled release oral dosage form of the present invention provides a mean maximum plasma concentration  $(C_{max})$  of the antihyperglycemic drug which is more than about seven times the mean plasma level of said drug at about 24 hours after administration. In preferred embodiments, the controlled release oral dosage form of the present invention provides a mean maximum plasma concentration  $(C_{max})$  of the drug which is from about ? times to about 14 times the plasma level of the drug at about 24 hours after the administration, more preferably from about 8 times to about 12 times the plasma level of the drug at about 24 hours after administration.

In certain embodiments of the present invention, when the drug is metformin or a pharmaceutically acceptable salt thereof, the controlled release oral dosage form provides a mean

5

(c

maximum plasma concentration ( $C_{max}$ ) of the drug that is about 1500 ng/ml to about 3000 ng/ml, based on administration of a 2000 mg once-a-day dose of metformin, more preferably about 1700 ng/ml to about 2000 ng/ml, based on administration of a 2000 mg once-a-day dose of metformin.

In certain embodiments of the present invention, when the drug is metformin or a pharmaceutically acceptable salt thereof, the controlled release dosage form provides a mean  $AUC_{0-24hr}$  that is about 17200 ng.hr/ml to about 33900 ng.hr/ml, based on administration of a 2000 mg once-a-day dose of metformin; preferably about 17200 ng.hr/ml to about 26500 ng.hr/ml, based on administration of a 2000 mg once-a-day dose of metformin; more preferably about 19800 ng.hr/ml to about 33900 ng.hr/ml, based on administration of a 2000 mg once-a-day dose of metformin; more preferably about 19800 ng.hr/ml to about 33900 ng.hr/ml, based on administration of a 2000 mg once-a-day dose of metformin; more preferably about 19800 ng.hr/ml to about 33900 ng.hr/ml, based on administration of a 2000 mg once-a-day dose of metformin; more preferably about 19800 ng.hr/ml to about 33900 ng.hr/ml, based on administration of a 2000 mg once-a-day dose of metformin; more preferably about 19800 ng.hr/ml to about 33900 ng.hr/ml, based on administration of a 2000 mg once-a-day dose of metformin; more preferably about 19800 ng.hr/ml to about 33900 ng.hr/ml, based on administration of a 2000 mg once-a-day dose of metformin.

In certain embodiments of the invention, the administration of the antihyperglycemic drug, e.g., at least one metformin cosage form provides a mean AUC<sub>0-24hr</sub> from at least 80%, preferably at least 90% of the mean AUC<sub>0-24</sub> provided by administration of the reference standard (CLUCOPHAGE) twice a day, wherein the daily dose of the reference standard is equal to the once-a day dose of metformin administered in the controlled release oral dosage form of the present invention.

In certain embodiments of the present invention, the controlled release dosage form

exhibits the following dissolution profiles of the antihyperglycemic drug (e.g., metformin) when tested in a USP type 2 apparatus at 75 rpm in 900 ml of simulated intestinal gastric fluid (pH 7.5 phosphate buffer) at 37° C: 0-30% of the drug released after 2 hours; 10-45% of the drug released after 4 hours; 30-90% of the drug released after 8 hours; not less than 50% of the drug released after 12 hours; not less than 60% of the drug released after 16 hours; and not less than 70% of the drug released after 20 hours.

25

5

10

15

20

ĺ.

In certain preferred embodiments, the controlled release solid oral dosage form exhibits the following dissolution profiles when tested in USP type 2 apparatus at 75 rpm in 900 ml of simulated intestinal gastric fluid (pH 7.5 phosphate buffer) at 37° C: 0-25% of the drug (e.g., metformin or a pharmaceutically acceptable salt thereof) released after 2 hours; 20-40% of the

drug released after 4 hours; 45-90% of the drug released after 8 hours; not less than 60% of the drug released after 12 hours; not less than 70% of the drug released after 16 hours; and not less than 80% of the drug released after 20 hours.

With respect to embodiments of the present invention where the antihyperglycemic drug is metformin, it has been found that drugs such as metformin provide substantially linear pharmacokinetics up to a level of about 2 grams per day. Therefore, it is contemplated for purposes of the present invention that a given plasma level (e.g.,  $C_{max}$ ) of metformin per specified dose will be directly proportional to other doses of metformin. Such proportional doses and plasma levels are contemplated to be within the scope of the invention and to be within the scope of the appended claims.

10

5

The dosage form of the present invention can provide therapeutic levels of the antihyperglycemic drug for twelve to twenty-four hour periods and does not exhibit a decrease in bioavailability if taken with food. In fact, a slight increase in the bioavailability of the antihyperglycemic drug is observed when the controlled release dosage form of the present invention is administered with food. In a preferred embodiment, the dosage form can be administered once-a-day, ideally with or after a meal, preferably with or after the evening meal, and provides therapeutic levels of the drug throughout the day with peak plasma levels being obtained between 5.5 to 7.5 hours after administration.

The present invention is also directed to a method of lowering blood glucose levels in human patients needing treatment for non-insulin-dependent diabetes mellitus (NIDDM), comprising orally administering to human patients on a once-a-day basis a dose of a drug comprising a biguanide (e.g., metformin or a pharmaceutically acceptable salt thereof), said drug being contained in at least one solid oral controlled release dosage form of the present invention. When the drug is metformin, the daily dose of the drug may be from about 500 mg to about 2500 mg, from about 1000 mg to about 2500 mg, or from about 2000 mg to about 2500 mg, depending on the clinical needs of the patient.

The controlled release dosage form of the present invention provides a delayed  $T_{max}$ , as compared to the  $T_{max}$  provided by GLUCOPHAGE. The delayed  $T_{max}$  occurs from 5.5 to 7.5

7

15

2.5

20

03

hours after administration. If the drug (e.g., metformin) is administered at dinner time, the  $T_{max}$ would occur during the time when gluconeogenesis is usually at its highest (e.g., around 2 a.m.).

The present invention also includes a method of treating patients with NIDDM

5

10

15

20

**, ,** 

27 Q 244

لود. 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 -

comprising orally administering to human patients on a once-a-day basis a dose of a drug comprising a biguanide (e.g., metformin or a pharmaceutically acceptable salt thereof), contained in at least one oral controlled release dosage form of the present invention. When the drug is metformin, the daily dose of the drug may be from about 500 mg to about 2500 mg, from about 1000 mg to about 2500 mg, or from about 2000 mg to about 2500 mg, depending on the clinical needs of the patient. In certain embodiments, the method of treatment according to the present invention involves once-per-day metformin monotherapy as an adjunct to diet to lower blood glucose in patients with NIDDM whose hyperglycemia may not be satisfactorily managed on diet alone. In certain other embodiments, the once-a-day metformin therapy of the present invention may be used concomitantly with a sulfonylurea, e.g., when diet and monotherapy with a  $(\uparrow)$ sulfonylurea alone do not result in adequate glycemic control. In certain other embodiments, the once-a-day metformin therapy of the present invention may be used concomitantly with a glitazone, e.g., when diet and monotherapy with a glitazone alone do not result in adequate

glycemic control.

The present invention is further directed to a method of controlling the serum glucose concentration in human patients with NIDDM, comprising administering to patients having NIDDM on a once-a-day basis, preferably at dinner time, an effective dose of a biguanide (e.g., metformin) contained in at least one oral controlled release dosage form of the present invention.

25

The present invention further includes a controlled-release dosage form of a drug comprising a biguanide (e.g., metformin) suitable for once-a-day administration to human patients with NIDDM, the dosage form comprising an effective amount of the drug to control blood glucose levels for up to about 24 hours and an effective amount of a controlled-release carrier to provide controlled release of the drug with a mean time to maximum plasma concentration (T<sub>max</sub>) of the drug from 5.5 to 7.5 hours after administration and a width at 50% of

the height of a mean plasma concentration/time curve of the drug from about 6 to about 13 hours. In preferred embodiments, the administration of the controlled-release dosage form occurs at fed state, more preferably at dinner time.

In certain preferred embodiments, the controlled-release dose of the drug (e.g., metformin or a pharmaceutically acceptable salt thereof) according to the present invention is provided by one or more of a controlled-release tablet comprising

- (a) a core comprising:
  - the antihyperglycemic drug (e.g., metformin or a pharmaceutically (i) acceptable salt thereof);
  - optionally a binding agent; and (ii)
  - optionally an absorption enhancer; (iii)
- (b) a membrane coating surrounding the core; and
- at least one passage way in the membrane. (c)

In certain preferred embodiments, the mean time to maximum plasma concentration of 1 the drug is reached from 6.5 to 7.5 hours after administration at dinner time.

In certain embodiments of the invention when the drug is a biguanide (e.g. metformin or a an pharmaceutically acceptable salt thereof), the controlled release dosage form provides upon single administration, a higher mean fluctuation index in the plasma than an equivalent dose of an immediate release composition administered as two equal divided doses, one divided dose at the start of the dosing interval and the other divided dose administered 12 hours later, preferably maintaining bioavailability from at least 80% preferably from at least 90% of the immediate

release composition.

In certain embodiments of the present invention, the mean fluctuation index of the dosage form is from about 1 to about 4, preferably about 2 to about 3, more preferably about 2.5.

25

5

10

15

20

In certain embodiments of the invention which exhibit a higher mean fluctuation index in the plasma than an equivalent dose of an immediate release composition administered as two equal divided doses, the ratio of the mean fluctuation index between the dosage form and the immediate release composition is about 3:1, preferably about 2:1, more preferably 1.5:1.

When the drug is metformin or a pharmaceutically acceptable salt thereof, the doses of drug which exhibit the above disclosed mean fluctuation indexes can be any effective dose administered to a patient with NIDDM for the reduction of serum glucose levels. For example, the dose can from about 500mg to about 2500mg, from about 1000mg to about 2000 mg or from about 850mg to about 1700mg metformin or pharmaceutically acceptable salt thereof.

The drugs which may used in conjunction with the present invention include those drugs which are useful for the treatment of non-insulin-dependent diabetes mellitus (NIDDM), including but not limited to biguinides such as metformin or buformin or pharmaceutically acceptable salts thereof. When the drug used in the present invention is metformin, it is preferred that the metformin be present in a salt form, preferably as metformin hydrochloride.

The term "metformin" as it is used herein means metformin base or any pharmaceutically acceptable salt e.g., metformin hydrochloride.

The term "dosage form" as it is used herein means at least one unit dosage form of the present invention (e.g. the daily dose of the antihyperglycemic agent can be contained in 2 unit dosage forms of the present invention for single once-a-day administration).

The term "morning" as it is used herein with respect to the dosing of the controlled release formulations of the invention means that the controlled release formulation is orally administered early in the day after the patient has awakened from overnight sleep, generally between about 6 a.m. and 11 a.m. (regardless of whether breakfast is eaten at that time, unless so specified herein).

The term "dinnertime" or "at dinner" as it is used herein with respect to the dosing of the controlled release formulations of the invention means that the controlled release formulation is orally administered at a time when dinner is normally caten (regardless of whether a meal is actually eaten at that time, unless so specified herein), generally between about 4 p.m. and 8 p.m.

25

5

10

15

20

(4) (4) (4)

The term "bedtime" as it is used herein with respect to the dosing of the controlled release formulations of the invention means that the controlled release formulation is orally administered before the patient goes to bed in the evening, generally between about 8 p.m. and 12 p.m.

The term "therapeutically effective reduction" when used herein is meant to signify that blood glucose levels are reduced by approximately the same amount as an immediate release reference standard (e.g., GLUCOPHAGE<sup>®</sup>) or more, when the controlled release dosage form is orally administered to a human patient on a once-a-day basis.

The term "sustained release" and "controlled release" are used interchangeably in this application and are defined for purposes of the present invention as the release of the drug from the dosage form at such a rate that when a once-a-day dose of the drug is administered in the sustained release or controlled-release form, blood (e.g., plasma) concentrations (levels) of the drug are maintained within the therapeutic range but below toxic levels over a period of time from about 12 to about 24 hours. When the drug used in the present invention is metformin (preferably metformin hydrochloride) the controlled release solid oral dosage form containing such drug is also referred to as "Metformin XT."

The term " $C_{max}$ " is the highest plasma concentration of the drug attained within the dosing interval, i.e., about 24 hours.

The term " $C_{min}$ " is the minimum plasma concentration of the drug attained within the dosing interval, i.e. about 24 hours.

The term " $C_{avg}$ " as used herein, means the plasma concentration of the drug within the dosing interval, i.e. about 24-hours, and is calculated as AUC/dosing interval.

The term " $T_{max}$ " is the time period which elapses after administration of the dosage form at which the plasma concentration of the drug attains the highest plasma concentration of drug attained within the dosing interval (i.e., about 24 hours).

The term "AUC" as used herein, means area under the plasma concentration-time curve, as calculated by the trapezoidal rule over the complete 24-hour interval.

The term "steady state" means that the blood plasma concentration curve for a given drug does not substantially fluctuate after repeated doses to dose of the formulation.

The term "single dose" means that the human patient has received a single dose of the drug formulation and the drug plasma concentration has not achieved steady state.

11

10

ji ji

......

.

1,4,

5

20

25

The term "multiple dose" means that the human patient has received at least two doses of the drug formulation in accordance with the dosing interval for that formulation (e.g., on a oncea-day basis). Patients who have received multiple doses of the controlled release formulations of the invention may or may not have attained steady state drug plasma levels, as the term multiple dose is defined herein.

The term "a patient" means that the discussion (or claim) is directed to the pharmacokinetic parameters of an individual patient and/or the mean pharmacokinetic values obtained from a population of patients, unless further specified.

5

10

15

20

25

14

Uf l 1

The term "mean", when preceding a pharmacokinetic value (e.g. mean T<sub>max</sub>) represents the arithmetic mean value of the pharmacokinetic value taken from a population of patients unless otherwise specified (e.g. geometric mean)..

The term "Degree of Fluctuation" is expressed as (C<sub>max</sub> -C<sub>min</sub>)/C<sub>avg</sub>.

#### Brief Description of the Drawings

FIG. 1 is a graph showing the relative bioavailability of the metformin XT formulation of Example 2 to GLUCOPHAGE® for Clinical Study 2.

FIG. 2 is a graph showing the relative bioavailability of the metformin XT formulation  $\widetilde{l_{4,i}}$  of Example 1 (500 mg) to GLUCOPHAGE® for Clinical Study 3.

FIG. 3 is a graph showing the difference in plasma concentration-time profiles of metformin in eight healthy volunteers between Day 1 and Day 14 dosing following oral administration of the metformin XT formulation of Example 1, 4 x 500 mg q.d. for 14 days for Clinical Study 4.

FIG. 4 is a graph showing the mean plasma profiles and values of pharmacokinetic parameters of the metformin XT formulation of Example 3 for Clinical Study 5.

FIG. 5 is a graph showing the mean plasma glucose concentration-time profiles after 4 weeks of treatment with the metformin XT formulation of Example 3 and GLUCOPHAGE® for Clinical Study 5.

FIG. 6 is a graph showing the dissolution profile of a 500 mg controlled release metformin formulation of Example 1 of the present invention.

FIG. 7 is a graph showing the dissolution profile of a 850 mg controlled release metformin formulation of Example 2 of the present invention.

5

19

15

FIG. 8 is a graph showing the dissolution profile of a 1000 mg controlled release metformin formulation of Example 3 of the present invention.

#### **Detailed Description of the Invention**

The term antihyperglycemic drugs as used in this specification refers to drugs that are useful in controlling or managing noninsulin-dependent diabetes mellitus (NIDDM). Preferably, the antihyperglycemic drug is a biguanide such as metformin or buformin or a pharmaceutically acceptable salt thereof such as metformin hydrochloride.

It has surprisingly been found that when biguanides such as metformin are administered orally in a controlled release dosage form suitable for once-a-day dosing in the "fed" state, preferably at dinner, the bioavailability is improved as compared to the administration of the controlled release dosage form in the "fasted" state. This is in contrast to GLUCOPHAGE®, which exhibits opposite characteristics. In accordance with the methods and dosage forms of the present invention, it has been determined that the patients suffering from NIDDM achieve improved results (e.g., lowered blood glucose levels) than GLUCOPHAGE® administered according to accepted protocols, e.g., on a twice-a-day basis.

The methods and dosage forms of the invention provide the further advantage in that when dosed at dinnertime, the controlled release formulations of the invention provide a  $T_{max}$ (from 5.5 to 7.5 hours) after oral administration (which  $T_{max}$  is delayed relative to the reference standard, GLUCOPHAGE®), such that the level of drug is greatest at the time when human patients are manufacturing glucose at highest levels. Gluconeogenesis is well known to those skilled in the art to be greatest at night. Thus, in accordance with the invention, the  $T_{max}$  of the drug occurs for example between 11:30 p.m. and 1:30a.m., based on a dose administered at 6:00 p.m. Likewise, such administration of the dosage form provides lower drug levels during the day

20

25

(e.g. the afternoon) when gluconeogenesis is lower than at night. Also, the invention preferably provides the added benefit of lowering insulin levels. Insulin is considered a risk factor in NIDDM, in and of itself, for cardic vascular disease.

5

10

15

. da

ĥ

In comparison to a twice-daily dose of the reference standard (GLUCOPHAGE®), the plasma levels of metformin are preferably lower in the afternoon. This is an advantage particularly in patients who are under concomitant therapy with one or more additional antidiabetic agents, such as for example, a sulfonylurea. It is known in the art that to date approximately 60% of patients being treated with metformin are also being treated with at least one additional antidiabetic agent (such as a sulfonylurea). Sulfonylureas can possibly cause hypoglycemia, whereas metformin cannot, so there is a benefit to having lower metformin levels in the blood during the afternoon due to the potential for the patient to have hypoglycemia.

Accordingly, the present invention also includes a method of treating human patients with NIDDM comprising administering on a once-a-day basis a therapeutically effective dose of metformin in a controlled-release oral dosage form ("Metformin XT"), in combination with administering an effective amount of a sulfonylurea. In preferred embodiments, metformin is provided by a controlled release dosage form comprising metformin or a pharmaceutically acceptable salt thereof, the dosage form being useful for providing a once-a-day oral administration of the drug, wherein the dosage form provides a mean time to maximum plasma concentration ( $T_{max}$ ) of metformin from 5.5 to 7.5 hours after administration.

In certain embodiments, the combination therapy may be provided as follows. If patients do not respond to four weeks of the maximum dose of Metformin XT (2500 mg/ day) monotherapy, a sulfonylurea may be gradually added while maintaining the maximum dose of Metformin XT, even if prior primary or secondary failure to a sulfonylurea has occurred. Examples of the sulfonylurea include glyburide (glibenclamid), chloropropamide, tolbutamide, glipizide, acetohexamide and tolazamide. Although Metformin XT is preferably administered on once-a-day basis, the sulfonylurea may be administered in a different dosage form and at a different frequency.

20

With concomitant Metformin XT and sulfonylurea therapy, the desired control of blood glucose may be obtained by adjusting the dose of each drug.

In certain embodiments, the foregoing objectives are met by a controlled release dosage form comprising:

 $\mathbf{5}$ 

10

#### (a) a core comprising:

- (i) an antihyperglycemic drug;
- (ii) optionally a binding agent; and
- (iii) optionally an absorption enhancer;

(b) a membrane coating surrounding the core; and

(c) at least one passage way in the membrane.

The binding agent may be any conventionally known pharmaceutically acceptable binder such as polyvinyl pyrrolidone, hydroxypropyl cellulose, hydroxyethyl cellulose, ethylcellulose, polymethacrylate, waxes and the like. Mixtures of the aforementioned binding agents may also be used. The preferred binding agents are water soluble such as polyvinyl pyrrolidone having a weight average molecular weight of 25,000 to 3,000,000. The binding agent comprises approximately about 0 to about 40% of the total weight of the core and preferably about 3% to about 15% of the total weight of the core.

The core may optionally comprise an absorption enhancer. The absorption enhancer can be any type of absorption enhancer commonly known in the art such as a fatty acid, a surfactant, a chelating agent, a bile salt or mixtures thereof. Examples of some preferred absorption enhancers are fatty acids such as capric acid, oleic acid and their monoglycerides, surfactants such as sodium lauryl sulfate, sodium taurocholate and polysorbate 80, chelating agents such as citric acid, phytic acid, ethylenediamine tetraacetic acid (EDTA) and ethylene glycol-big (Baminoethyl ether -N,N,N,N-tetraacetic acid (EGTA). The core comprises approximately 0 to about 20% of the absorption enhancer based on the total weight of the core and most preferably about 2% to about 10% of the total weight of the core.

In this embodiment, the core which comprises the antihyperglycemic drug, the binder which preferably is a pharmaceutically acceptable water soluble polymer and the absorption

15

20

25

AUROBINDO EX1005, 43

enhancer is preferably formed by wet granulating the core ingredients and compressing the granules with the addition of a lubricant into a tablet on a rotary press. The core may also be formed by dry granulating the core ingredients and compressing the granules with the addition of a lubricant into tablets or by direct compression.

5

Other commonly known excipients may also be included into the core such as lubricants, pigments or dyes.

The homogeneous core is coated with a membrane, preferably a polymeric membrane to form the controlled release tablet of the invention. The membrane can be a semipermeable membrane by being permeable to the passage of external fluid such as water and biological fluids and being impermeable to the passage of the antihyperglycemic drug in the core. Materials that are useful in forming the membrane are cellulose esters, cellulose diesters, cellulose triesters, 1 cellulose ethers, cellulose ester-ether, cellulose acylate, cellulose diacylate, cellulose triacylate, cellulose acetate, cellulose diacetate, cellulose triacetate, cellulose acetate propionate, and cellulose acetate butyrate. Other suitable polymers are described in United States Patent Nos. i, sji 3,845,770, 3,916,899, 4,008,719, 4,036,228 and 4,11210 which are incorporated herein by 1 reference. The most preferred membrane material is cellulose acetate comprising an acetyl content of 39.3 to 40.3%, commercially available from Eastman Fine Chemicals.

In an alternative embodiment, the membrane can be formed from the above-described polymers and a flux enhancing agent. The flux enhancing agent increases the volume of fluid imbibed into the core to enable the dosage form to dispense substantially all of the antihyperglycemic drug through the passageway and/or the porous membrane. The flux enhancing agent can be a water soluble material or an enteric material. Some examples of the preferred materials that are useful as flux enhancers are sodium chloride, potassium chloride, sucrose, sorbitol, mannitol, polyethylene glycol (PEG), propylene glycol, hydroxypropyl cellulose, hydroxypropyl methycellulose, hydroxyprophy methycellulose phthalate, cellulose acetate phthalate, polyvinyl alcohols, methacrylic acid copolymers and mixtures thereof. The preferred flux enhancer is PEG 400.

15

10

20

2.5

The flux enhancer may also be a drug that is water soluble such as metformin or its pharmaceutically acceptable salts or a drug that is soluble under intestinal conditions. If the flux enhancer is a drug, the present dosage form has the added advantage of providing an immediate release of the drug which is selected as the flux enhancer.

The flux enhancing agent comprises approximately 0 to about 40% of the total weight of the coating, most preferably about 2% to about 20% of the total weight of the coating. The flux enhancing agent dissolves or leaches from the membrane to form paths in the membrane for the fluid to enter the core and dissolve the active ingredient.

In alternate embodiments, the membrane may also be formed with commonly known excipients such as a plasticizer. Some commonly known plasticizers include adipate, azelate, enzoate, citrate, stearate, isoebucate, sebacate, triethyl citrate, tri-n-butyl citrate, acetyl tri-n-butyl citrate, citric acid esters, and those described in the Encyclopedia of Polymer Science and Technology, Vol. 10 (1969), published by John Wiley & Sons. The preferred plasticizers are triacetin, acetylated monoglyceride, grape seed oil, olive oil, sesame oil, acetyltributylcitrate, 15 acetyltriethylcitrate, glycerin sorbitol, diethyloxalate, diethylmalate, diethylfumarate, dibutylsuccinate, diethylmalonate, dioctylphthalate, dibutylsebacate, triethylcitrate, tributylcitrate, glyceroltributyrate, and the like. Depending on the particular plasticizer, amounts of from 0 to about 25%, and preferably about 2% to about 15% of the plasticizer can be used

based upon the total weight of the coating.

As used herein the term passageway includes an aperture, orifice, bore, hole, weakened area or an erodible element such as a gelatin plug that erodes to form an osmotic passageway for the release of the antihyperglycemic drug from the dosage form. A detailed description of the passageway can be found in United States Patent Nos. such as 3,845,770, 3,916,899, 4,034,758, 4,063,064, 4,077,407, 4,088,864, 4,783,337 and 5,071,607 (the disclosures of which are hereby incorporated by reference).

25

5

10

1

切

1.1

ļ, % 

20

In certain embodiments, the passageway is formed by laser drilling. In other embodiments, the passageway is formed by making an indentation onto the core prior to the membrane coating to form a weakened area of the membrane at the point of the indentation. In

preferred embodiments of the invention, the dosage form contains two passageways in order provide the desired pharmacokinetic parameters of the formulation.

Generally, the membrane coating around the core will comprise from about 1% to about 7%, preferably about 1.5% to about 3%, based on the total weight of the core and coating.

5

10

15

20

25

[..]

1,11

Ц.,]

100

ığ.

1.4

The term "membrane" means a membrane that is permeable to both aqueous solutions or bodily fluids and to the active drug or pharmaceutical ingredient (e.g. the formulations of Examples 1-3). Thus, the membrane is porous to drug and, in a preferred embodiment, drug is released through the hole or passageway and through the porous membrane in solution or in vivo. The term "membrane" also generically encompasses the term "semipermeable membrane" as heretofore defined.

In an alternative embodiment, the dosage form of the present invention may also in comprise an effective amount of the antihyperglycemic drug that is available for immediate release. The effective amount of antihyperglycemic drug for immediate release may be coated onto the membrane of the dosage form or it may be incorporated into the membrane.

In certain preferred embodiments of the invention where the dosage form is prepared in accordance with the above, the dosage form will have the following composition:

	INGREDIENT	Preferred	Most Preferred
	CORE:		
100	Drug	50-98%	75-95%
	Binder	0-40%	3-15%
	Absorption Enhancer	0-20%	2-10%

COATING:

Membrane Polymer	50-99%	75-95%
Flux Enhancer	0-40%	2-20%
Plasticizer	0-25% or 0-30%	2-15%

The dosage forms prepared according to certain embodiments of the present invention preferably exhibit the following dissolution profile when tested in a USP type 2 apparatus at 75 rpms in 900 ml of simulated intestinal fluid (pH 7.5 phosphate buffer) and at 37°C:

	<u>Time (Hours)</u>	Preferred	Most Preferred
r	2	0-30%	0-15% or 0-25%
	4	10-45%	20-40%
ో 10	8	30-90%	45-90%
	12	NTL 50%	NTL 60%
	16	NTL 60%	NTL 70%
	20	NTL 70%	NTL 80%
198 ° -			

NTL = Not less than

In the preparation of the tablets of the invention, various conventional well known solvents may be used to prepare the granules and apply the external coating to the tablets of the invention. In addition, various diluents, excipients, lubricants, dyes, pigments, dispersants, etc. which are disclosed in Remington's Pharmaceutical Sciences, 1995 Edition may be used to optimize the formulations of the invention.

20

15

...i

Other controlled release technologies known to those skilled in the art can be used in order to achieve the controlled release formulations of the present invention, i.e., formulations which provide a mean  $T_{max}$  of the drug and/or other pharmacokinetic parameters described herein when orally administered to human patients. Such formulations can be manufactured as a controlled oral formulation in a suitable tablet or multiparticulate formulation known to those skilled in the art. In either case, the controlled release dosage form may optionally include a

2.5

controlled release carrier which is incorporated into a matrix along with the drug, or which is applied as a controlled release coating.

An oral dosage form according to the invention may be provided as, for example, granules, spheroids, beads, pellets (hereinafter collectively referred to as "multiparticulates") and/or particles. An amount of the multiparticulates which is effective to provide the desired dose of drug over time may be placed in a capsule or may be incorporated in any other suitable oral form.

In certain preferred embodiments, the tablet core or multiparticulates containing the drug are coated with a hydrophobic material selected from (i) an alkylcellulose and (ii) a polymeric glycol. The coating may be applied in the form of an organic or aqueous solution or dispersion. The coating may be applied to obtain a weight gain from about 2 to about 25% of the substrate in order to obtain a desired sustained release profile. The sustained release coatings of the present invention may also include an exit means comprising at least one passageway, orifice, or the like as previously disclosed.

#### **Description of Certain Preferred Embodiments**

The following examples illustrate various aspects of the present invention. They are not to be construed to limit the claims in any manner whatsoever.

(;#L (;#L

13

huy . I stak

5

# Example 1

A controlled release tablet containing 500 mg of metformin HCl and having the following formula is prepared as follows:

I. Core

5

10

Ingredients	Amount (mg/tab)
Metformin HCl	500.0
Povidone <sup>3</sup> , USP	36.0
Sodium Lauryl Sulfate	25.8
Magnesium Stearate	2.8

<sup>3</sup>approximate molecular weight = 1,000,000; cynamic viscosity (10%w/v solution at 20°C) = 300-700 m Pa s.

#### (a) Granulation

The metformin HCl and sodium lauryl sulfate are delumped by passing them through a 40 mesh screen and collecting them in a clean, polyethylene-lined container. The povidone, K-90-F is dissolved in purified water. The delumped metformin HCl and sodium lauryl sulfate are then added to a top-spray fluidized bed granulator and granulated by spraying with the binding solution of povidone under the following conditions: inlet air temperature of 50-70°C; atomization air pressure of 1-3 bars; and spray rate of 10-100 ml/min.

20

25

15

# loss on drying is less than 2%. The dried granules are passed through a Comil equipped with the equivalent of an 18 mesh screen.

Once the binding solution is depleted, the granules are dried in the granulator until the

#### (b) Tableting

The magnesium stearate is passed through a 40 mesh stainless steel screen and blended with the metformin HCl granules for approximately five (5) minutes. After blending, the granules are compressed on a rotary press fitted with 15/32" round standard concave punches.

#### 21

 $(\cdot)$ 

#### **(c)** Seal Coating (optional)

The core tablet is seal coated with an Opadry material or other suitable water-soluble material by first dissolving the Opadry material, preferably Opadry Clear (YS-1-7006), in purified water. The Opadry solution is then sprayed onto the core tablet using a pan coater under the following conditions: exhaust air temperature of 38-42°C; atomization pressure of 28-40 psi; and spray rate of 10-15 m1/min. The Opadry Clear of the coating constitutes about 11.5 mg/tablet.

#### II. Sustained Release Coating

Ingredients	Amount (mg/tablet)
Cellulose Acetate (398-10) <sup>2</sup>	21.5
Triacetin	1.3
PEG 400	2.5
<sup>2</sup> acetyl content 39.3 - 40.3%	

The cellulose acetate is dissolved in acetone while stirring with a homogenizer. The polyethylene glycol 400 and triacetin are added to the cellulose acetate solution and stirred until a clear solution is obtained. The tablet is coated by spraying the clear coating solution onto the seal coated tablets in a fluidized bed coater employing the following conditions: product temperature of 16-22°C; atomization pressure of approximately three bars; and spray rate of 120-150 ml/min.

#### (d) Laser Drilling

25

 $\mathbf{5}$ 

10

15

þ.d. . |+# |\_1

20

The coated tablets were laser drilled two holes (one hole on each side of the tablet).

#### Example 2

A controlled release tablet containing 850 mg of metformin HCl and having the following formula is prepared as follows:

I. Core

5

10

15

12

13

Ingredients	Amount (mg/tab)
Metformin HCl	850.0
Povidone <sup>3</sup> , USP	61.1
Sodium Lauryl Sulfate	43.9
Magnesium Stearate	4.8

<sup>3</sup>approximate molecular weight = 1,000,000; cynamic viscosity (10%w/v solution at 20°C) = 300-700 m Pa s. 

Granulation (a)

The metformin HCl and sodium lauryl sulfate are delumped by passing them through a 40 mesh screen and collecting them in a clean, polyethylene-lined container. The povidone, K-90-F is dissolved in purified water. The delumped metformin HCl and sodium lauryl sulfate are then added to a top-spray fluidized bed granulator and granulated by spraying with the binding solution of povidone under the following conditions: inlet air temperature of 50-70°C; atomization air pressure of 1-3 bars; and spray rate of 10-100 ml/min.

Once the binding solution is depleted, the granules are dried in the granulator until the 12 loss on drying is less than 2%. The dried granules are passed through a Comil equipped with the equivalent of an 18 mesh screen.

20

#### (b) Tableting

The magnesium stearate is passed through a 40 mesh stainless steel screen and blended with the metformin HCl granules for approximately five (5) minutes. After blending, the granules are compressed on a rotary press fitted with 15/32" round standard concave punches.

25



24.0

1.4

2.8

#### ( c) Seal Coating (optional)

The core tablet is seal coated with an Opadry material or other suitable water-soluble material by first dissolving the Opadry material, preferably Opadry Clear (YS-1-7006), in purified water. The Opadry solution is then sprayed onto the core tablet using a pan coater under the following conditions: exhaust air temperature of 38-42°C; atomization pressure of 28-40 psi; and spray rate of 10-15 m1/min. The Opadry Clear of the coating constitutes about 11.5 mg/tablet.

# 10

...l.

, Ş.

5

#### II. Sustained Release Coating

Ingredients	Amount (mg/tablet)
Cellulose Acetate $(393-10)^2$	24.0
Triacetin	1,4
PEG 400 <sup>2</sup> acetyl content 39.3 - 40.3%	2.8

The cellulose acetate is dissolved in acetone while stirring with a homogenizer. The b polyethylene glycol 400 and triacetin are added to the cellulose acetate solution and stirred until a clear solution is obtained. The tablet is coated by spraying the clear coating solution onto the seal coated tablets in a fluidized bed coater employing the following conditions: product temperature of 16-22°C; atomization pressure of approximately three bars; and spray rate of 120-150 ml/min.

#### (d) Laser Drilling

25

1.5

20

The coated tablets were laser drilled two holes (one hole on each side of the tablet).

## Example 3

A controlled release tablet containing 1000 mg of metformin HCl and having the following formula is prepared as follows:

т	~
1.	Core

5

 $1(-\frac{m}{m})$ 

יולדיי גיי

Ļħ

.....

15

20

25

Ingredients	Amount (mg/tablet)
Metformin HCl	1000.0
Povidone <sup>3</sup> , USP	71.9
Sodium Lauryl Sulfate	51.7
Magnesium Stearate	5.6

<sup>3</sup>approximate molecular weight = 1,000,000; dynamic viscosity (10%w/v solution at 20°C) = 300-700 m Pa s.

#### (a) Granulation

The metformin HCl and sodium lauryl sulfate are delumped by passing them through a 40 mesh screen and collecting them in a clean, polyethylene-lined container. The povidone, K-90-F is dissolved in purified water. The delumped metformin HCl and sodium lauryl sulfate are then added to a fluidized bed granulator and granulated by spraying with the binding solution of povidone under the following conditions: inlet air temperature of 50-70°C; atomization air pressure of 1-3 bars; and spray rate of 10-100 ml/min.

Once the binding solution is depleted, the granules are dried in the granulator until the loss on drying is less than 2%. The dried granules are passed through a Comil equipped with a screen equivalent to 18 mesh.

#### (b) Tableting

The magnesium stearate is passed through a 40 mesh stainless steel screen and blended with the metformin HCl granules for approximately five (5) minutes. After blending, the granules are compressed on a rotary press fitted with  $\frac{1}{2}$ " round standard concave punches.

#### (c) Seal Coating (optional)

The core tablet is seal coated with an Opadry material or other suitable water-soluble material by first dissolving the Opadry material, preferably Opadry Clear (YS-1-7003), in purified water. The Opadry solution is then sprayed onto the core tablet using a pan coater under the following conditions: exhaust air temperature of 38-42°C; atomization pressure of 28-40 psi; and spray rate of 10-15 m1/min. The core tablet is coated with the sealing solution until the tablet is coated with 23.0 mg/tablet of the Opadry material.

10

15

20

:5

#### II. Sustained Release Coating

Ingredients	Amount (mg/tablet)
Cellulose Acetate (398-10) <sup>2</sup>	19.0
Triacetin	1.1
PEG 400	2.2
<sup>2</sup> acetyl content 39.3 - 40.3%	· · · · · · · · · · · · · · · · · · ·

The cellulose acetate is dissolved in acetone while stirring with a homogenizer. The polyethylene glycol 400 and triacetin are added to the cellulose acetate solution and stirred until a clear solution is obtained. The tablet is coated by spraying the clear coating solution onto the seal coated tablets in a fluidized bed coater employing the following conditions: product temperature of 16-22°C; atomization pressure of approximately three bars; and spray rate of 120-150 ml/min.

(d) Laser Drilling

25

The coated tablets were laser drilled two holes (one hole on each side of the tablet).

#### (e) Color Coating (optional)

Subsequent to the sustained release coating, the laser drilled tablet is coated with a color coating using Opadry White (24 mg/tablet) and waxed with Candelilla wax powder (0.4 mg/tablet).

#### **Clinical Studies**

#### Study 1

In study 1, a total of twelve (12) healthy subjects (six males, six females) were randomized to receive either a single oral dose of metformin XT, 850mg, prepared in accordance with Example 2 or b.i.d. doses of GLUCOPHAGE in assigned study periods which consisted of one of the following groups: Group A - metformin XT (2 x 850 mg tablets) taken at approximately 8:00 a.m., immediately following breakfast, Group B - metformin XT (2 x 850 mg tablets) taken at approximately 6:00 p.m., immediately following dinner; and Group C -1 GLUCOPHAGE (1 x 850 mg tablet) taken at approximately 8:00 a.m., immediately following (Ť breakfast, and at approximately 6:00 p.m., immediately following dinner. Each drug administration was separated by a washout period of seven days. In this study, one male subject was removed from the study prior to Period II due to non-treatment-related mononucleosis. Thus, 11 (five males and six females) subjects completed the study. For metformin XT, plasma samples were obtained from subjects at 0 (predose), 1, 2, 3, 4, 5, 6, 8, 10, 12, 14, 16, and 24 hour(s) after dosing. For GLUCOPHAGE, plasma samples were obtained from subjects at 0 (predose), 1, 2, 3, 4, 5, 6, 8, 10, 11, 12, 13, 14, 15, 16, 18, 20, 22, and 24 hour(s) after the first dose in the morning. Plasma concentrations of metformin were

determined using a validated HPLC method. The lower quantitation limit of this method is 10

ng/ml. Mean plasma concentration-time profiles are shown in Fig. 1 and mean values of pharmacokinetic parameters of metformin obtained from this study are presented in Table 1.

25

 $2^{\circ}$ 

5

10

1.5

27

#### AUROBINDO EX1005, 55

-----

5

15 Li

10.4

1

	AUC <sub>0-</sub> (ng-hr/ml)	C <sub>max</sub> (ng/ml)	T <sub>max</sub> (hr.)	T <sub>lag</sub> (hr)	t <sub>1/2</sub> (hr)	Geometric Mean Ratio*	
Treatment						AUC <sub>0-#</sub>	C <sub>max</sub>
Metformin XT after breakfast	18156 (4183)	2045 (567)	6 (2)	0.18 (0.40)	4.4 (0.7)	1.00	1.36
Metformin XT after dinner	18277 (2961)	1929 (333)	7 (2)	0.09 (0.30)	3.6 (0.8)	1.02	1.32
GLUCOPHAGE	18050 (3502)	1457 (217)	5 (3)	0 (0)	3.5 (0.9)		-

Table 1Mean (=SD, n = 11) values of pharmacokinetic parameters of metformin (Example 2) in 11healthy subjects (metformin XT, 2 x 850 mg q.d. or GLUCOPHAGE, 1 x 850 mg b.i.d.)

\*Ratio == Metformin XT/GLUCOPHAGE

As shown in Figure 1 and Table 1, when metformin XT was administered immediately after either breakfast or dinner, the relative bioavailability of metformin XT formulation to GLUCOPHAGE is approximately 100%.

The results of study 1 were used to calculate the approximate degree of fluctuation ( $C_{max} - C_{min}/C_{avg}$ ) of the formulations.

The  $C_{max}$  was directly obtained from the study (see Table 1). The  $C_{avg}$  was obtained by dividing the AUC value by the dosing interval, i.e. 24 hours. The value for  $C_{min}$  was extrapolated from Figure 1.

The results are set forth in Table 2 below:

25

20

# Table 2

AUC <sub>0-</sub> . (ng-hr/ml)	C <sub>max</sub> (ng/ml)	C <sub>min</sub> (ng/ml)	C <sub>avg</sub> (ng/ml)	Degree of Fluctuation
18156 (4183)	2045 (567)	143	756	251
18277 (2961)	1929 (333)	107	761	2.39
18050 (3502)	1457 (217)	214 (at 24 hours)	752	1.65
		393 (between doses)	752	1.41
	(ng-hr/ml) 18156 (4183) 18277 (2961) 18050	(ng-hr/mil)         (ng/ml)           18156         2045           (4183)         (567)           18277         1929           (2961)         (333)           18050         1457	$\begin{array}{c c c c c c c c c c c c c c c c c c c $	$\begin{array}{c c c c c c c c c c c c c c c c c c c $

Mean ( $\pm$ SD, n = 12) values of pharmacokinetic parameters of metformin XT in 12 healthy subjects (metformin XT, 2 x 850 mg q.d. and GLUCOPHAGE, 850 mg b.i.d.)

As shown in Figure 1 and Table 2, a single administration of the metformin XT formulation provides a higher mean fluctuation index in the plasma than a substantially equal dose of Glucophage administered as two equal divided doses, one divided dose at the start of the dosing interval and the other divided dose administered 12 hours later.

20

215

5

1)

15

## Study 2

The study design of Study 2 is the same as Study 1 except for the formulation and the dose (4 x 500 mg q.d., total dose 2000mg, for metformin XT prepared according to Example 1 and 2 x 500 mg b.i.d., total dose 2000mg, for GLUCOPHAGE in the second study). In this study, 12 healthy volunteers (five males and seven females) were randomized to receive treatments and completed the study. Mean plasma concentration-time profiles and mean values

of pharmacokinetic parameters of metformin obtained from this study are presented in Figure 2 and Table 3.

5

10

15

20

25

. .

As shown in Figure 2 and Table 3, when the metformin XT formulation (500 mg) was administered immediately after dinner, the relative bioavailability of this formulation to GLUCOPHAGE is approximately 100%, while the mean  $C_{max}$  value is about the same. The relative bioavailability of metformin XT, however, is approximately 80% when administered immediately after breakfast. A prolonged profile, together with later  $T_{max}$  and similar  $C_{max}$  of metformin following administration of metformin XT immediately after dinner compared to GLUCOPHAGE indicated that metformin was released *in vivo* in a sustained fashion (Figure 2).

#### Table 3

Mean ( $\pm$ SD, n = 12) values of pharmacokinetic parameters of metformin of Example 1 in 12 healthy subjects (metformin XT, 4 x 500 mg q.d. or GLUCOPHAGE, 2 x 500 mg b.i.d.)

					Geometric Mean Ratio*		
Treatment	AUC₀ (ng-hr/ml)	C <sub>max</sub> (ng/ml)	T <sub>max</sub> (hr)	T <sub>lag</sub> (hr)	t <sub>1/2</sub> (hr)	AUC <sub>0-01</sub>	C <sub>max</sub>
Metformin XT after breakfast	17322 (4984)	2127 (545)	5 (1)	0 (0)	6.1 (1.8)	0.80	1.15
Metformin XT after dinner	20335 (4360)	2053 (447)	7 (2)	0.08 (0.29)	3.9 (0.6)	0.96	1.12
GLUCOPHAGE	21181 (4486)	1815 (302)	4 (3)	0(0)	3.6 (0.8)		

\*Ratio = Metformin XT/GLUCOPHAGE

The results of study 2 were used to calculate the approximate degree of fluctuation of the formulations in accordance with the calculations used in study 1 (using Figure 2 to obtain the extrapolated value for  $C_{min}$ ).

The results are set forth in Table 4 below:

36

# Table 4

Treatment	AUC <sub>0</sub> (ng-hr/ml)	C <sub>max</sub> (ng/ml)	C <sub>min</sub> (ng/ml)	C <sub>avg</sub> (ng/ml)	Degree of Fluctuation
Metformin XT after breakfast	17322 (4984)	2127 (545)	143	721	2.9
Metformin XT after dinner	20335 (4360)	2053 (447)	143	847	2.25
GLUCOPHAGE	21181 (4486)	1815 (302)	214 (at 24 hours)	882	1.8
			357 (between doses)	882	1.65

Mean ( $\pm$ SD, n = 12) values of pharmacokinetic parameters of metformin XT in 12 healthy subjects (metformin XT, 4 x 500 mg q.d. and GLUCOPHAGE, 2 x 500 mg b.i.d.)

15

्रत्वेद ्राजी

5

10

As shown in Figure 2 and Table 4, a single administration of the metformin XT formulation provides a higher mean fluctuation index in the plasma than an equivalent dose of Glucophage administered as two equal divided doses, one divided dose at the start of the dosing

interval and the other divided dose administered 12 hours later.

## 20

#### Study 3

In Study 3, a multiple-dose, open-label, one-period study was conducted to evaluate the short-term tolerability and steady-state pharmacokinetics of the 500 mg metformin XT formulation used in Study 2. In this study, eight healthy volunteers (four males and four females) were randomized to receive 2000 mg of metformin XT (4 x 500 mg tablets) at approximately 6:00 p.m., immediately following dinner, for 14 days.

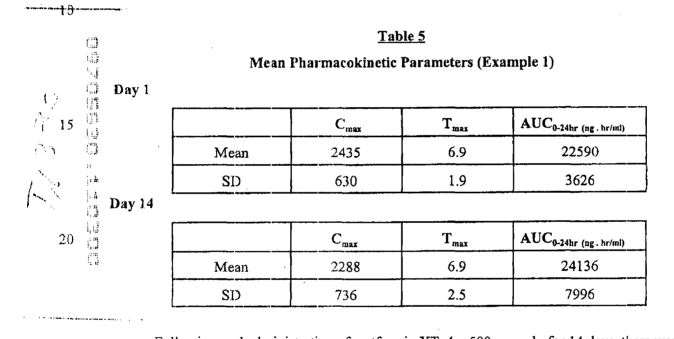
25

31

 $\gamma_{i_{j_{k_{i_{j}}}}}$ 

Blood samples were obtained from each subject at 0 (predose), 1, 2, 3, 4, 5, 6, 8, 10, 12, 14, 16 and 24 hour(s) following the first dose on Day 1 and at 0 (predose), 1, 2, 3, 4, 5, 6, 8, 10, 12, 14, 16, 24, 38 and 48 hour(s) following the last dose on Day 14. Blood samples were also drawn from each subject immediately prior to dosing on Days 10-13. Urine samples were collected from each subject at the following time intervals: six hours prior to the first dose; 0-6, 6-12 and 12-24 hours after the first dose; and 0-6, 6-12, 12-24 and 24-48 hours after the last dose.

Mean plasma profiles and values of pharmacokinetic parameters of metformin are presented in Table 5 below:



25

5

Following oral administration of metformin XT, 4 x 500 mg q.d., for 14 days, there was little or no difference in plasma concentration-time profiles of metformin in eight healthy volunteers between Day 1 and Day 14 dosing (Figure 3). On average, trough plasma concentrations of metformin were nearly constant, ranging from 188.8 to 205.1 ng/ml on Days 10-14, indicating that the steady state of metformin was attained rapidly. The mean

accumulation ratio was 1.01, indicating that the once-daily dose regimen of metformin XT results in no accumulation.

Following oral administration of a single dose (4 x 500 mg) of metformin XT, approximately 31% of the dose was excreted in the urine within the first 24 hours. On average, the renal clearance of metformin was 366 ml/min. A slightly higher renal clearance (454 ml/min) was found after multiple-dose administration of 4 x 500 mg q.d. of metformin XT.

Gastrointestinal symptoms (diarrhea, nausea, vomiting, abdominal bloating, flatulence and anorexia) are the most common adverse reactions to GLUCOPHAGE. In controlled trials, GLUCOPHAGE was started at low, nontherapeutic doses and gradually titrated to higher doses. In spite of this gradual titration, GLUCOPHAGE was discontinued due to gastrointestinal reactions in approximately 4% of patients. In contrast, in the multiple-dose study, metformin XT begun at a therapeutic initial dose of 2000 mg once daily with dinner was well tolerated by all healthy volunteers. Diarrhea and nausea were the most common gastrointestinal reactions probably or possibly related to metformin XT. These reactions, however, were either mild or moderate. This suggests that it may be possible to initiate metformin XT treatment with effective doses rather than using the slow titration from non-therapeutic doses required for GLUCOPHAGE.

### Study 4

Study 4 was a study designed to evaluate the safety, tolerability, pharmacokinetics and pharmacodynamics of metformin XT compared to GLUCOPHAGE after multiple-dose treatment in patients with NIDDM. Metformin XT tablets prepared according to Example 3 were used in this study. This study had a single-center, randomized, two-way crossover design. A total of 24 NIDDM patients who were on a stable dose of GLUCOPHAGE, between 1000 and 2550 mg/day, for at least 12 weeks were selected for the study. A Pretreatment Period of at least 3 weeks preceded randomization to study treatment. At the start of the Pretreatment Period, all patients stopped taking any other hypoglycemic agents besides GLUCOPHAGE, and the GLUCOPHAGE dose was adjusted to 1000 mg b.i.d. (with breakfast and with dinner).

10

15

i Lji

25

20

33

Following the pretreatment period, patients began Treatment Period I, which lasted 4 weeks. During Period I, a total of 12 patients were randomized to receive two 1000-mg metformin XT tablets q.d. (immediately after dinner), at approximately 6:00 p.m., and 12 were randomized to receive one 1000-mg GLUCOPHAGE tablet b.i.d. (immediately after breakfast and immediately after dinner). Immediately following Period I, each patient was switched to the alternate medication for 4 weeks in Period II. There was no washout between treatment periods.

Plasma metformin concentrations were determined over a 24-hour period at the end of Treatment Periods I and II as follows: immediately prior to dosing and at 1, 2, 3, 4, 5, 6, 8, 10, 12, 14, 15, 16, 17, 18, 19, 20, 22, and 24 hours after the evening dose. One subject withdrew from the study for personal reasons after two weeks of treatment in Treatment Period I, thus pharmacokinetic data were obtained from 23 patients.

Mean plasma profiles and values of pharmacokinetic parameters of metformin are presented in Figure 4 and Table 6. As shown in Figure 4 and Table 6, when metformin XT was administered immediately after dinner, the bioavailability of metformin XT relative to GLUCOPHAGE at steady state is close to 100%. Although the dose of metformin XT was twice as large as the dose of GLUCOPHAGE at dinner, the mean  $C_{max}$  value was only 32% higher.

20

25

5

10

.

15 H

#### <u>Table 6</u>

Mean (± SD) values of pharmacokinetic parameters of metformin of Example 3 in 23 NIDDM patients (metformin XT, 2 x 1000 mg q.d. with dinner or GLUCOPHAGE, 1 x 1000 mg b.i.d.)

Geometric Mean Ratio*									
Treatment	AUC <sub>0-24hr</sub> (ng•hr/ml)	C <sub>max</sub> (ng/ml)	T <sub>max</sub> (hr)	T <sub>lag</sub> (hr)	t <sub>%</sub> (hr)	AUC <sub>0-24hr</sub>	C <sub>max</sub>		
Metformin XT after dinner	26818 (7052)	2849 (797)	6 (2)	0 (0)	5.4	0.96	1.32		
GLUCOPHAGE	27367 (5759)	2131 (489)	14 (6)	0 (0)	4.4				

\* Ratio = Metformin XT/GLUCOPHAGE

When the metformin XT was administered immediately after dinner, the bioavailability of metformin XT relative to GLUCOPHAGE at steady state was close to 100%. However, when metformin XT was administered immediately after breakfast, the corresponding relative bioavailability of metformin XT was approximately 80%. The safety profile of metformin XT, 2000 mg given once daily either after dinner or after breakfast was comparable to that of an equal dose of GLUCOPHAGE given b.i.d. The efficacy profile of metformin XT, 2000 mg given once daily after dinner was similar to that of an equal dose of GLUCOPHAGE given b.i.d. The efficacy of metformin XT, 2000 mg given once daily after breakfast, however, appeared to be comparable to or slightly less than that of GLUCOPHAGE given b.i.d.

25

5

10

15

20

> While certain preferred and alternative embodiments of the invention have been set forth for purposes of disclosing the invention, modifications to the disclosed embodiments may occur to those who are skilled in the art. Accordingly, the appended claims are intended to cover all embodiments of the invention and modifications thereof which do not depart from the spirit and scope of the invention.

#### WHAT IS CLAIMED IS:

1.

2.

3.

4.

5.

- A controlled release oral dosage form for the reduction of serum glucose levels in human patients with NIDDM, comprising an effective dose of at least one suitable antihyperglycemic drug or a pharmaceutically acceptable salt thereof and a controlledrelease carrier, said dosage form being suitable for providing once-a-day oral administration of the agent or pharmaceutically acceptable salt thereof, wherein the dosage form provides a mean time to maximum plasma concentration ( $T_{max}$ ) of the agent from 5.5 to 7.5 hours after the administration.
- The controlled release dosage form of claim 1 wherein said at least one antihyperglycemic drug is a biguanide.
- The controlled release dosege form of claim 2 wherein said biguanide is metformin or a pharmaceutically acceptable salt thereof.
  - The controlled release oral dosage form of claim 1, which provides a mean time to maximum plasma concentration  $(T_{max})$  of the drug from 6.0 to 7.0 hours after the administration of the dose.
- The controlled release oral dosage form of claim 1, which provides a mean time to maximum plasma concentration  $(T_{max})$  of the drug from 5.5 to 7.0 hours after the administration of the dose, when the dose is administered at dinner time.
- 6. The controlled release oral dosage form of claim 1, which provides a mean time to maximum plasma concentration  $(T_{max})$  of the drug from about 6.0 to 7.5 hours after the administration of the dose, when the dose is administered at breakfast.

The controlled release oral dosage form of claim 1, which exhibits the following dissolution profiles when tested in a USP type 2 apparatus at 75 rpm in 900 ml of simulated intestinal fluid (pH 7.5 phosphate buffer) and at 37 C: 0-30% of the drug is released after 2 hours; 10-45% of the drug is released after 4 hours; 30-90% of drug is released after 8 hours; not less than 50% of the drug is released after 12 hours; not less than 60% of the drug is released after 16 hours; and not less than 70% of the drug is released after 20 hours.

7.

8.

03

9.

The controlled release oral dosage form of claim 1, which exhibits the following dissolution profiles when tested in a USP type 2 apparatus at 75 rpm in 900 ml of simulated intestinal fluid (pH 7.5 phosphate buffer) and at 37 C: 0-25% of the drug is released after 2 hours; 20-40% of the drug is released after 4 hours; 45-90% of the drug is released after 8 hours; not less than 60% of the drug is released after 12 hours;

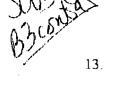
not less than 70% of the drug is released after 16 hours; and

not less than 30% of the drug is released after 20 hours.

- The controlled release oral dosage form of claim 1, which provides a width at 50% of the height of a mean plasma concentration/time curve of the drug from about 4.5 to about 13 hours.
- 10. The controlled release oral dosage form of claim 1, which provides a width at 50% of the height of a mean plasma concentration/time curve of the drug from about 5.5 to about 10 hours.

- 300.1005
- 11. The controlled release oral dosage form of claim 3, which provides a mean maximum plasma concentration  $(C_{max})$  of metformin which is more than about 7 times the mean plasma level of said metformin at about 24 hours after the administration.
  - The controlled release oral dosage form of claim 3, which provides a mean maximum plasma concentration ( $C_{max}$ ) of metformin which is from about 7 times to about 14 times the plasma level of said metformin at about 24 hours after administration.
  - The controlled release oral dosage form of claim 3 which provides a mean maximum plasma concentration ( $C_{max}$ ) of metformin which is from about 8 times to about 12 times the plasma level of said metformin at about 24 hours after administration.
  - The controlled release oral dosage form of claim 3 which provides a mean maximum plasma concentration ( $C_{max}$ ) of metformin from about 1500 ng/ml to about 3000 ng/ml, based on administration of a 2000 mg once-a-day dose of metformin.
  - The controlled release oral dosage form of claim 3, which provides a mean maximum plasma concentration ( $C_{max}$ ) of metformin from about 1700 ng/ml to about 2000 ng/ml, based on administration of a 2000 mg once-a-day dose of metformin.
- 16. The controlled release oral dosage form of claim 3 which provides a mean  $AUC_{0-24hr}$  of at least 80% of the mean  $AUC_{0-24}$  provided by administration of an immediate release reference standard twice a day, wherein the daily dose of the reference standard is substantially equal to the once-a-day dose of metformin administered in the controlled release oral dosage form.
- 17. The controlled release oral dosage form of claim 3 which provides a mean  $AUC_{0.24hr}$  of at least 90% of the mean  $AUC_{0.24}$  provided by administration of an immediate release

38



12.

14.

reference standard twice a day, wherein the daily dose of the reference standard is substantially equal to the once-a-day dose of metformin administered in the controlled release oral dosage form.

- The controlled release oral dosage form of claim 3 which provides a mean AUC<sub>0.24hr</sub> from about 17200 ng.hr/ml to about 33900 ng.hr/ml, based on administration of a 2000 mg once-a-day dose of metformin.
  - The controlled release oral dosage form of claim 3 which provides a mean  $AUC_{0.24hr}$  from about 17200 ng.hr/ml to about 26500 ng.hr/ml, based on administration of a 2000 mg once-a-day dose of metformin.
  - The controlled release oral dosage form of claim 3 which provides a mean AUC<sub>0-24hr</sub> from about 19800 ng.hr/ml to about 33900 ng.hr/ml, based on administration of a 2000 mg once-a-day dose of metformin.

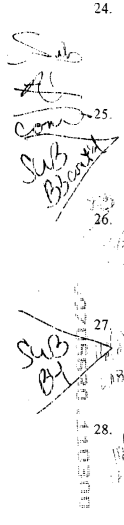
The controlled release oral dosage form of claim 3 which provides a mean plasma concentration-time profiles of metformin substantially as set forth in FIG. 1, based on administration of a 1700 mg once-a-day dose of metformin.

- The controlled release oral dosage form of claim 3 which provides a mean plasma concentration-time profiles of metformin substantially as set forth in FIG. 2, based on administration of a 2000 mg once-a-day dose of metformin.
- 23. The controlled release oral dosage form of claim 3 which provides a mean plasma concentration-time profiles of metformin substantially as set forth in FIG. 4, based on administration of a 2000 mg once-a-day dose of metformin at dimer.

39



20. 1 20. 1 21. At-1 22.



The controlled release oral dosage form of claim 3 which provides a mean plasma concentration-time profiles of metformin substantially as set forth in FIG. 6, based on administration of a 2000 mg once-a-day dose of metformin at breakfast.

The controlled release oral dosage form of claim 3 which provides a mean plasma glucose concentration-time profiles substantially as set forth in FIG. 5, based on administration of a 2000 mg once-a-day dose of metformin at dinner.

The controlled release oral dosage form of claim y, which provides a mean time to maximum plasma concentration  $(T_{max})$  of metformin from 6.0 to 7.0 hours after the administration.

The controlled release oral dosage form of claim 9, which provides a mean time to maximum plasma concentration  $(T_{max})$  of metformin from 5.5 to 7.0 hours after administration at dinner time.

The controlled release oral dosage form of claim 9, which provides a mean time to maximum plasma concentration  $(T_{max})$  of metformin from 6.0 to 7.5 hours after administration at breakfast.

29.

The controlled release dosage form of claim 1, wherein the metformin is provided by at least one controlled-release tablet, said tablet comprising:

- (a) a core comprising:
  - (i) the metformin or a pharmaceutically acceptable salt;
  - (ii) optionally a bilding agent; and
  - (iii) optionally an absorption enhancer;

(b) a membrane coating surrounding the sore; and

(c) at least one passageway in the membrane.

40

- 30. The controlled release oral dosage form of claim 29, wherein said membrane is a semipermeable membrane.
- 31. A controlled release oral dosage form for the reduction of serum glucose levels in human patients with NIDDM, comprising at least one biguanide or pharmaceutically acceptable salt thereof and a controlled release carrier wherein a single administration of said dosage form provides a higher mean fluctuation index in the plasma than a substantially equal dose of an immediate release composition administered as two equal divided doses, one divided dose at the start of the dosing interval and the other divided dose administered 12 hours later.
- 32. The controlled release oral dosage form of claim 31 wherein the mean fluctuation index of the dosage form is from about 1 to about 4.
- 33. The controlled release oral dosage form of claim 32 wherein the mean fluctuation index of the dosage form is from about 2 to about 3.
- 34. The controlled release oral dosage form of claim 33 wherein the mean fluctuation index of the dosage form is about 2.5.
- 35. The controlled release oral dosage form of claim 31 wherein the ratio of the mean fluctuation index between the dosage form and the immediate release composition is about 3:1.
- 36. The controlled release oral dosage form of claim 35 wherein the ratio of the mean fluctuation index between the dosage form and the immediate release composition is about 2:1.

- 37. The controlled release oral dosage form of claim 36 wherein the ratio of the mean fluctuation index between the dosage form and the immediate release composition is about 1.5:1.
- 38. The controlled release oral dosage form of claim 31 wherein said dosage form comprises metformin or a pharmaceutically acceptable salt thereof.
- 39. The controlled release oral dosage form of claim 31 wherein said dosage form maintains bioavailability from at least about 80% of the immediate release composition.
- 40. The controlled release oral design form of claim 31 wherein the substantially equal dose of the dosage form and the inmediate release composition comprises from about 500mg to about 2500 mg metformin or pharmaceutically acceptable salt thereof.

5

- 41. The controlled release oral dosage form of claim 40 wherein the substantially equal dose of the dosage form and the immediate release composition comprises from about 1000mg to about 2000 mg metformin or pharmaceutically acceptable salt thereof.
- to about 2000 mg metformin or pharmaceutically acceptable salt thereof.
  42. The controlled release oral dosage form of claim 40 wherein the substantially equal dose of the dosage form and the immediate release composition comprises from about 850mg to about 1700mg metformin or pharmaceutically acceptable salt thereof.

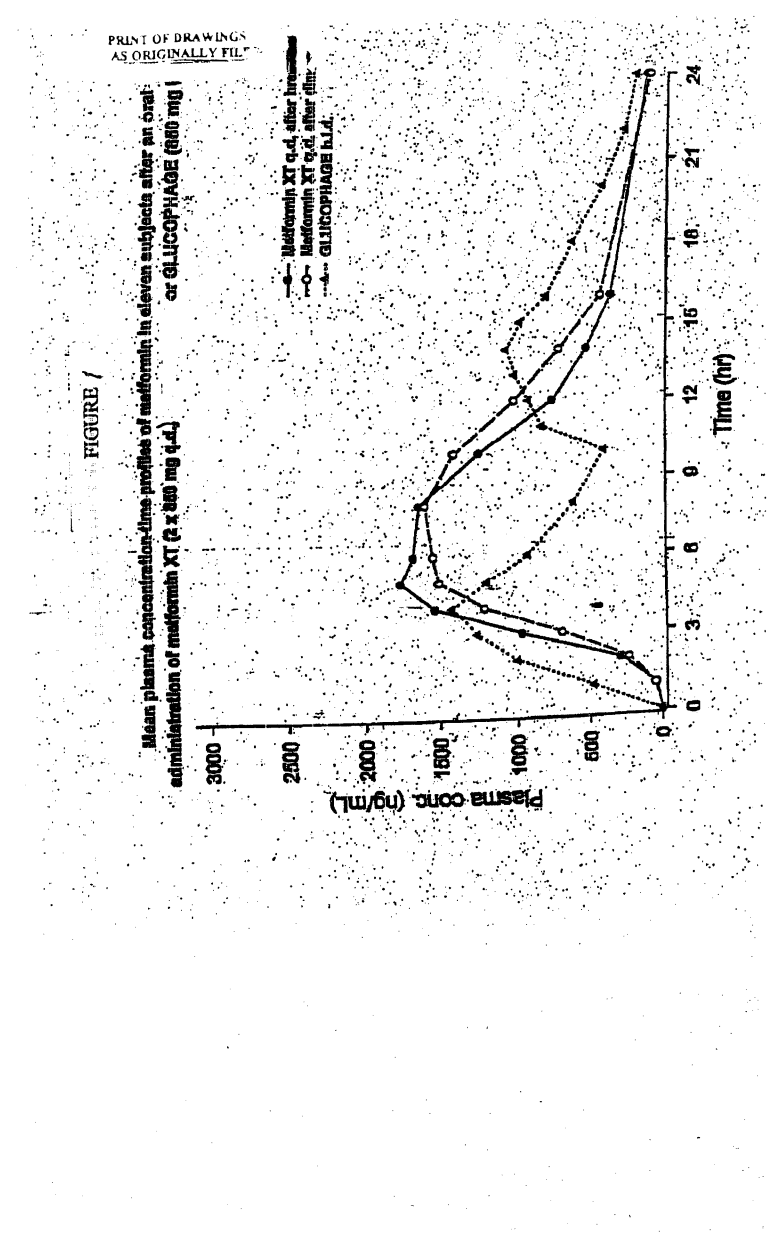
42

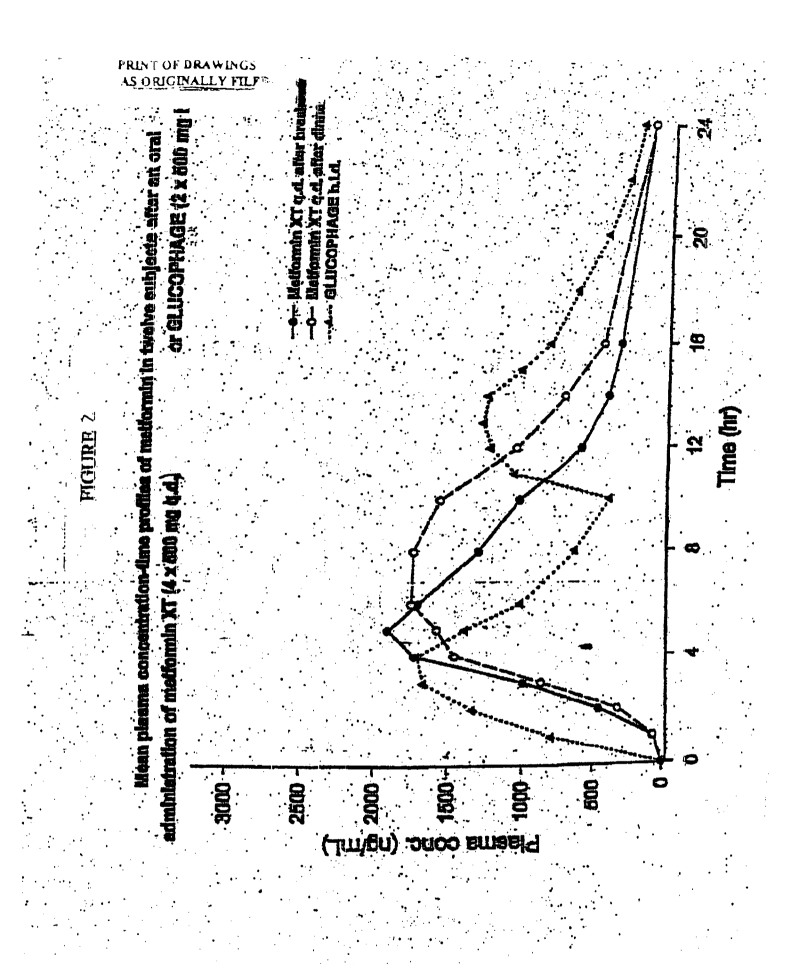
AUROBINDO EX1005, 70

#### ABSTRACT

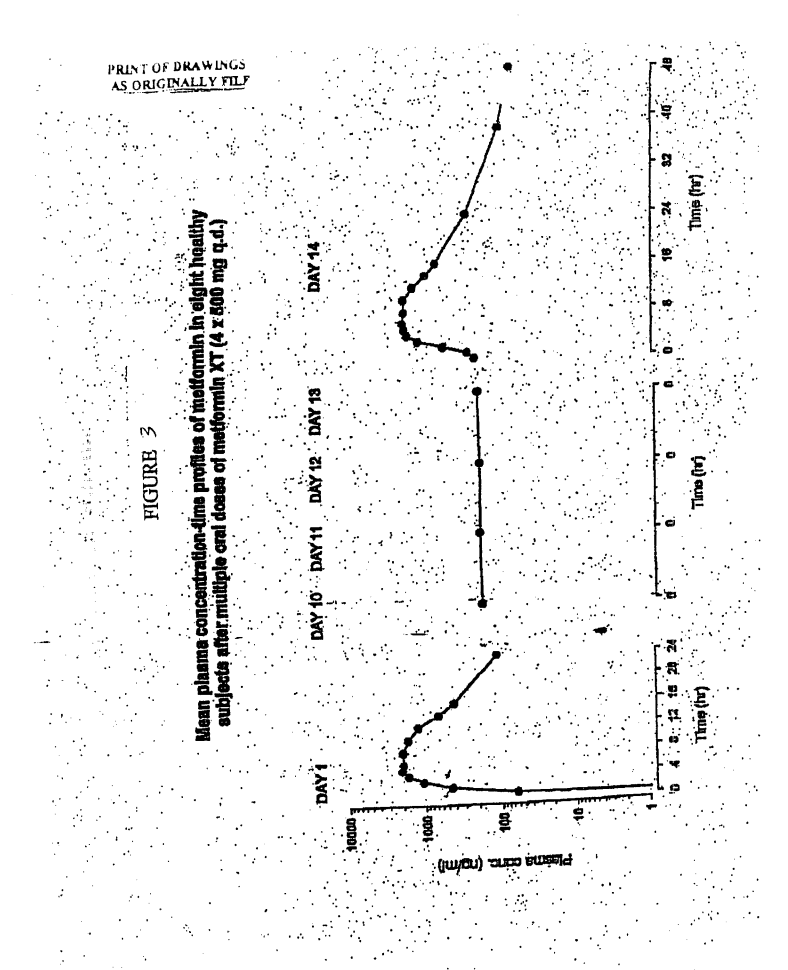
A composition for treating patients having non-insulin-dependent diabetes mellitus (NIDDM) by administering a controlled release oral solid dosage form containing preferably a biguanide drug such as metformin, on a once-a-day basis. The dosage form provides a mean time to maximum plasma concentration  $(T_{max})$  of the drug which occurs at 5.5 to 7.5 hours after oral administration on a once-a-day basis to human patients. Preferably, the dose of drug is administered at dinnertime to a patient in the fed state.

AUROBINDO EX1005, 71





AUROBINDO EX1005, 73



.



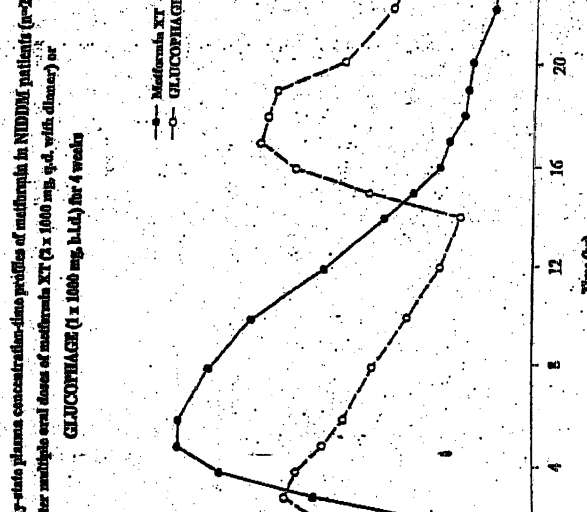


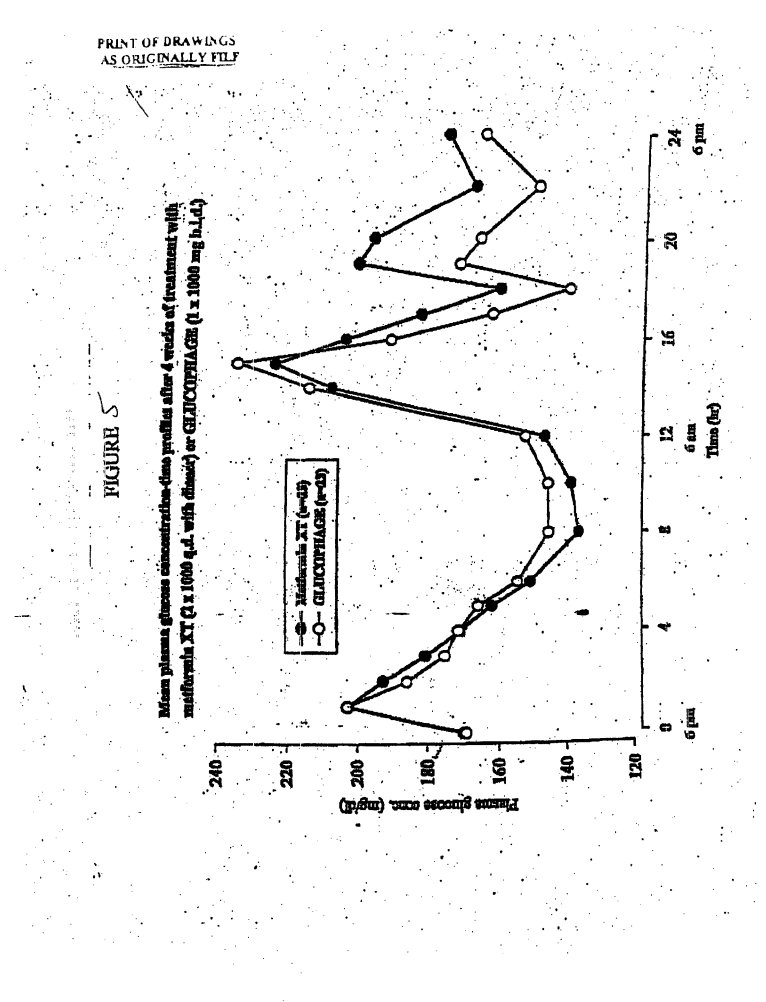
FIGURE 4

Mean stead

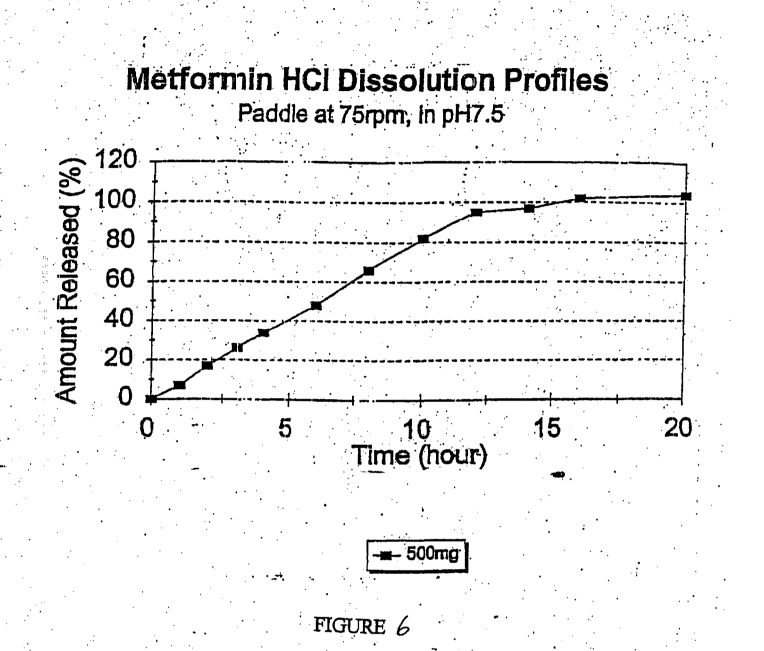
3000

2500

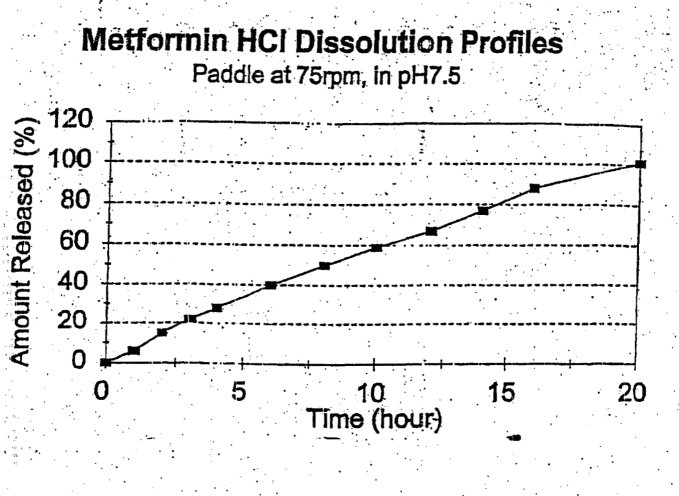
AUROBINDO EX1005, 75



PRINT OF DRAWINGS AS ORIGINALLY FILF



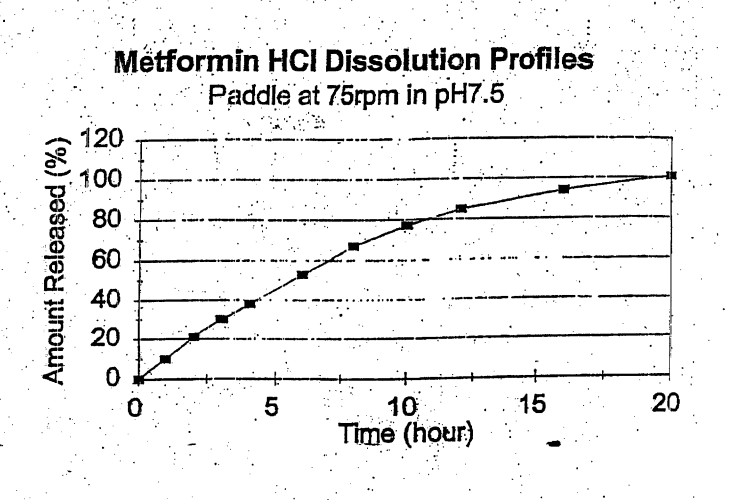
PRINT OF DRAWINGS AS ORIGINALLY FILF



-**-** 850mg

FIGURE 7

# PRINT OF DRAWINGS AS ORIGINALLY FILF



--- 1000 mg

À

FIGURE 8

AUROBINDO EX1005, 79

Page 1 of 1

井久

APPLICATION NUMBER	FILING/RECEIPT DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKET NUMBER
(191705,630	11/05/2000	Xiu Xiu Cheng	300,1012

23280

DAVIDSON, DAVIDSON & KAPPEL, LLC 485 SEVENTH AVENUE, 14TH FLOOR NEW YORK, NY 10018

#### Date Mailed: 02/02/2001

FORMALITIES LETTER

OC00000005728415

## NOTICE TO FILE MISSING PARTS OF NONPROVISIONAL APPLICATION

#### FILED UNDER 37 CFR 1.53(b)

#### Filing Date Granted

An application number and filing date have been accorded to this application. The item(s) indicated below, however, are missing. Applicant is given TWO MONTHS from the date of this Notice within which to file all required items and pay any fees required below to avoid abandonment. Extensions of time may be obtained by filing a petition accompanied by the extension fee under the provisions of 37 CFR 1.136(a).

- The statutory basic filing fee is missing.
   Applicant must submit \$ 710 to complete the basic filing fee and/or file a small entity statement claiming such status (37 CFR 1.27).
- Total additional claim fee(s) for this application is \$396.
  - \$396 for 22 total claims over 20.
- The oath or declaration is missing.
- A properly signed oath or declaration in compliance with 37 CFR 1.63, identifying the application by the above Application Number and Filing Date, is required.
- To avoid abandonment, a late filing fee or oath or declaration surcharge as set forth in 37 CFR 1.16(e) of \$130 for a non-small entity, must be submitted with the missing items identified in this letter.
- The balance due by applicant is \$ 1236.

# A copy of this notice <u>MUST</u> be returned with the reply.

and the state of the father of the

Cústorhei Service Center

Initial Patent Examination Division (703) 308-1202 PART 3 - OFFICE COPY

.

file://C\\APPS\PreExam\correspondence\2\_C.xml

2/1/01

02/15/01 08:44 FAX 954 587 1054 Pharm Administration 2005 "EB. 14 TOOP EG DOPM NO. 1885 P. 5 Docket No. 300,1005 APR 0 5 2001 DECLARATION AND POWER OF ATTORNEY AN BORRY, DENA Inventor, I hereby declare that: My residence, post office address and citizenship are as stated below next to my name. is stached boreto is statened berete was filed on November 3, 2000 as Application Serial No. 09/795,630 and was mended on \_\_\_\_\_\_ (if application.) I hereby authorize and request our attorney, Davidson & Kappel, LLC. of 485 Seventh Avenue, 14<sup>th</sup> Flacr. New York, New York 10018 to insert hero in parameters (Application number \_\_\_\_\_\_\_, nicd \_\_\_\_\_\_\_, nicd \_\_\_\_\_\_\_, nicd \_\_\_\_\_\_\_) the filing date and application number of said application when known. X I hereby stars that I have reviewed and understand the contents of the above identified specification, including the ciaims, as amended by any amendment referred to above. I schnowledge the duty to disclose all information which is known to me to be insterial to the patentability of this application of defined in Title 37. Code of Federal Regulations. \$1.56. I nereby claim foreign priority benefits under Title 35. United States Code, \$119 of any foreign and/or provisional application(s) for patent or inventor's certificate listed below and have also identified below any foreign and/or provisional application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed. Priority claimes PRIOR APPLICATION(S) Yes (Country) (Day/Month/Year Filed) No (Number) (Day/Mondh/Year Filed) Yor No (Number) (Country) I hereby claim the benefit under Title 35. Unlied States Code, \$120 of any United States application(s) listed below and, insofur as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35. United States Code, \$112, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, \$1.56(a) which occurred between the filing date of the prior application and the national or PCT international filing date of this application: (Application Serial Number) (Filing Date) (Status) (patented, pending, shandoned) (Filing Daw) (Status) (patonied, pending, abandonid) (Application Serial Number) And I hereby appoint Clifford M. Davidson, Registration No. 32,728, Lesiya B. Davidson, Registration No. 38,854, Cary 5. Kappel, Registration No. 36,561, William C. Gehris, Registration No. 38,156, Morey B. Wildes, Registration No. 36,968, Robert J. Paradiso, Registration No. 41,240. Erik R. Swanson, Registration No. 40,833, Scott L. Appelbaum, Registration No. 41,587, Cynthia R. Moore, Registration No. 46,086, David I hereby declare that all statements rande herein of my own knowledge are true and that all matements made on information and belief are believed to be true; and further that these statements were rande with the knowledge that willful faits statements and the like to made are punkhable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful faits statements may propardize the validity of the application or any patent issued thereon.

Knasisk, Registration No. 45,091, Salvatore J. Makorino, Registration No. 42,830, my anaroys, with full power of substitution and revocation, to presecute this application and to transact all business in the Fatent and Trademark Office connected therewide; correspondences address: DAVIDSON, DAVIDSON & KAPPEL, LI.C. 485 Sevenih Avenue, 14" Floor, New York, New York 10018; Telephone: (212) 736-1940; Fux: (212) 736-2427.

Full name of sole or first Inventor <u>Child-Mine Chan</u>	Full name of joint Inventor, if any <u>Xtu-Klu Cheng</u>
Inventor's elgosture file	Second Inventor's signature
Residence (clty) , (6410 or country)	Residence (city) , (state or country)
Citizenship <u>UNITED</u> STATES	Civizonship UNITED STATES
For Office Address:	Post Office Address:
۰ ۱۹۹۳ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰	

AUROBINDO EX1005, 81

02/15/01 08:45 FAT 08 7 507 1054	Pharm Administration	ር <u>ሰ</u> 006 6
FEE. 1.4. 2(101 B: COPM APR 0 5 2011 H Full name of lefts Inventor is an arrived an arrived Third Inventor's signature Date <u>3/2 J/0 J</u> Residence (clty) (Figte or course) Citizonship <u>UNITED</u> STATES Post Office Address:	Full name of joint Inventor, if any Jogsph Chau         Fourth Inventor's signature <u>Date</u> Date         3/1/C1         Residence (gity)         Chized or country         Clizenship         Post Office Address:	

=

AUROBINDO EX1005, 82

300.1005



# UNITED STATES PATENT & TRADEMARK OFFICE

Application of:

09/705,630

Chih-Ming Chen, et al.

Filed:

For:

Serial No.:

November 3, 2000

**Controlled Release Metformin Compositions** 

BOX: MISSING PARTS Assistant Commissioner for Patents Washington, D.C. 20231

April 2, 2001

#### **RESPONSE TO NOTICE TO FILE MISSING PARTS**

Sir:

In response to the Notificat on of Missing Requirements dated February 2, 2001, a copy of which is enclosed, please find an executed Declaration/Power of Attorney form signed by the inventors, and a check in the amount of \$1236.00 covering the basic filing fee, additional claims fee, and surcharge.

If any additional fees are deemed to be due at this time, the Assistant Commissioner is authorized to charge payment of the same to Deposit Account No. 50-0552.

Respectfully submitted,

DAVIDSON, DAVIDSON & KAPPEL, LLC

By. Robert J. I Reg. No. 40

Davidson, Davidson & Kappel, LLC 485 Seventh Avenue, 14<sup>th</sup> Floor New York, New York 10018 (212) 736-1940

I hereby certify that this correspondence and/or documents referred to as attached therein and/or fee are being deposited with the United States Postal Service as "first crass mail" in an envelope addressed to "Assistant Commissioner for Patents, Washington, DC 20231" on April 2, 2001.

ON, DAVIDSON & KAPPEL, LLC

٢ FORM PTO-1083 ASSISTANT COMMISSIONER FOR PATENTS Washington DC 2023 APR 0 5 2001 In re application of Shih-Ming Chan, et al. Serial No.: 09/705,630 PRADEWAR Filed: November 3, 2000 For: Controlled Release Metformin Compostions

Docket No.: 300.1005 Date: April 2, 2001 Sect

Sir:

Т П

Transmitted herewith is a Response to Notice to File Missing Parts in the above-identified application.

- Small entity status under 37 C.F.R. 1.9 and 1.27 has been previously established. []
- Applicants assert small entity status under 37 C.F.R. 1.9 and 1.27. { }
- [X] No fee for additional claims is required. []
  - A filing fee for additional claims calculated as shown below, is required:

	(Col. 1) REMAINING	(Ccl. ?) HIGHES 1		<u>_SMALL</u> RATE	ENTITY	OR	LARGE ENTITY
	AFTER L	PREVIOUSLY] PALD FOR	<u>PRESENT  </u> EXTRA				
TOTAL CLAIMS	* Minus*	** =	0	X \$   X \$ 4	خم من المن المن المن المن المن المن المن		x \$ 18 \$
INT <u>PECTATION</u>			2. CLAIM	<u> + \$13</u>			x \$ 80 \$  + \$270 \$
				TOTAL :	\$	<u>OR</u>	TOTAL: 1

[X] Also transmitted herewith are:

[] Petition for extension under 37 C.F.R. 1.136 (in duplicate)

Copy of Notice to File Missing Parts of Nonprovisional Application [X] Other: Declaration and Power of Attorney **Application Data Sheet** 

- [X] Check(s) in the amount of \$1236.00 is/are attached to cover:
  - [X] Filing fee for additional claims under 37 C.F.R. 1.16
  - [] Petition fee for extension under 37 C.F.R. 1.136 [X] Other:
    - **Basic Filing Fee** 
      - Late Filing Fee Surcharge
- The Assistant Commissioner is hereby authorized to charge payment of the following fees associated with this [X] communication or credit any overpayment to Deposit Account No. 50-0552.
  - [X] Any filing fee under 37 C.F.R. 1.16 for the presentation of additional claims which are not paid by check submitted herewith.
  - **[X**] Any patent application processing fees under 37 C.F.R. 1.17.
  - (X) Any petition fees for extension under 37 C.F.R. 1.136 which are not paid by check submitted herewith, and it is hereby requested that this be a petition for an automatic extension offime under 37 CFR 1.136.

4 5

Robert J. Paradiso, Reg. No. 41,240 DAVIDSON, DAVIDSON & KAPPEL, LLC 485 Seventh Avenue, 14th Floor New York, New York 10018 Tel: (212) 736-1940 Fax: (212) 736-2427

I careby certify that this correspondence and/or documents referred to as attached therein and to be a service as first class mail in an environmentation of the service as first class mail in an environmentation activity and the service as first class mail in an environmentation activity and the service as first class mail in an environmentation of the service as first class mail to be se April 2: 2001.

DEV DETTE OAMDSON & KAPPEL, LLC



Inventor One Given Name:: Family Name:: Postal Address Line One:: City:: State:: Country:: Postal or Zip Code:: Citizenship Country::

Inventor Two Given Name:: Family Name:: Postal Address Line One:: City:: State:: Country:: Postal or Zip Code:: Citizenship Country::

Inventor Three Given Name:: Family Name:: Postal Address Line One:: City:: State:: Country:: Postal or Zip Code:: Citizenship Country::

Inventor Four Given Name:: Family Name:: Postal Address Line One:: City:: State:: Country:: Postal or Zip Code:: Citizenship Country:: Chih-Ming Chen 10680 SW 40<sup>th</sup> Manor Davie Florida United States 33328 United States

Xiu-Xiu Cheng 3150 W. Rolling Hills Circle #506 Davie Florida United States 33328 United States

Steve Jan 512 NW 120 Drive Coral Springs Florida United States 33071 United States

Joseph Chou 6232 Treywood Lane Manassas Virginia United States 20112 United States

1

## Correspondence Information

Correspondence Customer Number:: Telephone:: Fax:: Electronic Mail::

Application Information

Title Line One:: Title Line Two:: Total Drawings Sheets:: Formal Drawings:: Application Type:: Docket Number::

Representative Information

Representative Customer Number::

Assignee Information

Name:: Postal Address Line Orie:: City:: State:: Country:: Postal or Zip Code:: 23280 (212) 736-1940 (212) 736-2427 ddk@ddkpatent.com

Controlled Release Metformin Compositions 8 No Utility 300.1005

23280

Andrx Corporation 4001 SW 47<sup>th</sup> Avenue Fort Lauderdale Florida United States 33314

2

TPE			
UNITED STAT	es Patent and Tradema		COMMISSIONER FOR PATENTS
A ANDREAM			Washington, D.C. 20231 www.usplo.gov
APPLIC & JON NUMBER	FILING/RECEIPT DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKET NUMBER
09/705,630	11/03/2000	Xiu Xiu Cheng	300.1012
23280 DAVIDSON, DAVIDSON & 485 SEVENTH AVENUE - 1	•		

ON, DAVIDSON & KAPPI 485 SEVENTH AVENUE, 14TH FLOOR NEW YORK, NY 10018

Date Mailed: 02/02/2001

OC000000005728415

# NOTICE TO FILE WISSING PARTS OF NONPROVISIONAL APPLICATION

#### FILED UNDER 37 CFR 1.53(b)

Filing Date Granted

An application number and filing date have been accorded to this application. The item(s) indicated below, however, are missing. Applicant is given TWO MONTHS from the date of this Notice within which to file all required items and pay any fees required below to avoid abandonment. Extensions of time may be obtained by filing a petition accompanied by the extension fee under the provisions of 37 CFR 1.136(a).

- The statutory basic filing fee is missing. Applicant must submit \$ 710 to complete the basic filing fee and/or file a small entity statement claiming such status (37 CFR 1.27).
- Total additional claim fee(s) for this application is \$396. \$396 for 22 total claims over 20.
- The oath or declaration is missing A properly signed oath or declaration in compliance with 37 CFR 1.63, identifying the application by the above Application Number and Filing Date, is required.
- To avoid abandonment, a late filing fee or oath or declaration surcharge as set forth in 37 CFR 1.16(e) of \$130 for a non-small entity, must be submitted with the missing items identified in this letter.
- The balance due by applicant is \$ 1236.

A copy of this notice <u>MUST</u> be returned with the reply.	05705630	20,00 20,00 20,00 20,00 20,00	 	
Custopher Service Center Initial Patent Examination Division (703) 308-1202	02000030			
PART 2 - COPY TO BE RETURNED WITH RESPONSE	101 225 G			
fi)e://C:\APP8\PreExam\correspondence\2_B.xml		<ul> <li>A de l'Art Pratilità</li> <li>B a construction de la constructined de la construction de la</li></ul>	2/1/01	

		ND TRADEMARK OFFICE	UNITED STATES DEPARTM United States Patent and T Address CoMMISSIONER OF P Washington, D.C. 2023 www.ingleager	rndomark Office ATENTS AND TRADEMARK
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/705.620	11/03/2000	Xin Xiu Cheng	300.1005	6707
23280 759			·	
	DAVIDSON & KAPI		EXAM	INER
485 SEVENTH NEW YORK, N	AVENUE, 14TH FLOO IY 10018	)R	WARE,	TODD
			ART UNIT	PAPER NUMBER
			1615	·
			DATE MAILED: 12/31/2001	1 · J

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

PTO-90C (Rev. 07-01)

1	Application No.	Applicant(s)
1		
Office Action Summary	09/705,630	CHENG ET AL.
Onice Action Summary	Examiner	Art Unit
The MAILING DATE of this communication app	Todd D Ware	1615 ne correspondence address
Period for Reply		······································
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after S X (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply specified above, the maximum statutory period v - Failure to reply within the set or extended period for reply will, by statule - Any reply received by the Office later than three months after the mailing earned patent term adjustment. Sec 37 CFR 1.704(b). Status	36(a). In no event, however, may a reply b y within the statutory minimum of thirty (30) vill apply and will expire SIX (6) MONTHS , cause the application to become ABAND(	e timely filed days will be considered timely. from the mailing date of this communication. DNED (35 U.S C. § 133).
1) $[X]$ Responsive to communication(s) filed on <u>05</u>	<u>April 2001</u> .	
2a)[]] This action is FINAL 2b)[∑] Th	is action is non-final.	
3)[] Since this application is in condition for allowa closed in accordance with the practice under		
Disposition of Claims		
4) Claim(s) <u>1-42</u> is/are pending in the application	1.	
4a) Of the above claim(s) is/are withdraw	wn from consideration.	
5)[Claim(s) is/are allowed.		
6)⊠ Claim(s) <u>1-42</u> is/are rejected.		
7)[_] Claim(s) is/are objected to.		
8) Claim(s) are subject to restriction and/o	r election requirement.	
Application Papers		
9)[]] The specification is objected to by the Examine	ır.	
10)[] The drawing(s) filed on is/are: a)[] accept		
Applicant may not request that any objection to the	<b>••••</b>	
11)[] The proposed drawing correction filed on		proved by the Examiner.
If approved, corrected drawings are required in rej		
12)[_] The oath or declaration is objected to by the Ex	aminer.	
Priority under 35 U.S.C. §§ 119 and 120		
13) Acknowledgment is made of a claim for foreign	n priority under 35 0.5.C. § 11	9(a)-(d) or (1).
a)[] All b)[] Some * c)] None of:	a house been reaching	
1. Certified copies of the priority document 2. Certified copies of the priority document		cation No
3. Copies of the certified copies of the prior		
application from the International Bu * See the attached detailed Office action for a list	reau (PCT Rule 17.2(a)).	
14)[]] Acknowledgment is made of a claim for domesti	c priority under 35 U.S.C. § 1	19(e) (to a provisional application).
a) [] The translation of the foreign language pro 15)[] Acknowledgment is made of a claim for domest		
Attachment(s)		
<ol> <li>Notice of References Cited (PTO-892)</li> <li>Notice of Draftsperson's Patent Drawing Review (FTO-948)</li> <li>Notice of Draftsperson's Patent (s) (PTO-1449) Paper No(s) <u>4</u></li> </ol>	5) 🔲 Notice of Inform	mary (PTO-413) Paper No(s) nal Patent Application (PTO-152)
DIT Pater Land Twidemark Office PTO-326 (Rev. 04-01) Office Ad	ction Summary	Part of Paper No. 5

# DETAILED ACTION

Receipt of declaration and fee filed 4-5-01 and IDS filed 9-19-01 is acknowledged. Claims 1-42 are pending.

# Information Disclosure Statement

The information disclosure statement filed 9-19-01 fails to comply with 37 CFR 1.98(a)(2), which requires a legible copy of each U.S. and foreign patent; each publication or that portion which caused it to be listed; and all other information or that portion which caused it to be listed. It has been placed in the application file, but the information referred to therein has not been considered.

## Claim Rejections - 35 USC § 112

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

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

2. Claims 21-25 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.

3. Claims 21-25 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite in that they fail to point out what is included or excluded by the claim language. These claims are omnibus type claims.

# Claim Rejections - 35 USC § 102

# 4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that

form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) do not apply to the examination of this application as the application being examined was not (1) filed on or after November 29, 2000, or (2) voluntarily published under 35 U.S.C. 122(b). Therefore, this application is examined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

 Claims 1-28, 31-42 are rejected under 35 U.S.C. 102(a) as being anticipated by Lewis et al (WO 00/28989; hereafter '989).

<sup>1</sup>989 discloses controlled release metformin compositions. <sup>1</sup>989 does not explicitly disclose the functional limitations of the instant claims, however since the formulations of <u>1</u>989 are substantially the same, it appears that the instant claimed functional limitations are inherent within <u>1</u>989. Therefore, the burden is shifted to

Page 3

Page 4

applicants to demonstrate a difference between '989 and the instant claims (*In re Swinehart*, 169 USPQ 226 and *In re Fitzgerald* 205 USPQ 594).

6. Claims 1-42 are rejected under 35 U.S.C. 102(b) as being anticipated by Cheng et al (W/O 99/47125; hereafter '125).

'125 discloses controlled release metformin compositions and is relied upon for the same reasons set forth in the previous 35 U.S.C. 102(a) rejections as being anticipated by Lewis et al (WO 00/28989; hereafter '989). In addition, '125 discloses a semi-permeable membrane coating surrounding the core.

7. Claims 1-28, 31-42 are rejected under 35 U.S.C. 102(b) as being anticipated by Moeckel et al (5,955,106; hereafter 106).

'106 discloses controlled release metformin compositions and is relied upon for the same reasons set forth in the previous 35 U.S.C. 102(a) rejections as being anticipated by Lewis et al (WO 00/28989; hereafter '989).

### Claim Rejections - 35 USC § 103

8. 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.

Page 5

9. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

10. Claims 1-28, 31-42 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lewis et al (WO 00/28989; hereafter '989) or Moeckel et al (5,955,106; hereafter '106).

'989 and '106 both teach controlled release metformin compositions. They do not explicitly teach the functional limitations of the instant claims, however since the formulations of these references are substantially the same, it appears that the instant claimed functional limitations are inherent. Therefore, the burden is shifted to applicants to demonstrate a difference between the prior art and the instant claims (*In re Swinehart*, 169 USPQ 226 and *in re Fitzgerald* 205 USPQ 594). Varying amounts of ingredients, such as dose, would have been obvious to one skilled in the art at the time of the invention to provide a greater or lesser drug effect.

11. Claims 1-42 are rejected under 35 U.S.C. 103(a) as being unpatentable over Cheng et al (WO 99/47125; hereafter '125).

'125 teaches controlled release metformin compositions. They do not explicitly teach the functional limitations of the instant claims, however since the formulations of these references are substantially the same, it appears that the instant claimed functional limitations are inherent. Therefore, the burden is shifted to applicants to demonstrate a difference between the prior art and the instant claims (*In re Swinehart*, 169 USPQ 226 and *In re Fitzgerald* 205 USPQ 594). ). In addition, '125 discloses a semi-permeable membrane coating surrounding the core. Varying amounts of ingredients, such as dose, would have been obvious to one skilled in the art at the time of the invention to provide a greater or lesser drug effect.

### Double Patenting

12. 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. See *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) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent is shown to be commonly owned with this application. See 37 CFR 1.130(b).

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

Page 6

Page 7

13. Claims 1-42 are rejected under the judicially created doctrine of obviousnesstype double patenting as being unpatentable over claims 1-29 of U.S. Patent No. 6,099,859. Although the conflicting claims are not identical, they are not patentably distinct from each other because the claims are directed to limitations that are in a genus-species relationship and the functional limitations of the instant claims would be inherent in '859.

14. Claims 1-42 are rejected under the judicially created doctrine of obviousnesstype double patenting as being unpatentable over claims 1-39 of U.S. Patent No. 6,284,275. Although the conflicting claims are not identical, they are not patentably distinct from each other because the claims are directed to limitations that are in a genus-species relationship and the functional limitations of the instant claims would be inherent in '275. Also, buformin is an adjacent homolog of metformin and therefore metformin is obvious over buformin.

15. Claims 1-42 are rejected under the judicially created doctrine of obviousnesstype double patenting as being unpatentable over claims 1-4 of U.S. Patent No. 6,099,862. Although the conflicting claims are not identical, they are not patentably distinct from each other because the claims are directed to limitations that are in a genus-species relationship and the functional limitations of the instant claims would be inherent in '275.

16. Claims 1-42 are provisionally rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-42 of  $\mathcal{O}^{q}/\mathcal{Z} \sim S_{1605}$   $\mathcal{T} \sim \mathcal{S}^{-13} \sim 3$  copending Application No. 09/705,630. Although the conflicting claims are not identical, they are not patentably distinct from each other because the method claims disclose the compositions.

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

17. Claims 1-42 are provisionally rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-29 of copending Application No. 09/726,193. Although the conflicting claims are not identical, they are not patentably distinct from each other because the method claims disclose the compositions.

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

18. Claims 1-42 are provisionally rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-54 of copending Application No. 09/594,637. Although the conflicting claims are not identical, they are not patentably distinct from each other because the method claims disclose the compositions.

Page 8

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

## Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Todd D Ware whose telephone number is (703) 305 1700. The examiner can normally be reached on M-F, 8:30 AM - 5 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thurman K Page can be reached on (703)308-2927. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 308-4556 for regular communications and (703) 308-4556 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-1234.

tw December 21, 200\* ha

Page 9

					Application 09/705,630	/Control No.	plicant(s)/ /examinati IENG ET	Patent Under on AL.
		Notice of Reference	IS Ullea		Examiner		Art Unit	
					Todd D Wa	are	1615	Page 1 of 1
				U.S. P/	ATENT DOCU	MENTS		
*		Document Number Country Code-Number-Kind Code	Date .MM-YYYY			Name		Classification
	A,	US-6,284,275	09-2001	Chen e	t al			424/473
	B	US-8;099,862	08-2000	Chen e	it al			424/473
	С	U\$-6,099,859	()8-2000	Cheng	et al			424/464
:	D	US-5,955,106	(19-1999	Moecke	el et al			424/464
	E	US-		1				
	F	US-	· · · · · · · · · · · · · · · · · · ·					
	G	US-						
	н	US-						
	<u> </u>	US-						
	J	US-						
	к	US-						
	l	US-						
	M	US-				·		
				FOREIGN	PATENT DO	CUMENTS		
**		Document Number Country Code-Number-Kind Code	Date MM-YYYY	· c	Country	Nar	ne	Classificat on
	N	WO 00/28989	05-2000	WIPO		Lewis et al		
 ,	0	WO 99/47125	09-1999	WIPO		Cheng et al		
	P							
	Q	 				_		
 	R							
	s		<u> </u>					
	T		<u> </u>					
r		······			ATENT DOCU	······································		
· •		Inclu	de as applicable	e: Author,	Title Date, Pul:	blisher, Edition or Volur	ne, Pertinent Pages)	; ;
	U						1. · · · · · · · · · · · · · · · · · · ·	
	v							
	·.V							

U.S. Patent and Trademark Office PTID-892 (Rev. 01-2001)

х

Notice of References Cited

Part of Paper No. 5

		γ 9 <sup>26</sup>	Carlos De	)									Sheet		
ORM PTO-1449 REV. 7-80)		DEPAR TENT AN								ATTY, DOCKET 309,1005	NÜ.	SERIAL N 09/705,630	0.		
(UST OF RE (Use savera				ррыс	ANT					APPLICANTS Chih-Ming CHEN	l, ct ul.			12900	כ
									.,	FILING DATE November 3, 2000	D	GROUP 1614			
							<u> </u>	. <u>s. pat</u>	ENT DOCUME	NTS			• · · · · · · · · · · · · · · · · · · ·		
EXAMINER NITTAL									DATE	NAME	CLASS	SUB- CLASS	FILING DA		
TW	~~	ń	0	1	Ů	7	1	8	1/4/00	Al-Ruzzak et al.	424	464			
TU_	AB	5	8	5	8	3	9	8	1/12/99	Cho	424	450			
th	AC	5	6	9	1	3	8	6	11/25/97	Inman et al.	514	691	 		
Tr	AD	5	6	8	8	5	1	8	11/18/97	Ayer et al.	424	422			
	AE	5	6	7	4	9	0	0	10/7/97	Uhillas et al.	514	557			
	AF		6		8		ı	7	9/16/97	Shapiro	514	55			
	AG	5	6	6	7	-8-		شق	9/16/97	Wong et al.	424	472			
** *** & _#***	АН	5		5	0	1	7	0	7/22/97	Wrighterst	424	473			
_	AI	s	6	3	. 	2	2	4	5/20/97	Efendic et al.	514	12			
j	LA	5	6	2	9	3	1	9	5/13/97	Luo et al.	514	284			
							FOR	EIGN P	ATENT DOCU	MENTS					
									DATE	COUNTRY	CLASS	SUB-	TRANSLA	LION	]
		l										CLASS	YES	NO	].
	АК	9		4	1.7.			8	9/23/99	wo	AGIK	9/24			
TW	Al.	9	• 9	4	7	1	2	5	9/23/99	wo	A61K	9/20			
	AM		9	2	y			- 4	6/17/99	wo		31/155			]
	AN	9	6	0	8	2	4	3	3/21/96	wo	A61K	31/155			-
		•	•		<u> </u>	·	<b></b>			, Date, Pertinent Page					1
	Т	r								······································					<b>.</b>
	-40	Physi	icians' D	esk Rej	èrence (	(54ª Ed	. 2000	), pp. 83	1-835						$\ $
	AP	Sheer	n, Andre	T. Clic	ical Phy	rmacol	cinetic	s of Me	formin, Clinical	Pharmacokinetics, N	day 30, 1996, 9	5:359-371.			
	AQ						مل برمانيس حال من			Medicine, Feb. 29, 19					
·····	AR	Dunn	Christo tus, Lirue	pher J. (199	et al. 5), 49:7	<u>Metfor</u> 21-747.	uin: A	Review	of its Pharmaco	plogical Properties an	d Therapeutic	Use in Non-Ins	sulin-Dependent	Dindictes	
	AS		unen, P., tration, p			rmac sk	inetics	of Met	formin: A Comp	arison of the Properti	ies of a Rapid-I	Release and a !	Sustained-Itelea	<u>i</u> g	
		1_1000	nanon, p	)							<b>No.</b>				-11

H \300\1005\prosuction\PTO1449\_14\_Dec 00.wpd

				A BELE CA									TECH OF NTER 1600/2900	0 3 <del>1</del> 5 0
ORM PTO-1449 UEV, 7-80)	) U.S.	DEPARTI ENT AND	ментс							ATTY, DOCKET 1 300,1005	NO.	SERIAL NC 09/705,630	1600/20	2001
LIST OF RI (Use sever	EFERENCE 11 sheets if n		) BY AF	PLIC	ΑΝΊ					APPLICANTS Chih-Ming CHEN	et al.		00	
										FILING DA II: November 3, 2000	)	GROUP 1614		
							0.	S. PAT	ENT DOCUME	NT'S				
XAMINER NITIAL									DATE	NAME	CLASS	SUB- CLASS	FILING DAT	
	ВА	\$	£	1	4	5	7	8	3/25/97	Dong et al.	524	377		
	вн	5	5	9	1	4	5	4	1/7/97	Kuczynski et al.	424	486		
	ВС	5	5	4	5	4	1	3	8/13/96	Kuczynski er al.	424	473		
	TE	5		4	3	1	5	6	8/6/96	Roorda et al.	424	484		
	BE	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~		· ]	2	2	9	3	4/30/96	Lundruu et al.	124	449		
	BF	5		/-	<u>,                                    </u>	5	7	2	5/9/95	Wung et al.	604	892.1		
	BG	5	3	0	8	3	-	8	5/3/94	Balaban et al.	604	892,1		,
	BH	5	ì	8	5	1	5	8	2/9/98	Ayer et al.	424	473		
	BI	5		7	8	8	6	2	1/12/93	Guittard et al.	424	473		
	BJ	5		4	ı	7	15	2	8/25/92	Ayer et al	424	473		
	ВК	5		2	0	5	4	8	6/9/92	McCleiland et al.	424	473		
	BL.	5		2	0	5	9	7	5/5/92	Wong et al.	424	438		
	ВМ	5	1	9	ı		9	<u> </u>	2/25/92	Kuczyoski et al.	424	122		
	BN	~	U I	7	1	6	0	7	12/10/91	Ayer et al.	264	112	<u> </u>	
	10	5	. 0	2	4	8	4	3	6/18/91	Kuczynski et al.	514	255.06		
	ВР	4	9	6	3	1	4	1	10/16/90	EckenholT	604	892.1		$\sum$
	BQ	4	3	9	2	7	3	9	1/9/90	Shah et al.	424	473		<u> </u>
	BR	4	1	6	5	5	9	8	9/12/89	Eckenhoff	604	892.1		
							FOR.	EIGN [	ATENT DOCU	MENTS		<b></b>	<u></u>	
									DATE	COUNTRY	CLASS	SUB-	TRANSLAT	rion .
						<b></b>		<b></b>				CLASS	YES	NO
	BS													
				от	HERR	WERE	NCES	(Includ	ing Author, Title	, Date, Pertinent Page	s, E1c.)			
	BT													
XAMINER	4 Star				n¢	>				DATE CONSIDE	1250	12-21	1-01	

H:\0(861005'g rosection\PTO1449\_14 Dec 00.wpd

			O'	1 9 '	MARY	CO JUIN						#4	TECH CENIER 16	SEP 2 0 2
FORM PTO-144 (REM. 7-80)		DEPARTI ENT AND								ATTY, DOCKET 300,1005	NO.	SERIAL NO 09/705,630		B
LIST OF R (Use sover	EFERENCE al sheets if n		BY AP	PLIC.	AN'T		APPLICANTS: Chih-Ming CHEN	, et al.	1	\$kep2				
							FILING DATE November 3, 2000	)	GROUP 1614					
							11	S. PAT	ENT DOCUME	NTS			, 	
EXAMINER INFEAL									DATE	NAME	CLASS	SUB- CLASS	FILING DATE II APPROPRIATE	
	CA	4	Ł	5	1	2	2	9	7/25/89	Magruder et al.	424	457		
	СВ	4	Ţ	8	3	3	3	7	11/8/88	Wong et al.	424	468		
	CC	4	;	7	7	0	4	9	10/11/88	Magruder et al.	424	457		
	CD ·	4	;	0	4	1		8	11/3/87	Eckenhoff	424	438		
	CF	4	1	9	2	3	3	6	9/8/87	Eckenhoff et al.	424	468		
	CF	4	Б. с	2	7	8	5	0	12/9/86	Deters et al.	604	892.1		
	CG	4	6	2	4	8	4	7	11/25/86	Ayer et al	424	467		
	СН	4	6	1	5	6	2	8	10/7/96	Guittard et al.	604	<b>892</b> .1		
	СІ	4	ń	1	2	0	-0	8	9/16/86	Wong et al.	604	892.1		
	CJ	4	ő	0	9	3	7		9/2/86	Ayer	424	473		
	СК	4	5	8	7	X		7	5/6/80	Edgren et al.	424	473		
	CI.	4	5	2	1	6	2	5	6/11/85	Edgren	424	473		
	CM	4	L.	1	1	2	0	1	9/5/78	Theeuves	424	473		
	CN	A		8	8	- <u>-</u>	6	4	5/9/78	Theouwes et al.	219	121 71		
	- 00	4	5	8	0	4	7	2	3/21/78	Bohuon	514	555		
	er	4	5	7	7	4	0	7	3/7/78	Theeuwes et al.	424	422		
e de la companya de l	1 00	4	0	6	3	0	6	4	12/13/77	Saunders et al.	219	121.7		
				•	<u></u>			EIGN P	ATENT DOCU					
								<u> </u>	DATE	COUNTRY	CLASS	SUB-	TRANSLATION	1
												CLASS	YES	NO
, , , , , , , , , , , , , , , , , , ,	CK													
				OI	HERRI	EFERE	NCES (	Includi	ng Author, Title	Date, Pertinent Page	s, Etc.)			
	CS													
	-	10	ez:	2			•			DATE CONSIDE		2-2	1-01	

HA300\1005\mosecimion\PTO1449\_14\_Dec 00.wpd

		(	C. SE	F 1	,c. 9 200	2 KICE 05 05							TECH CEN	
FOEM PTO-1449 U.S. DEPARTMENT OF COMMERCIE (LEV. 7-80) PATENT AND TRADEMARK OFFICE							ATTY, DOCKET 390,1005	NO.	SERIAL NO 09/705,620		n 2			
LIST OF REFERENCES CITED BY APPLICANT (1. so several sheets if necessary)						APPLICANTS: Chin-Ming CHEN	, ct al.		0062/0					
										FILING DATE November 3, 2000		GROUP 1614	<u>.                                    </u>	
							<u>у</u> .	S. PAT	ENT DOCUM	ENTS			2	
EXAMINER NITTAL									DATE	NAME	CLASS	SUB- CLASS	FILING D	
	ĽA	4	υ	J	. 6	2	2	8	7/19/77	Theeuwes	424	473		
	DB	4	0	3		7	<u> </u>	8	דרובווד	Thecuwes	424	427 .		
	DC	4	0	0	8	7	1	9	2122/11	Theouves et al.	424	427		, 
	00	3	9	5	7	8		5	5/18/76	Bohuon	300	143		
	DE	3	8	5	<u> </u>	7	4	1	4/27/76	Baker	424	405		
	DF	3	18-	-	6	8	9	9	11/4/75	Theeuwes et al.	424 .	424		• .
······································	06	3	8	4	5	7	1	0	11/5/74	Theeuwes et al.	424	427		
ىلىرىنى <del>بىرى</del> بىلىرىنى بىر يېزىن بىر	DH	[												
******	10													
	IG											<u> </u>		
	DK				{		Γ							
	DL.						1							
	DM	1	1					1	1					
	DN	1	1.			<u> </u>								
	00													
	104	1											L	
	DQ	1					1							
pro							FOI	REIGN	PATENT DOC	UMENTS				
	DATE					COUNTRY	COUNTRY CLASS	SUB-	TRANS	LATION				
											ļ	CLASS	YES	NO
	DR.											1	<u> </u>	
				ст	HER R	EFERI	ENCES	(Inclue	ling Author, Ti	ile, Date, Pertinent Pay	jes, Eite.)			مەمىيە مىسىمە ي
	DS	1												
EXAMINER	1/2		Se		in the	/				DATE CONSIDERED 12-21-01				

H. 300 10/5) provision PTD 1449 14 Dec 00, wed

			ONFTED STATES DEPARTM United States Patent and Th Address: COMMISSIONER OF PA Washington, D.C. 2023 www.uspto.gov	TENTS AND TRADEMARK	
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTOKNEY DOCKET NO.	CONFIRMATION NO.	
09/705,630	11/03/2000	Xiu Xiu Cheng	300,1005	6707	
23280 75	90 03/27/2002				
	DAVIDSON & KAPI	EXAMINER			
485 SEVENTH NEW YORK, N	AVENUE, 14TH FLOC IY 10018	WARE, TODD			
			ART UNIT	PAPER NUMBER	
			1615	/	
				/	

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

PTO-90C (Rev. 07-01)

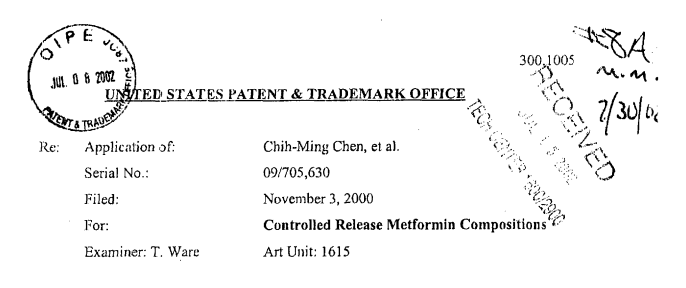


UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

SERIAL NUMBER	LING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKETT NO.
09/705,630	1)03 )00	CHENG ET AL	
			EXAMINER
			ART UNIT PAPER NUMBER
			DATE MAILED:
	E	XAMINER INTERVIEW SUMMARY RECO	
All participants (applicant, applic	ant's representative	e, PTC personnel):	
(1) Cliegerd	Davidse	N (3) LIVERAN	K. Paje
(2) Ted k	hit lock	(4)	
Cale of Interview	20/03		
Type: [] Telephonic DPers	f sonal (copy is given	to Clapplicant Applicant's representative).	
Exhibit shown or demonstration	conducted: 🖸 Yes	s St No. If yes, brief description:	
		1	
Agreement (") was reached wi	th respect to some	or all of the claims in question. 1 CI was not reached	I.
Clairns discussed: AF R			
Icentification of prior art discuss	ed: <u>UP- KCC</u>	orcy	
Description of the general natur	e of what was agree	ed to II an agreement was reached, or any other con	nments: Tapartance of may
presented and	the rela	handing to stuconeogene	ris. Clusest prior aft
Suggest the ge	veral teres	hand of the stucon cogene	cheant & request
reconsideration a	Nd recons	idenation to be given in V	rew of the working
examples			/
		amenoments, il available, which the examiner agre which would render the claims allowable is available	
CA-it is not necessary for a	pplicant to provide a	a separate record of the substance of the interview.	
WA VED AND MUST INCLUDE	THE SUBSTANCE	ndicate to the contrary, A FORMAL WRITTEN RESI E OF THE INTERVIEW (e.g., items 1-7 on the revers in one month from this interview date to provide a sta	se side of this form). If a response to the last Office
requirements that may	be present in the la of the last Office a	st Office action, and since the claims are now allow	e response to each of the objections, rejections and able, tijls completed form sconsidered to fulfill the arate record of the substance of the interview unless
PTOL-413 (REV. 2 -93)		Examiner's Sign	nature
	ORIGINAL FOR	INSERTION IN RIGHT HAND FLAP OF FILE	WRAPPER

AUROBINDO EX1005, 104

			1.th
PETITION FOR	EXTENSION OF TIME UNI (Large Entity)	DER 37 CFR 1.136(a)	Docket No. 7
	Chih-Ming CHEN, et al.		
Serial N: 09/705,630		Examiner T. Ware	Group Art Unit
Invention: CONTRO	LLED RELEASE METFORMIN	COMPOSITIONS	
	TO THE ASSISTANT CO	MMISSIONER FOR PATE	INTS:
of <u>Decemb</u>	r the provisions of 37 CFR 1.136( <u>er 31, 2001_</u> above-identified appl <sup>Dute</sup> on is as follows (check time perio	ication.	filing a response to the Office Action
One month	· · · · · · · · · · · · · · · · · · ·		r months
from:	March 31, 2002	until:Ju	ne 30, 2002 Date
<ul> <li>The Commission overpayment, for A duplicate copy</li> <li>If an additional of any additional fer A duplicate copy</li> <li>A duplicate copy</li> <li>A duplicate copy</li> <li>Robert J. Paradiso, Report J. Paradiso, Report J. Paradiso, Report Seventh Avenue, 19</li> <li>New York, New York</li> </ul>	amount of the fee is enclosed. ner is hereby authorized to charg b Deposit Account No. y of this sheet is enclosed. extension of time is required, pleases which may be required to Dep y of this sheet is enclosed. Signature g/No. 41,240 Kappel, LLC 4th floor	bosit Account No. Dated: July 1, 2002	equired, or credit any therefor and charge it this document and fee is being deposited with the U.S. Postal Service as ail under 37 C.F.R. 1.8 and is addressed to the
212-736-1940			ominissioner for Patents, Washington, D.C.
212-736-1940 /2002 NNBHANA1 00000030		Assistant C 20231.	ominissioner for Patents, Washington, D.C.
/2002 NNBHANNI 00000010 117 00:	09705630 920.00 OP	Assistant C 20231.	



Assistant Commissioner for Patents Washington, D.C. 20231

July 1, 2002

### AMENDMENT UNDER 37 C.F.R. §1.111

Sin

In response to the Office Action dated December 31, 2001, please enter the following amendments and remarks:

# IN THE CLAIMS

Please amend the claims as follows:

- The controlled release oral dosage form of claim 3 which provides a mean AUC<sub>0.∞</sub> of
   18277 ± 2961 ng·hr/ml and a mean C<sub>max</sub> of 1929 ± 333 ng/ml, based on administration of
   a 1700 mg once-a-day dose of metformin after an evening meal.
- 22. The controlled release oral dosage form of claim 3 which provides a mean  $AUC_{0-\infty}$  of  $20335 \pm 4360$  ng·hr/ml and a mean  $C_{max}$  of from  $2053 \pm 447$  ng/ml, based on administration of a 2000 mg once-a-day dose of metformin after an evening meal.
  - 23. The controlled release oral dosage form of claim 3 which provides a mean AUC<sub>0.24</sub> of 26818 ± 7052 ng·hr/ml and a mean C<sub>max</sub> of 2849 ± 797 ng/ml, based on administration of a 2000 mg once-a-day dose of metformin after an evening meal.

300.1005

24. The controlled release oral dosage form of claim 3 which provides a mean  $AUC_{0.24}$  of 22590 ± 3626 ng·hr/ml and a mean  $C_{max}$  of 2435 ± 630 ng/ml on the first day of administration and a mean  $AUC_{0.24}$  of 24136 ± 7996 ng·hr/ml and a mean  $C_{max}$  of 2288 ± 736 ng/ml on the 14<sup>th</sup> day of administration, based on administration of a 2000 mg oncea-day dose of metformin after an evening meal.

The controlled release oral closage form of claim 21 which provides a mean  $T_{1/2}$  from 2.8 to 4.4.

#### **REMARKS**

The undersigned attorney gratefully acknowledges the courtesies extended by Examiner Spear and Examiner Ware during the personal interview conducted at the United States Patent and Trademark Office on March 21, 2002.

#### I. Status of the Claims

Claims 1-42 are pending. Claims 21-25 have been amended. Support for the amendment to claim 21 is found in the original specification as filed, e.g., at page 28, table 1; support for the amendment to claim 22 is found in the original specification as filed, e.g., at page 30, table 3; support for the amendment to claim 23 is found in the original specification as filed, e.g., at page 35, table 6; support for the amendment to claim 24 is found in the original specification as filed, e.g., at page 32, table 5; support for the amendment to claim 25 is found in the original specification as filed, e.g., at page 28, table 1. It is respectfully submitted that no new matter has been added by virtue of this amendment.

#### II. Information Disclosure Statement

In the Office Action, it was indicated that the Information Disclosure Statement filed on September 19, 2001 did not comply with 37 C.F.R. 1.98(a)(2). As discussed during the interview, it appears that the cited references became disassociated with the file and copies of the references cited in the Information Disclosure Statement will be resubmitted by hand delivery.

25.

2

300.1005

# HI. Rejections Under 35 U.S.C. § 112

In the Office Action, claims 21-25 were rejected as being indefinite on the grounds of that the claims are "omnibus type claims."

In response, claims 21-25 have been amended as not to make reference to the Figures of the application and it is respectfully requested that these rejections be withdrawn.

### 1V. <u>Rejections Under 35 U.S.C. § 102 and 35 U.S.C. § 103</u>

In the Office Action, claims 1-28 and 31-42 were rejected as being anticipated and obvious over WO 00/28989 ("Lewis et al."), on the grounds that Lewis et al. "discloses controlled release metformin compositions [and] does not explicitly disclose the functional limitations of the instant claims, however since the formulations of [Lewis et al.] are substantially the same, it appears that the instant claimed functional limitations are inherent within [Lewis et al.]"

Claims 1-28 and 31-42 were rejected as being anticipated and obvious over U.S. Patent No. 5,955,106 ("Moeckel et al."), on the grounds that Moeckel et al. "is relied upon for the same reasons set forth in the [Lewis et al.] rejections".

Claims 1-42 were rejected as being anticipated and obvious over WO 99/47125 ("Cheng et al."), on the grounds that Cheng et al. "is relied upon for the same reasons set forth in the [Lewis et al.] rejections ... [and Cheng et al.] discloses a semi-permeable membrane coating surrounding the core "

With respect to rejections under the doctrine of inherency, it is noted that as set forth in the MPEP, 8<sup>th</sup> edition, section 2122, the fact that a certain result or characteristic may occur or be present in the prior art is not sufficient to establish the inherency of that result or characteristic. In re Rijckaert, 9 F.3d 1531, 1534, 28 USPQ2d 1955, 1957 (Fed. Cir. 1993) (reversed rejection because inherency was based on what would result due to optimization of conditions, not what was necessarily present in the prior art); In re Oelrich, 666 F.2d 578, 581-82, 212 USPQ 323, 326 (CCPA 1981). "To establish inherency, the extrinsic evidence 'must make clear that the missing descriptive matter is necessarily present in the thing described in the reference, and that it would be recognized by one of ordinary skill. Inherency, however, may not be established by probabilities or possibilities. The mere fact that a certain thing may result from a given set of eircumstances is not sufficient.' " In re Robertson, 169 F.3d 743, 745, 49 USPQ2d 1949, 1950-

3

51 (Fed. Cir. 1999).

It is further set forth in the MPEP, 8<sup>th</sup> edition, section 2122 that "[i]n relying upon the theory of inherency, the examiner must provide a basis in fact and/or technical reasoning to reasonably support the determination that the alleged inherent characteristic <u>necessarily</u> flows from the teachings of the applied pr.or art." Ex parte Levy, 17 USPQ2d 1461, 1464 (Bd. Pat. App. And Inter. 1990) (emphasis in original).

Further, as discussed during the interview, the Federal Circuit stated the following in Continental Can Co. USA, Inc. v. Monsanto Co., 948 F.2d 1264, 1268-69, 20 U.S.P.Q.2d 1746, 1749 (Fed. Cir. 1991):

Inherency, however, may not be established by probabilities or possibilities. The mere fact that a certain thing may result from a given set of circumstances is not sufficient. If, however, the disclosure is sufficient to show that the natural result flowing from the operation as taught would result in the performance of the questioned function, it seems to be well settled that the disclosure should be regarded as sufficient.

In view of the above discussion on the doctrine of inherency, the references cited by the Examiner are discussed below:

# THE CHENG REFERENCE

The rejection of claims 1-42 on the grounds of anticipation and obviousness over WO 99/47125 ("Cheng et al.") is respectfully traversed as the Cheng reference has not been fully considered in its entirety.

As stated at page 3, lines 14-17 and at page 4, lines 6-9 of the Cheng reference, the formulations disclosed therein provide a controlled or sustained release formulation for an antihyperglycemic drug that obtair, peak plasma levels approximately <u>8-12 hours</u> after administration. Therefore, the  $T_{max}$  of the agent at from 5.5 to 7.5 hours after administration as recited in the present claims cannot be inherent in the formulations disclosed in the Cheng reference. Further, the Cheng reference does not provide motivation to one skilled in the art to modify the formulations therein to obtain a  $T_{max}$  of the agent other than that which is specifically taught in the reference, i.e., a  $T_{max}$  of 8 to 12 hours.

In view of the arguments presented, the Examiner is respectfully requested to remove the

anticipation and obviousness rejections over the Cheng reference.

## THE LEWIS REFERENCE

The rejection of claims 1-28 and 31-42 on the grounds of anticipation and obviousness over WO 00/28989 ("Lewis et al.") is respectfully traversed.

As set forth in the MPEP, 8<sup>th</sup> edition, section 2112.01, in order to establish a prima facie case of inherency based on either anticipation or obviousness, the prior art composition must be produced by identical or substantially identical processes. In re Best, 562 F.2d 1252, 1255, 195 USPQ 430, 433 (CCPA 1977).

The exemplified formulations of the Lewis reference are Examples 1-7 on pages 10-12. Example 1 describes a single or bilayer tablet comprising 4 or 8 mg of Compound I (an insulin sensitizer) and 1000 to 1500 mg of metformin HCl coated with an enteric coating of Eudragit L30 D-55, triethyl citrate and tale Alphafil 500 in the described percentages; Example 2 describes the single or bilaver tablets of Example 1 coated with a semi-permeable membrane of Eudragit RS30D, triethyl citrate and tale in the described percentages; Example 3 describes a non-disintegrating matrix single layer tablet of Compound I, metformin HCl and the described excipients in the described amounts, and a bilayer tablet to provide sustained release of Compound I and immediate release of metformin HCl with the described excipients in the described amounts; Example 4 describes a single and trilayer tablet of Compound J and metformin HCl with the described excipients in the described amounts; Example 5 describes a single layer tablet of Compound I and metformin HCl with the described excipients in the described amounts; Example 6 describes a single and bilayer tablet of Compound I and metformin HCl with the described excipients in the described amounts; and Example 7 describes a capsule containing multiple pellet cores having Compound I, metformin HCl with the described excipient in the described amounts.

The examples of the present specification teach formulations which comprise a core comprising metform or a salt thereof, a membrane surrounding the core, and at least one passageway in the membrane, the formulations providing a mean  $T_{max}$  from 5.5 to 7.5 hours after administration. Given the benefit of the information provided by the present specification, one skilled in the art would be able to modify other controlled release technologies in order to achieve these pharmacokinetic parameters.

As demonstrated above, the examples of the present application and the examples of the Lewis reference are directed to different controlled release technologies by virtue of their different ingredients, structure and methods of manufacture. Accordingly, a *prima facie* case of anticipation or obviousness based on inherency has not been established as the Examiner has not provided a basis in fact and/or technical reasoning to reasonably support the determination that the alleged inherent characteristic <u>necessarily</u> flows from the teachings of the applied prior art. In fact, the Office Action has contradicted the position that the formulations described in the Lewis reference and the examples of the present invention are substantially the same, as the Office Action has indicated that claim 29<sup>1</sup> is <u>not</u> anticipated or obvious over Lewis.

Further, the Office Action has not taken into account that there is no teaching in the Lewis reference to arrive at the claimed  $T_{max}$  as recited in the present claims, nor does Lewis provide any motivation to one skilled in the art to achieve this parameter using the formulations described therein. In fact, it is respectfully submitted that as Lewis is silent as to the  $T_{max}$  of their formulations, one skilled in the art would be motivated to achieve a  $T_{max}$  from an antihyperglycemic agent controlled release formulation which is known in the art, (e.g., a  $T_{max}$  of 8-12 hours as taught in the Cheng reference). It is pointed out that the present claims do not recite an all encompassing range of  $T_{max}$ , but rather a particular subset which is not taught or obvious over the prior art.

In view of the arguments presented, the Examiner is respectfully requested to remove the anticipation and obviousness rejections over the Lewis reference.

# THE MOECKEL REFERENCE

The rejection of claims 1-28 and 31-42 on the grounds of anticipation and obviousness over U.S. Patent No. 5,955,106 ("Moeckel et al.") is respectfully traversed as the same arguments set forth above with respect to the Lewis reference are applicable to the Moeckel reference.

The exemplified formulations of the Moeckel reference are Examples 1-7 on columns 5-9

<sup>&</sup>lt;sup>1</sup>Claim 29 recites "[t]he controlled release dosage form of claim 1, wherein the metformin is provided by at least one controlled-release tablet, said tablet comprising:

<sup>(</sup>a) a core comprising:

<sup>(</sup>i) the metformin or a pharmaceutically acceptable salt;

<sup>(</sup>ii) optionally a binding agent; and

<sup>(</sup>iii) optionally an absorption enhancer;

<sup>(</sup>b) a membrane coating surrounding the core; and

<sup>(</sup>c) at least one passageway in the membrane".

of the patent. Example 1 describes a process of preparing a formulation with a core of metformin hydrochloride, methylhydroxypropylcellulose, polyvidone and magnesium stearate in the specified amounts with a film envelope of methylhydroxypropylcellulose, ethylcellulose, Macrogol and titanium dioxide in the specified amounts; Example 2 describes a process of preparing a formulation with a core of metformin hydrochloride, hydroxyethylcellulose, polyvidone and magnesium stearate in the specified amounts with a film envelope of methylhydroxypropyl-cellulose, lactose, ethylcellulose, Macrogol and titanium dioxide in the specified amounts; Example 3 describes a process of preparing a formulation with a core of metformin hydrochloride, sodium carboxy methyl cellulose, polyvidone and magnesium stearate in the specified amounts with a film envelope of methylhydroxypropylcellulose, ethylcellulose, Macrogol and titanium dioxide in the specified amounts; Example 4 describes a process of preparing a formulation with a core of metformin hydrochloride, polyacrylic acid, methylhydroxypropylcellulose, and magnesium stearate in the specified amounts with a film envelope of methylhydroxypropylcellulose, ethylcellulose, Macrogol and titanium dioxide in the specified amounts; Example 5 describes a process of preparing a formulation with a core of metformin hydrochloride, hydroxypropyl-cellulose, polyvidone and magnesium stearate in the specified amounts with a film envelope of poly(ethylacrylate-methylacrylate, talcum and antifoaming agent in the specified amounts; Example 6 describes a process of preparing a formulation with a core of metformin hydrochloride, methylhydroxypropylcellulose and magnesium stearate in the specified amounts with a film envelope of methylhydroxypropylcellulose, ethylcellulose, Macrogol and titanium dioxide in the specified amounts; and Example 7 describes a process of preparing a formulation with a core of metformin hydrochloride, methylhydroxypropylcellulose, polyvidone and magnesium stearate in the specified amounts with a film envelope of methylhydroxypropylcellulose, ethylcellulose, Macrogol and titanium dioxide in the specified amounts.

As set forth above, the Examples of the present specification teach formulations which comprise a core comprising metformin or a salt thereof, a membrane surrounding the core, and at least one passageway in the membrane, the formulations providing the claimed pharmacokinetic parameter of a mean  $T_{max}$  from 5.5 to 7.5 hours after administration.

Accordingly, the examples of the present application and the examples of the Moeckel reference are directed to different controlled release technologies by virtue of their different

ingredients, structure and methods of manufacture. With respect to the Moeckel reference, as well as the Lewis reference, the Office Action has contradicted the position that the formulations described in the Moeckel reference and the examples of the present invention are substantially the same, as the Office Action has indicated that claim  $29^2$  is <u>not</u> anticipated or obvious over Moeckel.

Therefore a *prima facie* case of anticipation or obviousness based on inherency has not been established as the Office Action has not provided a basis in fact and/or technical reasoning to reasonably support the determination that the alleged inherent characteristic <u>necessarily</u> flows from the teachings of the applied prior art.

Further, the Office Action has not taken into account the fact that that there is no teaching in the Moeckel reference to arrive at the claimed  $T_{max}$  as recited in the present claims, nor does Moeckel provide any motivation to one skilled in the art to achieve this parameter using the formulations described therein. In fact, it is respectfully submitted that as Moeckel is silent as to the  $T_{max}$  of their formulations, one skilled in the art would be motivated to achieve a  $T_{max}$  from a biguanide controlled release formulation which is known in the art, (e.g., a  $T_{max}$  of 8-12 hours as taught in the Cheng reference). As stated above with respect to the Lewis reference, it is pointed out that the present claims do not recite an all encompassing range of  $T_{max}$ , but rather a particular subset which is not taught or obvious over the prior art.

In view of the arguments presented, the Examiner is respectfully requested to remove the anticipation and obviousness rejections over the Moeckel reference.

#### V. Double Patenting Rejections

Claims 1-42 were provisionally rejected under the judicially created doctrine of obviousness type double patenting as being unpatentable over what is believed to be claims 1-34 of copending application serial number no. 09/705,625, as the Examiner inadvertantly rejected the claims over claims 1-42 of 09/705,630 (the present application).

In response, in order to expedite the issuance of a patent, a terminal disclaimer is submitted herewith over this copending application. Applicants note that the obviation of an obvious-type double patenting rejection by the filing of a terminal disclaimer is not an admission, acquiescence, or estoppel on the merits of an issue of obviousness. See Quad Environmental

<sup>2</sup>Ibid

Technologies Corp. v. Union Sanitary District, 946 F.2d 870, 873-74, 20 U.S.P.Q.2d 1392, 1394-95 (Fed. Cir. 1991).

Claims 1-42 were rejected under the judicially created doctrine of obviousness type double patenting as being unpatentable over claims 1-29 of U.S. Patent no. 6,099,859; claims 1-39 of U.S. Patent No. 6,284,275; claims 1-4 of U.S. Patent No. 6,099,862. The Examiner states with respect to each reference that "[a]lthough the conflicting claims are not identical, they are not patentably distinct from each other because the claims are directed to limitations that are in a genus-species relationship and the functional limitations of the instant claims would be inherent in [the reference]." Further, claims 1-42 were provisionally rejected under obviousness type double patenting as being unpatentable over claims 1-54 of copending application no. 09/594,637 and over claims 1-29 of copending application no. 09/726,193 on the grounds that "the method claims disclose the compositions".

These rejections are respectfully traversed. It is submitted that the claimed pharmacokinetic parameter of a mean  $T_{max}$  of 5.5 to 7.5 hours after administration as recited in the present claims are not obvious in view of the claims of the cited references. As discussed during the interview, although formulations encompassed by the claims of these references may provide a  $T_{max}$  of between 5.5 to 7.5, the claimed pharmacokinetic parameters do not necessarily flow from formulations encompassed by these claims. Therefore, the Examiner is requested to remove these rejections.

# VI. Conclusion

Attached hereto is a marked-up version of the changes made to the claims by the current amendment. The attached pages are captioned "<u>Version With Markings To Show Changes</u> Made."

It is now believed that the above-referenced rejections and objections have been obviated and it is respectfully requested that the rejections and objections be withdrawn. It is believed that all claims are now in condition for allowance.

9

300.1005

According to currently recommended Patent Office policy the Examiner is specifically authorized to contact the undersigned in the event that a telephonic interview will advance the prosecution of this application.

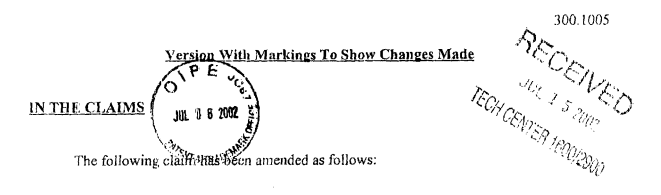
An early and favorable action is earnestly solicited.

Respectfully submitted, DAVIDSON, DAVIDSON & KAPPEL, LLC

By Robert J. Pag idiso

Robert J. Paradisc Reg. No. 41,240

Davidson, Davidson & Kappel, LLC Patents, Trademarks and Copyrights 485 Seventh Avenue, 14th Floor New York, New York 10018 (212) 736-1940



- 21. (Amended) The controlled release oral dosage form of claim 3 which provides <u>a mean</u> <u>AUC<sub>0</sub></u> of 18277 ± 2961 ng:hr/ml and a mean  $C_{max}$  of 1929 ± 333 ng/ml [a mean plasma concentration-time profiles of metformin substantially as set forth in FIG. 1], based on administration of a 1700 mg once-a-day dose of metformin <u>after an evening meal</u>.
- 22. (Amended) The controlled release oral dosage form of claim 3 which provides a mean  $\underline{AUC}_{0-}$  of 20335  $\pm$  4360 ng·hr/ml and a mean  $\underline{C}_{max}$  of from 2053  $\pm$  447 ng/ml [a mean plasma concentration-time profiles of metformin substantially as set forth in FIG. 2], based on administration of a 2000 mg once-a-day dose of metformin <u>after an evening meal</u>.
- 23. (Amended) The controlled release oral dosage form of claim 3 which provides <u>a mean</u> <u>AUC<sub>0.24</sub> of 26818 ± 7052 ng·hr/ml and a mean  $C_{max}$  of 2849 ± 797 ng/ml [a mean plasma</u> concentration-time profiles of metformin substantially as set forth in FIG. 4], based on administration of a 2000 mg once-a-day dose of metformin <u>after an evening meal</u> [at dinner].
- (Amended) The controlled release oral dosage form of claim 3 which provides a mean AUC<sub>0.24</sub> of 22590 ± 3626 ng·hr/ml and a mean C<sub>max</sub> of 2435 ± 630 ng/ml on the first day of administration and a mean AUC<sub>0.24</sub> of 24136 ± 7996 ng·hr/ml and a mean C<sub>max</sub> of 2288 ± 736 ng/ml on the 14<sup>th</sup> day of administration [a mean plasma concentration-time profiles of metformin substantially as set forth in FIG. 6], based on administration of a 2000 mg once-a-day dose of metformin <u>after an evening meal</u> [at breakfast].

 25. (Amended) The controlled release oral dosage form of claim <u>21</u> [3] which provides <u>a</u> mean T<sub>1/2</sub> from 2.8 to 4.4 [about mean plasma glucose concentration-time profiles substantially as set forth in FIG. 5, based on administration of a 2000 mg once-a-day dose of metformin at dinner].

## FORM P7/0-1083

Fo

S

[]

ASSISTANT COMMISSIONER FOR PATENTS Washington, DC 20231

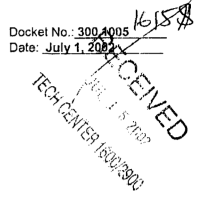
In re-applicationf: Chih-Ming Chen, et al. Serial NO.PE 09/705,630 Filed

CO

JUL 0 8 2002

November 3, 2000 O

### TROLLED RELEASE METFORMIN COMPOSTIONS



Cosd heres h is an Amendment in the above-identified application. Trans

Small entity status under 37 C.F.R. 1.9 and 1.27 has been previously established.

[] Applicants assert small entity status under 37 C.F.R. 1.9 and 1.27. ( )

No fee for additional claims is required. pg

A filing fee for additional claims calculated as shown below, is required:

FOR:	(Col. 1) REMAINING	(Col. 2) FIGHEST	Ī	SMALL EL	TITY FEE	OR	LARGE ENTITY
	AFTER	FREVIOUSLY	PRESENT	-			
	AMENIMENT	FAID FOR	EXTRA				
TOTAL CLAIMS	* <u>Minus</u>	;** =	x.0\$ \$	\$	×	\$ 1	8 \$
INDEP, CLAIMS	* Minus	***	x0\$ 40	\$		\$8	0 \$
FIRST PRES	SENTATION OF	MULTIPLE DI	EP. ELAINS	15 1		\$27	0 \$
				TOTAL:	\$	OR	TOTAL: \$

[X]Also transmitted herewith are:

[X] Petition for extension under 37 C.F.R. 1.136 (in duplicate)

[X] Other: Version With Markings to Show Changes Made and

Terminal Disclaimer to Obviate a Provisional Double Patenting Rejection over a Pending **Second Application** 

- Check(s) in the amount of \$1030.00 is/are attached to cover: [X] [ ] Filing fee for additional claims under 37 C.F.R. 1.16 [X] Petition fee for extension under 37 C.F.R. 1.136 [X] Other: Terminal Disclaimer Fee
- The Assistant Commissioner is hereby authorized to charge payment of the following fees associated with this [X] communication or credit any overpayment to Deposit Account No. 50-0552.
  - Any filing fee under 37 C.F.R. 1.16 for the presentation of additional claims which are not paid by **[X**] check submitted herewith.
  - [X] Any patent application processing fees under 37 C.F.R. 1.17.
  - ixi Any petition fees for extension under 37 C.F.R. 1.136 which are not paid by check submitted herewith, and it is hereby requested that this be a petition for an automatic extension of time under 37 CFR 1.136.

ander

Robert J. Paradiso, Reg. No. 41,240 DAVIDSON, DAVIDSON & KAPPEL, LLC 485 Seventh Avenue, 14th Floor New York, New York 10018 Tel: (212) 736-1940 Fax: (212) 736-2427

I hereby certify that this correspondence and/or documents referred to as attached (therein and/or tep are being deposited with the United States Postal Service as "first class mail" in an envelope addressed to "Assistant Commissioner for Patents, Washington, D.C. 20231" on July 1, 2002.

DAVIDSON, DAVIDSON& KAPPEL LLC

				TY
TERMINAL DISCLAIMER TO OBVIATE A FATENTING REJECTION OVER A PENDIN			Dockes No. 300.1005	2/50/
R. re Application of: Chih-Ming Chen, et al. Application No. 09/705,630 Fileg: November 3, 2000 For: CONTROLLED RELEASE METFORMIN CO	L U 8 2007 E			
The cwner, <u>Andrx Corpora</u> interest in the instant application hereby disclaims, exc any patent granted on the instant application, which we defined in 35 U.S.C. 154 to 156 and 173 as shortened granted on pencing second Apolication Number The owner hereby agrees that any patent so granted of such period that it and any patent granted on the seco any patent granted on the instant application and is bind	cept as provided ould extend bey by any terminal 09/705,625 in the instant ap and application a	ond the expiration disclaimer filed pri , filed on plication shall be e are commonly own	al part of the statutory te date of the full statutory or to the gran! of any pat November 3, 2000 nforceable only for and c ed. This agreement runs	ent g
In making the above disclaimer, the owner does not application that would extend to the expiration date of the origin patent granted on the second application, as sh in the event that any such granted patent: expires for invalid by a court of competent jurisdiction, is statutor 1.321, has all claims cancelled by a reexamination of expiration of its full statutory term as shortened by any is	he full statutory ortened by any failure to pay a rily disclaimed i ertificate, is reis	term as defined in terminal disclaime maintenance fee, i n whole or termin ssued, or in any n	35 U.S.C. 154 to 156 an r filed prior to the patent s held unenforceable, is ally disclaimed under 37 nanner terminated prior	d 173 grant, found CFR
Check either box 1 or 2, if appropriate.				1
<ol> <li>For submissions on behalf of an organ agency, etc.), the undersigned is empower</li> </ol>	nization (e.g., c red to act on bei	orporation, partne	rship, university, goverr ation.	nment
I hereby declare that all statements made herein of information and belief are believed to be true; and fur willful false statements and the like so made are puni Title 18 of the United States Code and that such willfur patent issued thereon.	rther that these ishable by fine (	statements were or imprisonment, d	made with the knowledg or both, under Section 10	e that
2. I The undersigned is an attorney of record.				
	⊠ Laran asti	14. /		
3. Owner/applicant is Small entity	🖾 Large enti	-	•	
The terminal disclaimer fee under 37 CFR 1.20(d) is	\$110.0	iu and is t	o be paid as follows:	
A check in the amount of the fee is enclosed.				
The Commissioner is hereby authorized to charge to Deposit Account Number 50-0552	ge any fees whic	ch may be required ate copy of this she	l, or credit any overpaymetet is enclosed.	ent,
PTO suggested wording for terminal disclaimer was				
⊠ unchanged. □ changed (if change	ed, an explanatio	$\gamma$		
Name and Address of Derson Signing Name and Address of Derson Signing Robert J. Paradiso, Reg. No. 41,240 Elavidson, Davidson & Kappel, LLC 485 Seventh Avenue, 14th Floor		t certify that this d on first class reail under	00 ocument and fee is being de, with the U.S. Postal Sei 37 C.F.R. 1.9 and is addresse oner for Patents, Washington	d to the
w York, New York 10018	1	<b>  </b>		
736-1940		Signature of	Person Mailing Correspondence	
10HANN» 00000010 09705630				
110.00 DP		Typed or Printed Na	me of Person Mailing Correspon	Jence
right : 995 Lugalsoft			P26/REV	

# AUROBINDO EX1005, 119

### SUBJECT: DECISION ON TERMINAL DISCLAIMERS I... ORMAL FORM

DATE: 8-2-02	APPL, S.N.: <u>091_205, 6.30</u>
TO EXAMINER: T. Ware	ART UNIT:
MOSE MONTGOMERY ROOM ILE 18	MAILROOM DATE 7-8-02

AFTER FINAL YES \_\_\_\_\_\_ NO \_\_\_\_\_ NUMBER OF T.D(S). FILED \_\_\_\_\_\_ INSTRUCTIONS: I have reviewed the submitted T.D. with the results as set forth below. If you agree, please use the appropiale form paragraphs identified by this informal memo in your next office action to notify applicant about the T.D. If you disagree with my snalysis or have questions at all about the acceptability of the T.D., please see me or our Special Program Examiner. THIS MEMO IS AN INFORMAL, INTERNAL MEMO ONLY. IT MUST NOT BE MAILED TO APPLICANT, NOR SHOULD A COPY BE IN LEFT IN FILE.

[] The T.D. is PROPER and has been recorded. (See 14.23).

I The T.D. IS NOT PROPER and hus not been accepted for the reason(s) checked below. (See 14.24).

| ) The recording fee of \$\_\_\_\_\_\_ to a deposit account. (See 14.26.07) has not been submitted nor is there any pre authorization in the application file to charge

[ ] Application Examiner has not processed T.D. fee. (See fee authorization).

[ ] The T.D. does not satisfy Rule 321(b)(3) in that the person who has signed the T.D. has not stated his/her interest \_\_\_\_\_ (and/or the extent of the interest of the business enlity represented by the signature) in the application/patent. (See 14.26 and 14.26.01).

] The T.D. lacks the enforceable only during the common owership clause needed to overcome a double patenting rejection, Rule 321(c). (See 14.27, 14.27.01).

[ ] It is directed to a particular claims(s), which is not acceptable since "the disclaimer must be of a terminal portion of the term of the entire patent to be granted". MPEP 1490. (See 14.26, 14.26.02).

[ ] The person who signed the terminal disclaimer.
 [ ] has failed to state his/her capacity to sign for the business entity, (See 14.28).
 [ ] is not recognized as an officer of the assignee, (See 14.29 and possibly 14.29.01).

[ ] No documentary evidence of a chain of title from the original inventor(s) to assignee has been submitted, nor is the reel and frame specified as to where such evidence is recorded in the office. 37 CFR 3.73(b). (See 1140 O.G. 72). <u>NOTE</u>: This documentary evidence or the specifying of the reel and frame may be found in the T.D. or in a seperate paper submitted by applicant, (See 14.30).

[ ] No "statement" specifying that the evidentiary documents have been reviewed and that, to the best of the assignee's knowledge and belief the title is in the assignee seeking to take action. 37 CFR 3.73(b). (See 1140 O.G. 72) (See 14.31).

[ ] The T.D. is not signed. (See 14.26, 14.26,3), or 14.26.03 if TD is not signed by all the owners.

[] Altomey not of record in oath/deci, or a superate paper filed appointing a new or associate attorney. (See 14.29.01).

[1] The serial number of the application (or the number of the patent) which forms the basis for the double patenting is missing or incorrect. (See 14.32).

[ ] The serial number of this application (or the number of the patent in reexam or reissue case(s) being disclaimed is missing or incorrect. (See 14.26, 14.26.04 or 14.25.06).

[ ] The period disclaimed is incorrect or not specified. (See 14.27, 14.27.2 or 14.27.3)(For Samples 14.27.04 and 14.27.05)

[ ] Other:

. (See 14.35, 14.36). [ ] Suggestion to request refund of \$\_

# [ ] EXAMINER NOTE: IF APPLICATION IS IN CONDITION FOR ALLOWANCE ANY OF THE ABOVE INFORMALTIES MAY BE FAXED IN TO THE GROUP

#### FOR SAMPLE TERMINAL DISCLAIMERS AND CERTIFICATES:

- Sample of a TD over a pending application and assignee Certificate (See 14.37).
   Sample of a TD over a prior patent and assignee Certificate (See 14.38).
   Sample Assignce Certificate under 37 CFR 3.73 (b) (See 14.39)

			UNITED STATES DEPARTM United States Patent and Th Address" COMMISSIONER OF PJ Washington, D.C. 2023) www.uspto.gov	udemark Office
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
097705,630	11/03/20(0	Xiu Xiu Cheng	300.1005	6707
23280 75 DAVIDSON, 1	90 10'22/2002 DAVIDSON & KAPP'E	EL, LLC	EXAM	NER
485 SEVENTH NEW YORK, N	AVENUE, 14TH FLOOF IY 10018	κ. ·	WARE,	TODD
			ART UNIT	PAPER NUMBER
			1615 DATE MAILED: 10/22/2002	#10

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

PTO-90C (Rev. 07-01)

······································	Application No.	Applicant(s)
	09/705,630	CHENG ET AL.
Office Action Summary	Examiner	Art Unit
	Todd D Ware	1615
The MAILING DATE of this communication app Pariod for Reply	ears on the cover sheet with the o	correspondence address
A SHORTENED STATUTORY PERIOD FOR REPL' THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the melling date of this communication. - If the period for reply specified above is less than thirty (30) days, a repl - If NO period for reply is specified above is less than thirty (30) days, a repl - If NO period for reply is specified above, the maximum statutory period v - Failure to reply within the set or extended period for reply will, by statute - Arry reply received by the Office taler than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status	36(a). In no event, however, may a reply be the within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	nely filed ys will be considered timely. the mailing date of this communication. ED (35 U.S.C. § 133).
<ol> <li>Responsive to communication(s) filed on <u>08.</u></li> </ol>	<u>luly 2002</u> .	
2a)[_] This action is FINAL. 2b)⊠ Th	is action is non-final.	
3) Since this application is in condition for allows closed in accordance with the practice under Disposition of Claims		
4) Claim(s) <u>1-42</u> is/are pending in the application	I.	
4a) Of the above claim(s) is/are withdraw	wn from consideration.	
5) Claim(s) is/are allov/ed.		
6) Claim(s) <u>1-42</u> is/are rejected.		
7) Claim(s) is/are objected to.		
8) Claim(s) are subject to restriction and/o	r election requirement.	
Application Papers	·	
9) The specification is objected to by the Examine	r.	
10) The drawing(s) filed on is/are: a) acce	pted or b) 🛄 objected to by the Exa	iminer.
Applicant may not request that any objection to th	e drawing(s) be held in abeyance. S	See 37 CFR 1.85(a).
11) The proposed drawing correction filed on	_is: a)	oved by the Examiner.
If approved, corrected drawings are required in re-	ply to this Office action.	
12) The oath or declaration is objected to by the Ex	aminer.	
Priority under 35 U.S.C. §§ 119 and 120		
13) Acknowledgment is made of a claim for foreign	n priority under 35 U.S.C. § 119(a	a)-(d) or (f).
a) All b) Some * c) None of:		
1.[] Certified copies of the priority document	s have been received.	
2. Certified copies of the priority document	s have been received in Applicat	ion No
3.[] Copies of the certified copies of the prio application from the International Bu * See the attached detailed Office action for a list	reau (PCT Rule 17.2(a)).	
14)[] Acknowledgment is made of a claim for domesti	c priority under 35 U.S.C. § 119(	e) (to a provisional application).
a) [_] The translation of the foreign language pro 15)[]] Acknowledgment is made of a claim for domest	• •	
Attachment(s)		
1) [_] Notice of References Cited (PTO-892) 2) [_] Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) [_] Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) 🛄 Notice of Informal	y (PTO-413) Paper No(s) Patent Application (PTO-152)
J.S. Pelent and Traderiark Office PTC-326 (Rev. 04-31) Office Ad	ction Summary	Part of Paper No. 10

# DETAILED ACTION

Receipt of request for extension of time (granted), amendment and terminal disclaimer all filed 7-8-02 is acknowledged. Claims 1-42 are pending. Based upon the new grounds for rejection, the instant Office Action is "non-final."

# Claim Rejections - 35 USC § 112

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

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

2. Claims 1-30 are rejected under 35 U.S.C. 112, first paragraph, as containing

subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention.

3. The instant specification fails to provide information that would allow the skilled artisan to practice the instant invention without undue experimentation. Attention is directed to *In re Wands*, 8 USPQ2d 1400 (CAFC 1988) at 1404 where the court set forth the eight factors to consider when assessing if a disclosure would have required undue experimentation. Citing *Ex parte Forman*, 230 USPQ 546 (BdApls 1986) at 547 the court recited eight factors:

1) the quantity of experimentation necessary,

2) the amount of direction or guidance provided,

Page 2

3) the presence of absence of working examples,

4) the nature of the invention,

5) the state of the prior art,

6) the relative skill of those in the art

7) the predictability of the art, and

8) the breadth of the claims.

Applicant fails to set forth the criteria that defines the dosage form or steps in the production of the composition that results in the dosage form having the instant claimed plasma profile. Additionally, Applicant fails to provide information allowing the skilled artisan to ascertain the plasma profile without undue experimentation. In the instant case, the provided examples set forth dosage forms made according to a process where the dosage forms have the same composition as those of US 6,099,859 ('859). However, '859 discloses that the peak plasma profile is approximately 8-12 hours after administration, whereas the instant specification/claims state that the dosage forms, which appear to have the same composition and process of making as '859, have a peak plasma profile of 5.5-7.5 hours. It is noted that these examples are neither exhaustive, nor define the class of compounds required. The pharmaceutical art is unpredictable, requiring each embodiment to be individually assessed for physiological activity. The instant claims read on all antihyperglycemic drug compositions where the maximum plasma concentration occurs from 5.5-7.5 hours after administration, necessitating an exhaustive search for the embodiments suitable to practice the claimed

Page 3

Page 4

invention. Applicants fail to provide information sufficient to practice the claimed invention, absent undue experimentation.

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

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

5. Claims 21-30 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.

6. Claims 26-30 recite the limitation where the drug is metformin. There is insufficient antecedent basis for this limitation in the claim (the claims from which these depend do not have metformin in the compositions).

7. Recitation of "based on" in claims 21-25 is indefinite since it is unclear whether Applicant is claiming that the dose of administration for metformin is "X" mg after an evening meal or whether another dose of metformin provides these limitations. In the event the AUC<sub>0-infinity</sub> for a particular dose of metformin is claimed, amendment with "for administration" is suggested to overcome the instant rejection.

# Claim Rejections - 35 USC § 102

8. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

9. Claims 31-42 are rejected under 35 U.S.C. 102(b) as being anticipated by Cheng et al (W/O 99/47125; hereafter '125).

10. 125 discloses controlled release antihyperglycemic dosage form that has the same composition taught by the specification as providing the instant mean fluctuation indexes.

# **Response to Arguments**

11. Applicant's arguments filed 7-8-02 have been fully considered but they are not persuasive. Applicant argues that the dosage forms of '125 do not disclose the same plasma profiles as in instant claims 1-31, however, the instant claims are not limited to plasma profiles. It is again submitted that the instant dosage forms are the same as those of '125 and that they would have the same mean fluctuation index.

#### Conclusion

12. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Todd D Ware whose telephone number is (703) 305-

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thurman K Page can be reached on (703)308-2927. The fax phone numbers for the organization where this application or proceeding is assigned are (703)

Page 5

Page 6

308-4556 for regular communications and (703) 308-4556 for After Final

communications.

Any inquiry of a general nature or relating to the status of this application or

proceeding should be directed to the receptionist whose telephone number is (703) 308-1234.

tw October 20, 2002

GE SUPERVISORY PATERY EXAMINER TECHNOLOGY CENTER 1600



# UNITED STATES PATENT AND TRADEMA RK OFFI

Re: Application of: Xiu Xiu Cheng, et al. 09/705,630 Serial No.: Filed: November 3, 2000 For: **Controlled Release Metformin Compositions** 

Examiner: T. Ware

Art Unit: 1615

# PETITION FOR EXTENSION UNDER 37 CFR 1.136(a)

Assistant Commissioner for Patents Washington, D.C. 20231

February 24, 2003

1615

Sir:

Applicants petition the Assistant Commissioner for Patents to extend the time for response to the Office Action dated October 22, 2002 for one (1) month from January 22, 2003 to February 24, 2003.

A check in the amount of \$110.00 is enclosed to cover the one month extension fee. If it is determined that additional fees are due at this time, the Assistant Commissioner is hereby authorized to charge said fees to Deposit Account No. 50-0552.

> Respectfully submitted, DAVIDSON, DAVIDSON & KAPPEL, LLC

the Art of the second second second second sa an tafat 1.10 - 56 - 68

Bv. ub Davidson ford M.

Reg. No. 32,728

Davidson, Davidson & Kappel, LLC 485 Seventh Avenue, 14th Floor New York, New York 10018 (212) 736-1940

QE	JC8,	2
$\left( \begin{array}{c} \\ \\ \end{array} \right)$	0 4 2003	
1.92		Ì
	AIENTY	~

Ursivi	PTO-1083

ASSISTANT COMMISSIONER FOR PATENTS Washington, DC 20231

In relapplication: Xiu Xiu Cheng, et al. 09/705,630 Serial No.: November 3, 2000 Filed: CONTROLLED RELEASE METFORMIN COMPOSTIONS For:

SIL

Transmitted herewith is an Amendment in the above-identified application.

Small entity status under 37 C.F.R. 1.9 and 1.27 has been previously established. 

Applicants assert small entity status under 37 C.F.R. 1.9 and 1.27. 1

No fee for additional claims is required. iXI

A filing fee for additional claims calculated as shown below, is required: ()

	(Col)	(Col. 2)		SMALL E	NTITY		LARGE ENTITY
FOR:	REMAINING	HIGHEST	L ji	RATE	FEE	OR	RATE FEE
	AFTER	PREVIOUSLY	PRESENT				
1	AMENDMENT	PALD FOR	EXTRA				
TOTAL CHAIMS	* Minus	** =	x05 \$	<u>\$</u>		<u>x \$ 1</u>	and the second s
INDEP. CLAIMS	* Minus	*** =	x0\$ 40	\$]		x \$ 8	
( ) FIRST PRES	SENTATION OF	MULT (PLE DI	P. CLAIMS	\$		+ \$27	0   \$
			т	OTAL:	\$	OR	TOTAL: \$

TOTAL: \$

Also transmitted herewith are: **[X**] [X] Petition for extension under 37 C.F.R. 1.136

[] Other:

- Check(s) in the amount of \$110.00 s/are attached to cover: **[X**] [] Filing fee for additional claims under 37 C.F.R. 1.16
  - [X] Petition fee for extension under 37 C.F.R. 1.136
  - [ ] Other: Fee for submission of Information Disclosure Statement
- The Assistant Commissioner is hereby authorized to charge payment of the following fees associated with this **[X**] communication or credit any overpayment to Deposit Account No. 50-0552.
  - Any filing fee under 37 C.F.R. 1.16 for the presentation of additional claims which are not paid by [X] check submitted herewith.
  - Any patent application processing fees under 37 C.F.R. 1.17. [X]
  - Any petition fees for extension under 37 C.F.R. 1.136 which are not paid by check submitted herewith, (X) and it is hereby requested that this be a petition for an automatic extension of time under 37 CFR 1.136.

auton

Docket No.: 300.1005 Date: February 24, 2003

'ECH CENTER 1600/

RECEIVE

Clifford M. Davidson, Reg. No. 32,728 DAVIDSON, DAVIDSON & KAPPEL, LLC 485 Seventh Avenue, 14th Floor New York, New York 10018 Tel: (212) 736-1940 Fax: (212) 736-2427

I hereby certify that this correspondence and/or documents referred to as attached therein antifor fee are being deposited with the United States Postal Service as "first class mail" in an envelope addressed to "Assistant Commissioner for Patents, whishington, D.C. 20231" on <u>February 24, 2003.</u>

DAVIDSON, DAVIDSON, & KAPPEL, LLC

C. S.	the second se	<u>UNITED STATES P</u>	T     5       PATENT & TRADEMARK OFF	ア/B 3/12/03 <sup>300,1005</sup> FICE 虎	<b>65111</b> 141
2155	R.e:	Application of:	Xiu Xiu Cheng, et al.	MAR 0 7 2003 TECH CENTER 1600/290	RECEN
ļ		Serial No.:	09/705,630	072 ITER 1	m
1		Filed:	November 3, 2000	600/2X	m
		For:	Controlled Release Metforr	min Compositions	
		Examiner: T. Ware	Art Unit: 1615		
		mmissioner for Patents D.C. 20231		February 24, 2003	
		AMENDME	NT UNDER 37 C.F.R. § 1.111		
S	ir:				
	In res	ponse to the Office Action	mailed on October 22, 2002, App	licants respectfully	

# IN THE CLAIMS

Please <u>cancel</u> claims 2-3, 6, 28, and 31-42 without prejudice. Please <u>amend</u> the claims as follows:

reconsideration of the application in view of the following amendments and remarks.

PK

1. (Amended) A controlled release oral dosage form for the reduction of serum glucose levels in human patients with NIDDM, comprising an effective dose of metformin or a pharmaceutically acceptable salt thereof and a controlled-release carrier to control the release of said metformin or pharmaceutically acceptable salt thereof from said dosage form, said dosage form being suitable for providing once-a-day oral administration of the metformin or pharmaceutically acceptable salt thereof, wherein following oral administration of a single dose, the dosage form provides a mean time to maximum plasma concentration ( $T_{max}$ ) of the metformin from 5.5 to 7.5 hours after administration following dinner.

ł

Amended) The controlled release oral dosage form of claim 1, which provides a mean time to maximum plasma concentration (T<sub>inax</sub>) of metformin at from 6.0 to 7.0 hours after the administration of the dose.

**3.6** (Amended) The controlled release oral dosage form of claim 1, which provides a mean time to maximum plasma concentration  $(T_{max})$  of metformin at from 5.5 to 7.0 hours after the administration of the dose.

(Amended) The controlled release oral dosage form of claim 1, which exhibits the following dissolution profiles when tested in a USP type 2 apparatus at 75 rpm in 900 ml of simulated intestinal fluid (pH 7 5 phosphate buffer) and at 37 C:

0-30% of the metformin or salt thereof is released after 2 hours;

10-45% of the metformin or salt thereof is released after 4 hours;

30-90% of metformin or salt thereof is released after 8 hours;

not less than 50% of the metformin or salt thereof is released after 12 hours;

not less than 60% of the metformin or salt thereof is released after 16 hours; and

not less than 70% of the metformin or salt thereof is released after 20 hours.

(Amended) The controlled release oral dosage form of claim 1, which exhibits the following dissolution profiles when tested in a USP type 2 apparatus at 75 rpm in 900 ml of simulated intestinal fluid (pH 7.5 phosphate buffer) and at 37 C:

0-25% of the metformin or salt thereof is released after 2 hours;

20-40% of the metformin or sall thereof is released after 4 hours;

45-90% of the metformin or salt thereof is released after 8 hours;

not less than 60% of the metformin or salt thereof is released after 12 hours;

not less than 70% of the metformin or salt thereof is released after 16 hours; and

not less than 80% of the metformin or salt thereof is released after 20 hours.

(Amended) The controlled release oral dosage form of claim 1, which provides a width at 50% of the height of a mean plasma concentration/time curve of the metformin from about 4.5 to about 13 hours.

2

(Amended) The controlled release oral dosage form of claim 1, which provides a width at 50% of the height of a mean plasma concentration/time curve of the metformin from about 5.5 to about 10 hours.

(Amended) The controlled release oral dosage form of claim 1, which provides a mean maximum plasma concentration ( $C_{max}$ ) of metformin which is more than about 7 times the mean plasma level of said metformin at about 24 hours after the administration.

(Amended) The controlled release oral dosage form of claim 1, which provides a mean maximum plasma concentration (C<sub>max</sub>) of metformin which is from about 7 times to about 14 times the plasma level of said metformin at about 24 hours after administration.

(Amended) The controlled release oral dosage form of claim 1 which provides a mean maximum plasma concentration ( $C_{max}$ ) of metformin which is from about 8 times to about 12 times the plasma level of said metformin at about 24 hours after administration.

(Amended) The controlled release oral dosage form of claim 1 which provides a mean maximum plasma concentration (C<sub>max</sub>) of metformin from about 1500 ng/ml to about 3000 ng/ml, based on administration of a 2000 mg once-a-day dose of metformin.

(Amended) The controlled release oral dosage form of claim 1, which provides a mean maximum plasma concentration ( $C_{max}$ ) of metformin from about 1700 ng/ml to about 2000 ng/ml, based on administration of a 2000 mg once-a-day dose of metformin.

(Amended) The controlled release oral dosage form of claim 1 which provides a mean
 (AUC<sub>0-24hr</sub> of at least 80% of the mean AUC<sub>0-24</sub> provided by administration of an immediate
 release reference standard twice a day, wherein the daily dose of the reference standard is
 bstantially equal to the once-a-day dose of metformin administered in the controlled release
 bsage form.

٦

 $l \parallel$ 

(Amended) The controlled release oral dosage form of claim 1 which provides a mean  $AUC_{0-24hr}$  of at least 90% of the mean  $AUC_{0-24}$  provided by administration of an immediate release reference standard twice a day, wherein the daily dose of the reference standard is substantially equal to the once-a-day dose of metformin administered in the controlled release oral dosage form.

(Amended) The controlled release oral dosage form of claim 1 which provides a mean AUC<sub>0-24hr</sub> from about 17200 ng.hr/ml to about 33900 ng.hr/ml, based on administration of a 2000 mg once-a-day dose of metformin.

(Amended) The controlled release oral dosage form of claim 1 which provides a mean AUC<sub>0-24hr</sub> from about 17200 ng.hr/ml to about 26500 ng.hr/ml, based on administration of a 2000 mg once-a-day dose of metformin.

(Amended) The controlled release oral dosage form of claim 1 which provides a mean AUC<sub>0-24hr</sub> from about19800 ng.hr/ml to about 33900 ng.hr/ml, based on administration of a 2000 mg once-a-day dose of metformin.

(Amended) The controlled release oral dosage form of claim 1 which provides a mean  $AUC_{0-\infty}$  of 18277 ± 2961 ng hr/ml and a mean  $C_{max}$  of 1929 ± 333 ng/ml, for administration of a 1700 mg once-a-day dose of metformin after an evening meal.

(Amended) The controlled release oral dosage form of claim 1 which provides a mean  $AUC_{0-\infty}$  of 20335 ± 4360 ng·hr/ml and a mean  $C_{max}$  of from 2053 ± 447 ng/ml, for administration of a 2000 mg once-a-day dose of metformin after an evening meal.

(Amended) The controlled release oral dosage form of claim 1 which provides a mean AUC<sub>0-24</sub> of 26818 ± 7052 ng·hr/ml and a mean C<sub>max</sub> of 2849 ± 797 ng/ml, for administration of a 2000 mg once-a-day dose of metformin after an evening meal.

4

1)2

(Amended) The controlled release oral dosage form of claim 1 which provides a mean AUC<sub>0-24</sub> of 22590  $\pm$  3626 ng·hr/ml and a mean C<sub>max</sub> of 2435  $\pm$  630 ng/ml on the first day of administration and a mean AUC<sub>0-24</sub> of 24136  $\pm$  7996 ng·hr/ml and a mean C<sub>max</sub> of 2288  $\pm$  736 ng/ml on the 14<sup>th</sup> day of administration, for [based on] administration of a 2000 mg once-a-day dose of metformin after an evening meal.

(Amended) The controlled release oral dosage form of claim 21 which provides a mean  $t_{1/2}$  from 2.8 to 4.4.

Ţ,

(Amended) The controlled release oral dosage form of claim 9, which provides a mean time to maximum plasma concentration (Tmax) of metformin from 5.5 to 7.0 hours after administration.

(Amended) The controlled release dosage form of claim 1, wherein the metformin or pharmaceutically acceptable salt thereof is provided by at least one controlled-release tablet, said

tablet comprising:

(a) a core comprising:

- (i) the metformin or a pharmaceutically acceptable salt;
- (ii) optionally a binding agent; and
- (iii) optionally an absorption enhancer;
- (b) a membrane coating surrounding the core; and
- (c) at least one passageway in the membrane.

#### **REMARKS**

Reconsideration of the present application is respectfully requested. An early and favorable action on the merits is earnestly solicited.

# 1. Status of the Claims

Claims 1, 4-5, 7-30 are pending; claims 2-3, 6, and 31-42 have been cancelled without prejudice; and claims 1 and 4-5, 7-25, 27 and 29 have been amended without prejudice. It is respectfully submitted that no new matter has been added by virtue of this amendment.

02

# II. <u>Rejections Under 35 U.S.C. § 112, First Paragraph</u>

In the Office Action, claims 1-30 were rejected under 35 U.S.C. § 112, first paragraph as containing subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention. The Examiner states that "[t]he instant specification fails to provide information that would allow the skilled artisan to practice the instant invention without undue experimentation." The Examiner directs the Applicants attention to In re Wands, 8 USPQ2d 1400, 1404 (Fed. Cir. 1988) and the eight factors discussed therein when assessing if a disclosure would have required undue experimentation.

The Examiner notes that "these examples are neither exhaustive, nor define the class of compound required," and that "[t]he pharmaceutical art is unpredictable, requiring each embodiment to be individually assessed for physiological activity." The Examiner further states that "the instant claims read on all antihyperglycemic drug compositions where the maximum plasma concentration occurs from 5.5-7.5 hours after administration, necessitating an exhaustive search for the embodiments suitable to practice the claimed invention."

In response and in order to advance the prosecution of the present application, claim 1 has been amended without prejudice to recite "metformin" in place of "antihyperglycemic drug." As mentioned above, the claims of the present application are clearly enabled for metformin or a pharmaceutically acceptable salt thereof, and as amended, the present claims do not "read on all antihyperglycemic compositions".

In any event, Applicants are not required to exemplify every formulation which would be encompassed by the claim and it would be tremendously costly, inefficient and perhaps unethical to require manufacturing and testing of alternative formulations as apparently deemed necessary by the Examiner in the last Office Action. At the time the present application was filed, there were numerous controlled release technologies in the art, and testing for drug-plasma levels is routine in clinical studies.

6

AUROBINDO EX1005, 135

Therefore, it is respectfully submitted that once the  $T_{max}$  range which provides for a useful dosage form has been established, other controlled release technologies known in the art can be manipulated and tested to achieve this  $T_{max}$  range without undue experimentation as discussed below.

# A. The Test for Enablement

It is well recognized that "[t]he test of enablement is whether one reasonably skilled in the art could make or use the invention from the disclosures in the patent coupled with information known in the art without undue experimentation." United States v. Telectronics, Inc., 8 USPQ2d 1217, 1223 (Fed. Cir. 1988), cert. denied, 490 U.S. 8 USPQ2d at 1046 (1989). "The determination of what constitutes undue experimentation in a given case requires the application of a standard of reasonableness, having due regard for the nature of the invention and the state of the art." In re Wands, 8 USPQ2d at 1404 (citations omitted). The test is not merely quantitative, since a considerable amount of experimentation is permissible, if it is merely routine, or if the specification in question provides a reasonable amount of guidance with respect to the direction in which the experimentation should proceed." Id. (Emphasis added). The very nature of pharmaceuticals requires 'both formulation work and clinical (in-vivo) evaluation, and therefore giving due regard for the nature of the invention, the amount of experimentation needed to prepare a suitable controlled release formulation using a technology other than that exemplified in the specification does not amount to undue experimentation.

# B. Dosage Forms and Plasma Profile of the Present Invention

In the Office Action the Examiner states that "Applicant fails to set forth the criteria that defines the dosage form or steps in the production of the composition that results in the dosage form having the instant claimed plasma profile," and that "Applicant fails to provide information allowing the skilled artisan to ascertain the plasma profile without undue experimentation."

The invention as claimed is directed to a controlled release oral dosage form for the reduction of serum glucose levels in human patients with NIDDM wherein a maximum plasma

7

AUROBINDO EX1005, 136

concentration is obtained at 5.5 to 7.5 hours after administration, irrespective of the particular technology employed in the controlled release dosage form. Certain representative examples of these formulations are provided in the present application, and it is explained in the specification that a number of controlled release technologies are useful in order to obtain the claimed pharmacokinetic parameters of the present invention.

Examples 1-3 of the present application which are directed to a tablet formulation containing metformin HCl, a seal coating, and a sustained release coating. Example 3 of the present application described clinical studies which were conducted to evaluate formulations prepared in accordance with Examples 1-3, which together with the specification enable the claimed the controlled release oral dosage forms of metformin or a pharmaceutically salt thereof which provide the  $T_{max}$  values of the present invention. The Examiner's attention is respectfully directed to page 19, line 21 to page 20, line 14 which states the following:

Other controlled release technologies known to those skilled in the art can be used in order to achieve the controlled release formulations of the present invention, i.e., formulations which provide a mean  $T_{max}$  of the drug and/or other pharmacokinetic parameters described herein when orally administered to human patients. Such formulations can be manufactured as a controlled oral formulation in a suitable tablet or multiparticulate formulation known to those skilled in the art...

In addition, at the time the application was filed, numerous controlled release technologies were well within the knowledge of pharmaceutical formulators having ordinary skill in the art. Such pharmaceutical formulators know that controlled release technologies can be manipulated, e.g., by varying the amount of controlled release carrier (among other things), to provide a formulation which upon in-vivo testing will provide the  $T_{max}$  range of the present invention. This fact is supported, e.g., by a simple review of patents discussed in the specification concerning formulation technologies, which patents provide ranges of ingredients. These ranges represent the acknowledgement of those skilled in the art that a certain amount of experimentation is considered to be necessary to manipulate a controlled release technology to obtain a desired release pattern of the drug. Such release patterns are demonstrated by the (wellknown) use of in-vitro dissolution testing, which is considered by pharmaceutical formulators of

ordinary skill in the art to provide guidance as to which particular formulations might provide the desired in-vivo performance.

Next, it is well known to those of ordinary skill in the art that upon formulating prospective products which might be useful in humans, in-vivo clinical studies must be conducted to determine whether the prospective product actually provides the desired in-vivo performance. Plasma profiles are routinely obtained during clinical trials and in particular during phase I-III studies as indicated in J.T. Cartensen, <u>Pharmaceutical Principles of Solid Dosage Forms</u>, 1993 (attached herewith).

It is respectfully submitted that none of the above steps, either separately or collectively, rise to the level of undue experimentation. Once the goal has been identified and has been attained (as in the present exemplified formulations set forth in the specification), it is respectfully submitted that a pharmaceutical formulator of ordinary skill in the art can manufacture prospective dosage forms for evaluation (to determine if they meet the required invivo parameters), a clinician of ordinary skill in the art can administer the dosage forms and draw blood at appropriate time intervals, and a pharmacokineticist of ordinary skill in the art can evaluate the in-vivo blood plasma results.

These steps represent a clear pattern followed by every pharmaceutical company in the world. There is no alternative short-cut known which is considered to be acceptable by government regulatory agencies (such as FDA). Since human experiments with pharmaceuticals are generally considered unethical if being done solely for patent purposes, the Examiner appears to be requiring this Applicant to conduct studies that are unethical, unnecessary and not legally required to support the rightful scope of Applicant's claims. Accordingly, it is earnestly requested that the Examiner remove this basis for rejection.

The Examiner is reminded that Applicants are not required to exemplify every formulation which would be encompassed by the claim. See, e.g., *In re Fisher*, 427 F.2d 833, 839, 166 USPQ 18, 34 (CCPA 1970); MPEP 2164.01(b) (8<sup>th</sup> Edition) ("As long as the specification discloses at least one method for making and using the claimed invention that bears

a reasonable correlation to the entire scope of the claim, then the enablement requirement of 35 U.S.C. 112 is satisfied.").

In *Telectronics*, for example, the court found that "[s]ince one embodiment is admittedly disclosed in the specification, along with the general manner in which its current range was ascertained, we are convinced that other permutations of the invention could be practiced by those skilled in the art without undue experimentation." *Telectronics*, 8 USPQ2d at 1223 (*citing SRI Int'l v. Matsushita Elec. Corp. of America*, 775 F.2d 1107, 1121, 227 USPQ 577, 586 (Fed. Cir. 1985) (the law does not require an applicant to describe in his specification every conceivable embodiment of the invention)).

Therefore, it is respectfully submitted that by virtue of the present application Applicants have disclosed a  $T_{max}$  range which provides for a useful dosage form of metformin or pharmaceutically acceptable salt thereof, and other controlled release technologies known in the art can be manipulated by one of ordinary skill in the art to achieve this  $T_{max}$  range without undue experimentation.

# C. <u>U.S. Patent No. 6,099,859</u>

In the rejection, the Examiner states that "[i]n the instant case, the provided examples set forth dosage forms made according to a process where the dosage forms have the same composition as those of U.S. 6,099,859 ('859)." However, the Examiner notes that " '859 discloses that the peak plasma profile is approximately 8-12 hours after administration, whereas the instant specification/claims state that the dosage forms, which appear to have the same composition and process of making as '859, have a peak plasma profile of 5.5-7.5 hours."

(1) The specification of '859 states in <u>a</u> preferred embodiment, that peak plasma levels are obtained between 8-12 hours after administration (See column 2, lines 50-55).

(2) In actuality however, the exemplified formulations did <u>not</u> provide a  $T_{max}$  between 8-12 hours except when the formulation prepared in accordance with Example 3 was administered at dinner. As set forth in an Information Disclosure Statement which will subsequently be hand

delivered to the Examiner, the mean  $T_{max}$  values for the Examples of the '859 were as follows: Example 1 (fasting) 4.67 hours; Example 2 (fasting) 4.33 hours; Example 2 (fed a.m.) 6.80 hours; Example 3 (fed a.m.) 6.67 hours; Example 3 (Fed p.m.) 9.67 hours. Therefore, the only instance was Example 3 fed in the P.M. (at dinner).

The claims have now been amended to state the " $T_{max}$  of metformin at from 5.5 to 7.5 hours after single dose administration following dinner." The claims as now written are directed to methods and treatments which were <u>never</u> accomplished in the Examples of the '859 patent.

With respect to the Examiner's position that the provided examples of the present application set forth dosage forms made according to a process where the dosage forms have the same composition as those of U.S. 6,099,859 ('859), the Examiner's attention is respectfully directed to the fact that the formulations exemplified and tested in the present application are indeed different as the formulations of the Examples of the present application differ from those of the '859 by having two laser drilled holes, and the method achieved a different result than thatreported in the '859 or achieved by clinical testing of Examples 1-3. However, it is respectfully submitted that one skilled in the art would be able to manipulate the processes and formulations of the '859 by other methods to obtain the claimed pharmacokinetic parameters of the present invention by routine experimentation.

Therefore, in view of the aforementioned, it is respectfully submitted that the formulations of the present invention are different than those of the '859 patent.

# D. Conclusion

In the specification, Applicants have provided formulations, methods of making the formulations, and clinical studies of these formulations, that support the limitations (e.g.,  $T_{max}$  values) recited in the present claims. Further, the prior art is replete with controlled release technology and, as stated in the present application, a number of controlled release technologies can be used to manufacture formulations which provide the results recited in the present claims without undue experimentation. Therefore, the Examiner is respectfully requested to remove the 35 U.S.C. §112 rejection of the pending claims.



# III. Rejections Under 35 U.S.C. § 112, Second Paragraph

Claims 21-30 were rejected under 35 U.S.C. §112, second paragraph, on the grounds of indefiniteness.

Specifically, the Examiner states that "[c]laims 26-30 recite the limitation where the drug is metformin," and "[t]here is insufficient antecedent basis for this limitation in the claim (the claims from which these depend do not have metformin in the compositions)."

In response, claim 1 has been amended without prejudice to recite metformin or a pharmaceutically acceptable salt thereof. Therefore, there is now antecedent basis for this term in claims 26-30.

The Examiner further states that "[r]ecitation of 'based on' in claims 21-25 is indefinite since it is unclear whether Applicant is claiming that the dose of administration for metformin is 'X' mg after an evening meal or whether another dose of metformin provides these limitations. In the event the AUC<sub>0-infinity</sub> for a particular dose of metformin is claimed, amendment with 'for administration' is suggested to overcome the instant rejection."

In response, claims 21-24 have been amended without prejudice to recite the term "for" administration rather than "based on" administration, as suggested by the Examiner.

In view of the actions taker, the Examiner is respectfully requested to remove the rejection of claims 21-30 under 33 U.S.C. §112, second paragraph.

#### IV. Rejections Under 35 U.S.C. § 102

Claims 31-42 were rejected under 35 U.S.C. 102(b) "as being anticipated by Cheng et al (WO 99/47125; hereafter '125)". The Examiner states that "125 discloses controlled release antihyperglycemic dosage form that has the same composition taught by the specification as providing the instant mean fluctuation indexes."

In view of the present amendment, claims 31-42 of the present application have been canceled without prejudice rendering the Examiner's rejection moot. Therefore, the Examiner is respectfully requested to withdraw the rejection of claims 31-42 under 35 U.S.C. §102(b) for the above-referenced application.

# V. <u>Conclusion</u>

Attached hereto is a marked-up version of the changes made to the claims by the current amendment. The attached pages are captioned "<u>Version With Markings To Show Changes</u> <u>Made</u>."

It is now believed that the above-referenced rejections and objections have been obviated and it is respectfully requested that the rejections and objections be withdrawn. It is believed that all claims are now in condition for allowance.

According to currently recommended Patent Office policy the Examiner is requested to contact the undersigned in the event that a telephonic interview will advance the prosecution of this application.

An early and favorable action is earnestly solicited.

Respectfully submitted, DAVIDSON, DAVIDSON & KAPPEL, LLC

Chiford M. Davidson Reg. No. 32,728

Davidson, Davidson & Kappel, LLC 485 Seventh Avenue, 14th Floor New York, New York 10018 (212) 736-1940

# Version With Markings To Show Changes Made

# IN THE CLAIMS

Claims 2-3,6, 28, and 31-42 have been cancelled without prejudice. The claims have been amended as follows:

(Amended) A controlled release oral dosage form for the reduction of serum glucose levels in human patients with NIDDM, comprising an effective dose of [at least one suitable antihyperglycemic drug] <u>inetformin</u> or a pharmaceutically acceptable salt thereof and a controlled-release carrier <u>to control the release of said metformin or pharmaceutically</u> <u>acceptable salt thereof from said dosage form</u>, said dosage form being suitable for providing once-a-day oral administration of the [agent] <u>metformin</u> or pharmaceutically acceptable salt thereof, wherein <u>following oral administration of a single dose</u>, the dosage form provides a mean time to maximum plasma concentration ( $T_{max}$ ) of the [agent] <u>metformin</u> from 5.5 to 7.5 hours after [the] administration <u>following dinner</u>.

4. (Amended) The controlled release oral dosage form of claim 1, which provides a mean time to maximum plasma concentration  $(T_{max})$  of [the drug] metformin at from 6.0 to 7.0 hours after the administration of the dose.

5. (Amended) The controlled release oral dosage form of claim 1, which provides a mean time to maximum plasma concentration  $(T_{max})$  of [the drug] metformin at from 5.5 to 7.0 hours after the administration of the dose[, when the dose is administered at dinner time].

6. (Amended) The controlled release oral dosage form of claim 1, which provides a mean time to maximum plasma concentration  $(T_{max})$  of [the drug] metformin at from about 6.0 to 7.5 hours after the administration of the dose, when the dose is administered at breakfast.

7. (Amended) The controlled release oral dosage form of claim 1, which exhibits the following dissolution profiles when tested in a USP type 2 apparatus at 75 rpm in 900 ml of simulated intestinal fluid (pH 7.5 phosphate buffer) and at 37 C:

0-30% of the [drug] metformin or salt thereof is released after 2 hours;

10-45% of the [drug] metformin or salt thereof is released after 4 hours;

30-90% of [drug] metformin or salt thereof is released after 8 hours;

not less than 50% of the [drug] metformin or salt thereof is released after 12 hours;

not less than 60% of the [drug] <u>metformin or salt thereof</u> is released after 16 hours; and

not less than 70% of the [drug] <u>metformin or salt thereof</u> is released after 20 hours.

8. (Amended) The controlled release oral dosage form of claim 1, which exhibits the following dissolution profiles when tested in a USP type 2 apparatus at 75 rpm in 900 ml of simulated intestinal fluid (pH 7.5 phosphate buffer) and at 37 C:

0-25% of the [drug] metformin or salt thereof is released after 2 hours;

20-40% of the [drug] metformin or salt thereof is released after 4 hours;

45-90% of the [drug] metformin or salt thereof is released after 8 hours;

not less than 60% of the [drug] <u>metformin or salt thereof</u> is released after 12 hours;

not less than 70% of the [drug] <u>metformin or salt thereof</u> is released after 16 hours; and

not less than 80% of the [drug] metformin or salt thereof is released after 20 hours.

9. (Amended) The controlled release oral dosage form of claim 1, which provides a width at 50% of the height of a mean plasma concentration/time curve of the [drug] <u>metformin</u> from about 4.5 to about 13 hours.

10. (Amended) The controlled release oral dosage form of claim 1, which provides a width at

300.1005

. 50% of the height of a mean plasma concentration/time curve of the [drug] <u>metformin</u> from about 5.5 to about 10 hours.

11. (Amended) The controlled release oral dosage form of claim [3]  $\underline{1}$ , which provides a mean maximum plasma concentration ( $C_{max}$ ) of metformin which is more than about 7 times the mean plasma level of said metformin at about 24 hours after the administration.

12. (Amended) The controlled release oral dosage form of claim [3]  $\underline{1}$ , which provides a mean maximum plasma concentration ( $C_{ruax}$ ) of metformin which is from about 7 times to about 14 times the plasma level of said metformin at about 24 hours after administration.

13. (Amended) The controlled release oral dosage form of claim [3]  $\underline{1}$  which provides a mean maximum plasma concentration ( $C_{max}$ ) of metformin which is from about 8 times to about 12 times the plasma level of said metformin at about 24 hours after administration.

14. (Amended) The controlled release oral dosage form of claim [3]  $\underline{1}$  which provides a mean maximum plasma concentration (C<sub>max</sub>) of metformin from about 1500 ng/ml to about 3000 ng/ml, based on administration of a 2000 mg once-a-day dose of metformin.

15. (Amended) The controlled release oral dosage form of claim [3] <u>1</u>, which provides a mean maximum plasma concentration ( $C_{max}$ ) of metformin from about 1700 ng/ml to about 2000 ng/ml, based on administration of a 2000 mg once-a-day dose of metformin.

16. (Amended) The controlled release oral dosage form of claim [3] <u>1</u> which provides a mean  $AUC_{0-24hr}$  of at least 80% of the mean  $AUC_{0-24}$  provided by administration of an immediate release reference standard twice a day, wherein the daily dose of the reference standard is substantially equal to the once-a-day dose of metformin administered in the controlled release oral dosage form.

17. (Amended) The controlled release oral dosage form of claim [3]  $\underline{1}$  which provides a mean

 $AUC_{0-24hr}$  of at least 90% of the mean  $AUC_{0-24}$  provided by administration of an immediate release reference standard twice a day, wherein the daily dose of the reference standard is substantially equal to the once-a-day dose of metformin administered in the controlled release oral dosage form.

18. (Amended) The controlled release oral dosage form of claim [3]  $\underline{1}$  which provides a mean AUC<sub>0-24br</sub> from about 17200 ng.hr/ral to about 33900 ng.hr/ml, based on administration of a 2000 mg once-a-day dose of metformin.

19. (Amended) The controlled release oral dosage form of claim [3]  $\underline{1}$  which provides a mean AUC<sub>0-24hr</sub> from about 17200 ng.hr/ml to about 26500 ng.hr/ml, based on administration of a 2000 mg once-a-day dose of metformin.

20. (Arriended) The controlled release oral dosage form of claim [3]  $\underline{1}$  which provides a mean AUC<sub>0-24hr</sub> from about19800 ng.hr/ml to about 33900 ng.hr/ml, based on administration of a 2000 mg once-a-day dose of metformin.

21. (Amended) The controlled release oral dosage form of claim [3] <u>1</u> which provides a mean  $AUC_{0-x}$  of 18277 ± 2961 ng·hr/ml and a mean  $C_{max}$  of 1929 ± 333 ng/ml, for [based on] administration of a 1700 mg once-a-day dose of metformin [after an evening meal].

22. (Amended) The controlled release oral dosage form of claim [3] <u>1</u> which provides a mean  $AUC_{0.\infty}$  of 20335 ± 4360 ng·hr/ml and a mean  $C_{max}$  of from 2053 ± 447 ng/ml, for [based on] administration of a 2000 mg once-a-day dose of metformin [after an evening meal].

23. (Amended) The controlled release oral dosage form of claim [3] <u>1</u> which provides a mean  $AUC_{0-24}$  of 26818 ± 7052 ng·hr/ml and a mean  $C_{max}$  of 2849 ± 797 ng/ml, <u>for</u> [based on] administration of a 2000 mg once-a-day dose of metformin [after an evening meal].

300.1005

24. (Amended) The controlled release oral dosage form of claim [3] 1 which provides a mean  $AUC_{0.24}$  of 22590 ± 3626 ng·hr/ml and a mean  $C_{max}$  of 2435 ± 630 ng/ml on the first day of administration and a mean  $AUC_{0.24}$  of 24136 ± 7996 ng·hr/ml and a mean  $C_{max}$  of 2288 ± 736 ng/ml on the 14<sup>th</sup> day of administration, for [based on] administration of a 2000 mg once-a-day dose of metformin [after an evening meal].

25. (Amended) The controlled release oral dosage form of claim 21 which provides a mean  $[T_{1/2}] \underline{t_{1/2}}$  from 2.8 to 4.4.

27. (Amended) The controlled release oral dosage form of claim 9, which provides a mean time to maximum plasma concentration (Tmax) of metformin from 5.5 to 7.0 hours after administration [at dinner time].

29. (Amended) The controlled release dosage form of claim 1, wherein the metformin <u>or</u> <u>pharmaceutically acceptable salt thereof</u> is provided by at least one controlled-release tablet, said tablet comprising:

(a) a core comprising:

- (i) the metformin or a pharmaceutically acceptable salt;
- (ii) optionally a binding agent; and
- (iii) optionally an absorption enhancer;

(b) a membrane coating surrounding the core; and

(c) at least one passageway in the membrane.

			UNITED STATES DEPARTM United States Patons and Tr Address: COMMISSIONER OF PATE P.0. Day 1430 Alsandra, Vipinis 22313-145 www.upic.gov	ademark Office FIS AND TRADEMARKS
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
(19/705,630)	11/03/2000	Xiu Xiu Cheng	300.1005	6707
23280 75				
	DAVIDSON & KAP		EXAMI	NER
485 SEVENTH NEW YORK, N	AVENUE, 14TH FLOO IY 10018	JK	WARE,	TODD
			ART UNIT	PAPER NUMBER
			1615 DATE MAILED: 05/21/2003	13

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

# PTO-90C (Rev. 07-01)

AUROBINDO EX1005, 148

	Application No.	Applicant(s)
	09/705,630	CHENG ET AL.
Office Action Summary	Examiner	Art Unit
·	Todd D Ware	1615
The MAILING DATE of this communication app Feriod for Reply	ears on the cover sheet with the c	orrespondence address
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. If the period for reply is specified above is less than thirty (30) days, a reply f NO period for reply is specified above in the maximum statutory period w Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status	36(a). In no event, however, may a reply be tim within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).
i1)[X] Responsive to communication(s) filed on 05 A	pril 2001 .	
	is action is non-final.	
3)[] Since this application is in condition for allowa closed in accordance with the practice under a	nce except for formal matters, pr	
Disposition of Claims		
4) [3] Claim(s) <u>1,4,5,7-27,29 and 30</u> is/are pending i	n the application.	
4a) Of the above claim(s) is/are withdrav		
5)[] Claim(s) is/are allowed.		
6) [2] Claim(s) <u>1.4,5,9-27,29 and 30</u> is/are rejected.		
7) Claim(s) <u>7 and 8</u> is/are objected to.		
B)[] Claim(s) are subject to restriction and/or	election requirement	
Application Papers	olookon roqui ontoni.	
S)[] The specification is objected to by the Examiner		
10)[] The drawing(s) filed on is/are: a)[] accep		miner
Applicant may not request that any objection to the		
11)[] The proposed drawing correction filed on		
If approved, corrected drawings are required in rep		
1.2) The oath or declaration is objected to by the Exa	•	
Priority under 35 U.S.C. §§ 119 and 120		
<ul> <li>1:3) Acknowledgment is made of a claim for foreign</li> <li>a) All b) Some * c) None of:</li> </ul>	priority under 35 U.S.C. § 119(a	)-(d) or (f).
1. Certified copies of the priority documents	have been received.	
2. Certified copies of the priority documents	have been received in Application	on No
3. Copies of the certified copies of the priori application from the International Bur * See the attached detailed Office action for a list of	eau (PCT Rule 17.2(a)).	č
14)[]] Acknowledgment is made of a claim for domestic	priority under 35 U.S.C. § 119(e	) (to a provisional application).
a) []] The translation of the foreign language prov 15)[] Acknowledgment is made of a claim for domestic	visional application has been reco	eived.
Atlachment(s)		
<ol> <li>Notice of References Cited (PTO-892)</li> <li>Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> <li>Information Disclosure Statement(s) (PTO-1443) Paper No(s)</li> </ol>	5) 🗍 Notice of Informal P	(PTO-413) Paper No(s) atent Application (PTO-152)
S. Patent and Travemark Office TTO 326 (Rev. 04-01) Office Act	ion Summany	Destation and the
	ion Summary	Part of Paper No. 13
· ·		

AUROBINDO EX1005, 149

# DETAILED ACTION

Receipt of request for extension of time (granted) and amendment/response all filed 3-4-03 is acknowledged. In view of Applicant's comments and the new grounds for rejection, the instant Office Action is non-final. Claims 1, 4-5, 7-27, and 29-30 are pending.

# Claim Rejections - 35 USC § 103

1. 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.

2. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

Page 2

3. Claims 1, 4-5, 9-27, and 29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lewis et al (WO 00/28989; hereafter '989) in view of Chiao (Remington, 1995) or Moeckel et al (5,955,106; hereafter '106) in view of Chiao (Remington, 1995).

4. '989 and '106 both teach controlled release metformin compositions but do not teach the exact release profile(s) of the instant claims.

5. Chiao is relied upon for teaching manipulation of controlled release formulations in achieving a desired release profile. Such manipulation can occur, for example, by varying the controlled release carrier, amount of controlled release ingredients, or thickness of coating(s) of controlled release ingredients.

6. Accordingly, it would have been obvious to one skilled in the art at the time of the invention to combine '989 and Chiao or '106 and Chiao with the motivation of providing controlled delivery of metformin over a desired period of time. Applicant's comments filed 3-4-03, Paper # 12, stating that numerous controlled release technologies are well within the knowledge of pharmaceutical formulators having ordinary skill in the art and such pharmaceutical formulators know that controlled release technologies can be manipulated, e.g. by varying the amount of controlled release carrier (among other things), to provide a formulation which upon *in* vivo testing will provide the T<sub>max</sub> range of the present invention (pages 8-9 of response), are also relied upon for supporting the above position.

Page 3

Page 4

7. Claims 1, 4-5, 9-27, and 29-30 are rejected under 35 U.S.C. 103(a) as being unpatentable over Cheng et al (WO 99/47125; hereafter '125).

8. '125 teaches controlled release metformin compositions but does teach the exact release profile(s) of the instant claims. In addition, '125 discloses a semi-permeable membrane coating surrounding the core. '125 incorporates by reference US Patent No. 3,845,770 (hereafter '770) to further describe the passageway and therefore drug release from the formulations taught therein. Briefly, '770 teaches adjustment of the release profile through manipulation of the interaction between the semi-permeable membrane and passageway(s) of the device (see '770 at C 6, L 39 - C 7, L 21; C 12, L 57 - C 13, L 67).

9. Accordingly, it would have been obvious to one skilled in the art at the time of the invention to manipulate the release profile of '125 in accordance with the teachings in '770 with the motivation of providing controlled delivery of metformin over a desired period of time.

# Double Patenting

10. 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. See *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) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent is shown to be commonly owned with this application. See 37 CFR 1.130(b).

Page 5

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

11. Claims 1, 4-5, 9-27, and 29-30 are rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-29 of U.S. Patent No. 6,099,859. '859 teaches a semi-permeable membrane metformin formulation and incorporates US Patent No. 3,845,770 (hereafter '770) by reference to further describe the passageway and therefore drug release from the formulations taught therein. '770 teaches adjustment of the release profile through manipulation of the interaction between the semi-permeable membrane and passageway(s) of the device (see '770 at C 6, L 39 - C 7, L 21; C 12, L 57 - C 13, L 67). Accordingly, it would have been obvious to one skilled in the art at the time of the invention to manipulate the release profile of '125 in accordance with the teachings in '770 with the motivation of providing controlled delivery of metformin over a desired period of time.

12. Claims 1, 4-5, 9-27, and 29-30 are rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-39 of U.S. Patent No. 6,284,275. '275 teaches a semi-permeable membrane metformin formulation and incorporates US Patent No. 3,845,770 (hereafter '770) by reference to further describe the passageway and therefore drug release from the formulations taught therein. '770 teaches adjustment of the release profile through manipulation of the interaction between the semi-permeable membrane and passageway(s) of the device (see '770 at C 6, L 39 - C 7, L 21; C 12, L 57 - C 13, L 67). Accordingly, it would

have been obvious to one skilled in the art at the time of the invention to manipulate the release profile of '125 in accordance with the teachings in '770 with the motivation of providing controlled delivery of metformin over a desired period of time.

13. Claims 1, 4-5, 9-27, and 29-30 are rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-4 of U.S. Patent No. 6,099,862. '&62 teaches a semi-permeable membrane metformin formulation and incorporates US Patent No. 3,845,770 (hereafter '770) by reference to further describe the passageway and therefore drug release from the formulations taught therein. '770 teaches adjustment of the release profile through manipulation of the interaction between the semi-permeable membrane and passageway(s) of the device (see '770 at C 6, L 39 - C 7, L 21; C 12, L 57 - C 13, L 67). Accordingly, it would have been obvious to one skilled in the art at the time of the invention to manipulate the release profile of '125 in accordance with the teachings in '770 with the motivation of providing controlled delivery of metformin over a desired period of time.

14. Claims 1, 4-5, 9-27, and 29-30 are provisionally rejected under the judicially created doctrine of obvicusness-type double patenting as being unpatentable over claims 1-29 of copending Application No. 09/726,193. Although the conflicting claims are not identical, they are not patentably distinct from each other because the instant claims are within the scope (species) of the claims of Application No. 09/726,193 (genus).

Page 6

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

# Allowable Subject Matter

15. Claims 7-8 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

## Conclusion

16. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Todd D Ware whose telephone number is (703) 305-1700. The examiner can normally be reached on M-F, 8:30 AM - 5 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thurman K Page can be reached on (703)308-2927. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 308-4556 for regular communications and (703) 308-4556 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-1234.

HURMAN K. PAGE SHPETTYBODY PATENT EXAMINER TECHNOLOGY CENTER 1600

tw May 19, 2003

AUROBINDO EX1005, 155

Page 7

					Applicatio	n/Control No.	Applican, 3)/Pa Reexamination CHENG ET AL					
		Notice of Reference	s Cited		Examiner	······	Art Unit					
					Todd D V	/are	1615	Page 1 of 1				
	· · · · · · · · · · · · · · · · · · ·		T	U.S. PA	TENT DOC	UMENTS	······································					
*		Document Number Country Code-Number-Kind Code	Date MM-YYYY			Name		Classification				
*	A	US-3,845,770	11-1974	Theeuw	/es et al.			424/427				
*	З	US-5,955,106	09-1999	Moecke	l et al.			424/464				
*	C	US-6,099,859	08-2000	Cheng	et al.			424/464				
-4	D	US-6,099,862	08-2000	Chen e	hen et al. 424/473							
	E	US-6,284,275	09-2001	Chen e	al.			424/473				
[	F	US-										
r	G	US-										
	н	US-	{									
	1	US-	[									
	J	US-		·								
}	К	US-										
	l.	US-										
	 M	US-	1					·				
·				FOREIGN	PATENT D	OCUMENTS						
*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	c	ountry	Name		Classification				
*	N	WO 9947125 A1	09-1999	World Ir	ntellect	CHENG et al.		A61K 09/20				
*	0	WO 0028989 A1	05-2000	World I	ntellect	Lewis et al		A61K 31/353				
	Р											
 	a											
	R							<u> </u>				
	s											
	т											
·		· · · · · · · · · · · · · · · · · · ·			TENT DOC							
** 			le as applicable	: Author, T	itle Date, Pu	blisher, Edition or Volume,	Perlinent Pages)	·				
	u	Chiao, C. Sustained-Release Company, Easton, PA Pages	Drug Delivery 1660-1669.	Systems	Remingtor	: the Science and Practi	ce of Pharmacy, *	1995, Mack Publishing				
	i V											
	W											
	х											

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

U.S. Palent and Trademark Office PTID-35.2 (Rev. 01-2001)

Notice of References Cited

Part of Paper No. 13

10 13/ El line (3 dra) y. C

RECEIVED

20-40: (sz-mm) NOITARUG \* 7545 367 212: CIS2 \* 3062578: SING \* 014747-0192492 \* [9mit tipliyed material \* 80: 30: 11 4002/CIE TA CIVA \* 41/C 3049 300.1005

# UNITED STATES PATENT & TRADEMARK OFFICE

Re:

Application of:	Xiu Xiu Cheng, et al.	CENTRAL FAX CENTER
Serial No.:	09/705,630	SEP 0 3 2004
Filed:	November 3, 2000	
For:	Controlled Release Metformin C	compositions
Examiner: T. Ware	Art Unit: 1615	

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

# November 21, 2003

#### AMENDMENT UNDER 37 CFR §1.111 and TEMENT OF SUBSTANCE OF INTERVIEW UNDER 37 CFR §1.133 STA

Sin

Reconsideration of the present application in view of the following amendments and remarks is respectfully requested.

#### ľ. INTRODUCTORY COMMENTS

In response to the Office Action mailed on May 21, 2003 and further to the Interview conducted with Supervisory Examiner Page on November 20, 2003, applicants respectfully request reconsideration of the allowability of the claims. The "REMARKS" section of the present amendment includes the substance of the interview as required under 37 CFR §1.133.

#### Z6LL ON P. 3

#### 00K WA01:01 0004 10:10AM

**AUROBINDO EX1005, 157** 

# 

300.1005

nk toentre Mey in/-in/-1

# II. AMENDMENTS TO THE CLAIMS

Claim 1. (Cancelled)

Claims 2-3. (Cancelled)

Claim 4. (Cancelled)

Claim f. (Currently Amended) The controlled release oral desage form of claim 1, which provides a mean time to maximum plasma concentration (T<sub>mex</sub>) of motiformin at from 5.5 to 7.0 hours after the administration of the doce. A controlled release oral desage form for the reduction of serum glucose levels in human patients with NIDDM, comprising an effective dose of metformin or a pharmaceutically acceptable salt thereof and a controlled-release carrier to control the release of said metformin or pharmaceutically acceptable salt thereof from said desage form, said desage form being suitable for providing once-a-day oral administration of the metformin or pharmaceutically acceptable salt thereof, wherein following oral administration of a single dose, desage form provides a mean time to maximum plasma concentration (T<sub>max</sub>) of the metformin from 5.5 to 7 hours after administration following dinter.

Claim 6. (Cancelled)

Claim 7. (Currently Amended) The controlled release oral dosage form of claim 4 5, which exhibits the following dissolution profiles when tested in a USP type 2 apparatus at 75 rpm in 900 ral of simulated intestinal fluid (pH 7.5 phosphate buffer) and at 37 C:

0-30% of the metformin or salt thereof is released after 2 hours;

10-45% of the metformin or salt thereof is released after 4 hours;

30-90% of metformin or salt thereof is released after 8 hours;

not less than 50% of the metformin or salt thereof is released after 12 hours;

not less than 60% of the metformin or salt thereof is released after 16 hours; and  $\frac{2}{3}$ 

DDK

\_\_\_\_ SEP. 3.2004 10:19AM

# SO-40:(22-001) NOITARID \* 5245 857 5125:0120 \* 8)56978:210 \* 011-7X73-01920:378 \* [9mit Jugilysd messes] MA 80:90:11 4005(519 TA DVDR \* 4116 3049

300.1005

not less than 70% of the metformin or salt thereof is released after 20 hours.

Claim §. (Currently Amended) The controlled release oral dosage form of claim  $\frac{1}{5}$ , which exhibits the following dissolution profiles when tested in a USP type 2 apparatus at 75 rpm in 900 ml of simulated intestinal fluid (pH 7.5 phosphate buffer) and at 37 C:

0-25% of the metformin or salt thereof is-released after 2 hours;

20-40% of the metformin or salt thereof is released after 4 hours;

45-90% of the metformin cr salt thereof is released after 8 hours;

not less than 60% of the metformin or salt thereof is-released after 12 hours;

not less than 70% of the metformin or salt thereof is released after 16 hours; and

not less than 80% of the metformin or salt thereof is released after 20 hours.

Claim 9. (Currently Amended) The controlled release oral dosage form of claim  $\pm j$ , which provides a width at 50% of the height of a mean plasma concentration/time curve of the metformin from about 4.5 to about 13 hours.

Claim 10. (Currently Amended) The controlled release oral dosage form of claim  $\pm 5$ , which provides a width at 50% of the height of a mean plasma concentration/time curve of the metformin from about 5.5 to about 10 hours.

Claim 11 (Currently Amended) The controlled release oral dosage form of claim 4.5, which provides a mean maximum plasma concentration ( $C_{max}$ ) of metformin which is more than about 7 times the mean plasma level of said metformin at about 24 hours after the administration.

Claim 12. (Currently Amended) The controlled release oral dosage form of claim  $\pm 5$ , which provides a mean maximum plasma concentration ( $C_{max}$ ) of metformin which is from about 7 times to about 14 times the plasma level of said metformin at about 24 hours after administration.

Claim [3. (Currently Amended) The controlled release oral dosage form of claim 45 which

3

8 .9 2077 P. 5

đ.

*;* .

10:19AM 00K

### 3 00 1 002 20-40:(22-mm) NOITARUG \* 742:01:02 \* 300:15:01 \* 0/1-3773-0192:01-301 \* 0/1-3773 \* 0/1-3723 \* 0/1-3723 \* 0/1-37 20-40:(22-mm) NOITARUG \* 752:01:02 \* 300:15:01 \* 0/1-3773-0192:01 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-3723 \* 0/1-372

provides a mean maximum plasma concentration ( $C_{max}$ ) of metformin which is from about 3 times to about 12 times the plasma level of said metformin at about 24 hours after administration.

Claim 14. (Currently Amended) The controlled release oral dosage form of claim  $\pm \frac{5}{2}$  which provides a mean maximum plasma concentration ( $C_{max}$ ) of metformin from about 1500 ng/ml to about 3000 ng/ml, based on administration of a 2000 mg once-a-day dose of metformin.

Claim 15. (Currently Amended) The controlled release oral dosage form of claim  $\pm \underline{g}$ , which provides a mean maximum plasma concentration (C<sub>max</sub>) of metformin from about 1700 ng/ml to about 2000 ng/ml, based on administration of a 2000 mg once-a-day dose of metformin.

Claim 16. (Currently Amended) The controlled release oral dosage form of claim  $\pm 5'$  which provides a mean AUC<sub>0-24hr</sub> of at least 80% of the mean AUC<sub>0-24</sub> provided by administration of an immediate release reference standard twice a day, wherein the daily dose of the reference standard is substantially equal to the once-a-day dose of metformin administered in the controlled release oral dosage form.

Claim 17. (Currently Amended) The controlled release oral dosage form of claim  $\pm \underline{\beta}$  which provides a mean AUC<sub>0-24b</sub> of at least 90% of the mean AUC<sub>0-24</sub> provided by administration of an immediate release reference standard twice a day, wherein the daily dose of the reference standard is substantially equal to the once-a-day dose of metformin administered in the controlled release oral dosage form.

Claim 18. (Currently Amended) The controlled release oral dosage form of claim 4  $\frac{1}{2}$  which provides a mean AUC<sub>0-24h</sub>, from about 17200 ng.hr/ml to about 33900 ng.hr/ml, based on administration of a 2000 mg once-a-day dose of metformin.

Claim 19. (Currently Amended) The controlled release oral dosage form of claim  $\pm 5$  which provides a mean AUC<sub>0.24b</sub> from about 17200 ng.hr/mi to about 26500 ng.hr/ml, based on administration of a 2000 mg once-a-day dose of metformin.

9 '3 7577 ON

-

MACI:01 4002 E 138....

00K

# SO-40: (22-mm) NOITARUO \* 1242 86% SISCIENT 8000 \* 011-78773-01920: 878 \* [9mi] Highyed marses] MA 80:80:11 400510:0 TA DV3 \* 4117 3049

300.1005

Claim 20. (Currently Amended) The controlled release oral dosage form of claim  $\pm \underline{\mathscr{I}}$  which provides a mean AUC<sub>0-24hr</sub> from about 19800 ng.hr/ml to about 33900 ng.hr/ml, based on administration of a 2000 mg once-a-day dose of metformin.

Claim 21. (Currently Amended) The controlled release oral dosage form of claim  $\pm \frac{1}{2}$  which provides a mean AUC<sub>0-\*</sub> of 18277 ± 2961 ng hr/ml and a mean C<sub>max</sub> of 1929 ± 333 ng/ml, for administration of a 1700 mg once-a-day dose of metformin.

Claim 22. (Currently Amended) The controlled release oral dosage form of claim  $\pm \frac{1}{2}$  which provides a mean AUC<sub>0--</sub> of 20335 ± 4360 ng hr/ml and a mean C<sub>max</sub> of from 2053 ± 447 ng/ml, for administration of a 2000 mg or ce-a-day dose of metformin.

Claim 23. (Currently Amended) The controlled release oral dosage form of claim  $\frac{1}{2}$  which provides a mean AUC<sub>0-24</sub> of 26818 ± 7052 ng hr/ml and a mean  $C_{max}$  of 2849 ± 797 ng/ml, for administration of a 2000 mg once-a-day dose of metformin.

Claim 24. (Currently Amended) The controlled release oral dosage form of claim  $\pm 1$  which provides a mean AUC<sub>0-24</sub> of 22590 ± 3626 ng·hr/ml and a mean C<sub>inax</sub> of 2435 ± 630 ng/ml on the first day of administration and a mean AUC<sub>0-24</sub> of 24136 ± 7996 ng·hr/ml and a mean C<sub>max</sub> of 2288 ± 736 ng/ml on the 14<sup>th</sup> day of administration, for administration of a 2000 mg once-a-day dose of metformin.

Claim 28. (Previously Presented) The controlled release oral dosage form of claim 21 which provides a mean  $t_{1/2}$  from 2.8 to 4.4.

Claim 26. (Original) The controlled release oral dosage form of claim  $\mathscr{G}$ , which provides a mean time to maximum plasma concentration ( $T_{max}$ ) of metformin from 6.0 to 7.0 hours after the administration.

L 11 7677 IN

DDK

-- SEP. 3.2004 10:20AM

# PAGE 8/14 \* RCVD # T 902/2011 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10 \* 0/128/10

4 Claim 27. (Previously Presented) The controlled release oral dosage form of claim 9, which provides a mean time to maximum plasma concentration (Tmax) of metformin from 5.5 to 7.0 hours after administration.

Claim 28. (Cancelled)

Claim 29. (Currently Amended) The controlled release dosage form of claim  $+ \mathcal{G}$ , wherein the metformin or pharmaceutically acceptable salt thereof is provided by at least one controlled-release tablet, said tablet comprising:

- (a) a core comprising:
  - (i) the metformin or a pharmaceutically acceptable salt;
  - (ii) optionally a binding agent; and
  - (iii) optionally an absorption enhancer;

(b) a membrane coating surrounding the core; and

(c) at least one passageway in the membrane.

 $\frac{1}{2}$ Claim 30. (Original) The controlled release oral dosage form of claim 29, wherein said membrane is a semipermeable membrane.

Claims 31-42. (Cancelled)

Claim 43. (New) The controlled release oral dosage form of claim 5, which provides a mean time to maximum plasma concentration  $(T_{max})$  of metformin at from 6.0 to 7 hours after the administration of the dose.

6

8 18 Z6LL'ON

300.1005

1.

300.1005

# III. <u>REMARKS</u>

The undersigned gratefully acknowledges the courtesies extended by Supervisory Examiner Page to the undersigned and Ted Whitlock, Esq. during the Interview conducted at the USPTO on November 20, 2003.

# A. Status of the Claims

Claims 5, 7-27, 29-30 and 43 are pending. Claims 1 and 4 have been cancelled. Claim 5 has been re-written into independent form. The dependencies of the dependent claims have been revised to reflect this change. The subject matter of claim 4 has been re-inserted as new claim 43. The upper limit of the  $T_{max}$  in claims 5 and 43 (7 hours) was changed from "7.0" to "7" in order that applicants are not limited to an absolute numerical upper  $T_{max}$  limit of 7.0 hours with respect to equivalents. Support for the number "7" is found directly from exemplied formulations and is set forth in Table 1 for Example 2 (mean  $T_{max}$  value for Metformin XT administered after dinner; page 28) and in Table 3 for Example 1 (mean  $T_{max}$  value for Metformin XT administered after dinner; page 30). Minor grammatical correction has been made to dependent claims 7 and 8, which is not meant in any way to further limit the scope or interpretation of that claim.

It is respectfully submitted that no new matter has been added by virtue of changes to the claims.

# B. Rejections Under 35 U.S.C. § 103(a)

During the Interview, the undersigned reviewed applicants' documents filed in response to the previous Office Action dated October 22, 2002 with Supervisory Examiner Page, as well as the current Office Action dated May 21, 2003. Applicants' USSN 09/705,625 was also interviewed at the same time.

6 'd 7522 ON

- SEP, 3. 2004 10:20AM DDK

# 300'1002 PAGE 10/14 \* RCVD AT 9/3/2004 11:06:06 AM [Eastern Daylight Time] \* SVR:USPTO-EFXRF-1/0 \* DUIS:8729306 \* CSID:212 726 2427 \* DURATION (mm-ss):04-02

# (1) Lewis et al. in view of Chiao or Moeckel et al in view of Chiao

In the Office Action dated October 22, 2002, claims 1, 4-5, 9-27, and 29 were rejected under 35 U.S.C. 103(a) as being unpatentable over Lewis et al. (WO 00/28989) in view of Chiao (Remington, 1995) or Mocckel et al. (5,955,106) in view of Chiao (Remington, 1995).

During the interview, it was pointed out to Supervisory Examiner Page that Lewis et al. is directed to a combination product (insulin sensitizer plus another antidiabetes agent, which could be metformin), wherein it is stated that one or both of the active agents could be in modified release form. It was noted that Lewis et al. provide no in-vivo data whatsoever, and in fact do not mention any possible pharmacokinetic parameters which their formulations should meet. As stated in the last Office Action, Lewis et al. "do not teach the exact release profile(s) of the instant claims." It was further argued that Chaio does not overcome the deficiencies of Lewis et al. with respect to the particular  $T_{max}$  range set forth in the claims. In response, Supervisory Examiner Page agreed that the claimed  $T_{max}$  range was patentable over the combination of Lewis and Chiao.

During the interview, it was pointed out to Supervisory Examiner Page that the Moeckel et al. reference, while directed to retarded tablets containing metformin, does not suggest that the formulations described therein are useful for once-a-day administration. Instead, Moeckel et al. state that the retarded tablets of their invention "release metformin in a controlled manner over a time period of 0.5 - 10 hours preferably over 4 hours (FIG. 1)." (Column 5, lines 30-32). It was noted that Moeckel et al. provide no in-vivo data whatsoever, and in fact do not mention any possible pharmacokinetic parameters which their formulations should meet. As stated in the last Office Action, Moeckel et al. "do not teach the exact release profile(s) of the instant claims." It was further argued that Chaio does not overcome the deficiencies of Lewis et al. with respect to the particular  $T_{max}$  range set forth in the claims. In response, Supervisory Examiner Page agreed that the claimed  $T_{max}$  range was patentable over the combination of Lewis and Chiao.

In view of the failure of the combined references to teach the claimed  $T_{max}$  parameter, it is respectfully requested that these rejections be removed.

01 '4 7677 ON

DOK

\_\_\_\_ 3EP. 3.2004 10:20AM

# 300.1002 306.40:(se-mm) NOITARU \* 7545 857 515:0123 \* 80/52578:219 \* 01/-49/24-0148U:RV8 \* [9mit Jngi/ng maises] MA 80:80:11 4005/219 4 4/11 5049

# (2) <u>Cheng et al</u>

In the last Office Action, claims 1, 4-5, 9-27 and 29-30 were rejected under 35 U.S.C. 103(a), as being unpatentable over International Patent Application WO 99/47125 to Cheng, et al.

During the Interview, the  $T_{max}$  data presented in the Cheng, et al. reference was discussed in detail, and the Examiner's attention was directed to the discussion provided in applicants' responsive papers of February 2003 with respect to the  $T_{max}$  information presented in the '859 patent. It was pointed out to the Examiner that the '859 patent was the U.S. priority application to the Cheng, et al. reference. The relationship of the claimed  $T_{max}$  range of claim 1 (5.5 - 7.5 hours) when the dosage forms of the invention are administered after dinner was discussed with respect to providing the highest level of the drug in the blood at night (when gluconeogenesis is greatest; see the specification at pages 13-14). The Examiner considered the closest prior art to teach a  $T_{max}$  of 8 hours (the Cheng, et al. reference). The Examiner agreed that claim 5, which had an upper  $T_{max}$  of 7.0 hours and which value is directly supported by the working examples, is patentably distinct over the Cheng, et al. reference. The Examiner further agreed to consider the patentability of the broader range to 7.5 hours if applicants were to provide a working example of that value, as well.

In view of the deadline for filing this response and in order to expedite the prosecution of this application to issuance, claim 1 has been cancelled by virtue of this amendment and claim 5 has been modified into independent form. This is done without prejudice to applicants' ability to pursue the subject matter of claim 1 in a continuation application. This is also done without the intention that there be no range of equivalents beyond the numerical number of "7" with respect to the upper limit of the  $T_{max}$  range specified in the claims.

In view of the above, it is respectfully submitted that the rejection in view of Cheng, et al. should be removed.

11 18 Z6LL ON

\_\_\_\_ 2E6' 3' 5004 10:51WW DDK

20011002 PRGE 12/14 \* RCVD AT 9/3/2004 11:06:06 AM [Eastern Daylight Time] \* SVR:USPTO-EFXRF-1/0 \* DNIS:8729306 \* CSID:212 736 2427 \* DURATION (mm-55):04-02

# C. Obviousness-Type Double Patenting

In the last Office Action, the Examiner made obviousness-type double patenting rejections of the claims as follows: claims 1, 4-5, 9-27 and 29-30 under the judicially created doctrine of as being unpatentable over claims 1-29 of U.S. Patent No. 6,099,859 (equivalent to WO 99/47125, cited above); claims 1, 4-5, 9-27 and 29-30 under the judicially created doctrine of as being unpatentable over claims 1-39 of U.S. Patent No. 6,284,275); and claims 1, 4-5, 9-27 and 29-30 under the judicially created doctrine of as being unpatentable over claims 1-4 of U.S. Patent No. 6,099,862. The Examiner also provisionally rejected claims 1, 4-5, 9-27 and 29-30 under the judicially created doctrine of as being unpatentable over claims 1-29 of copending U.S. Application Serial No. 09/726,193.

During the interview, the Examiner indicated that the above-mentioned obviousness-type double parenting rejections would not be maintained as per the policy of the USPTO and *in re Schneller*, 158 USPQ 210 (CCPA 1968).

Accordingly, it is respectfully requested that the obviousness-type double patenting rejections be withdrawn.

IV. <u>Conclusion</u>

It is now believed that the above-referenced rejections and objections have been obviated and it is respectfully requested that the rejections and objections be withdrawn. It is believed that all claims are now in condition for allowance.

According to currently recommended Patent Office policy the Examiner is requested to contact the undersigned in the event that a telephonic interview will advance the prosecution of this application.

1۵

21 'c Z6LL'ON

21AM DDK

\$0-\$0:{c2-mm} HOITARUO \* 1545 857 515:0ISD \* 8056578:SINO \* 011-38735-0T92U:RV8 \* [9miT ingilyso meters] MA 80:80:11 4005409 TA OVDA \* 414:1 3049

300.1005

Upon review of the prosecution history of the present application during the preparation of this response, it was noted that complete copies of the PTO-1449 forms submitted with the Information Disclosure Statements of September 17, 2001 and February 28, 2003 were not initialed and returned to the undersigned. As certain references were disassociated from the file, Applicants again include herewith the Information Disclosure Statements of September 17, 2001 and February 28, 2003, along with the PTO-1449 forms and the references cited therein. The Examiner is requested to consider all of the references herein and return the initialed PTO-1449 forms to the undersigned.

An early and favorable action is earnestly solicited.

Respectfully submitted, DAVIDSON, DAVIDSON & KAPPEL, LLC

By: lifford M. Davidson

Reg. No. 32,728

Davidson, Davidson & Kappel, LLC 485 Seventh Avenue, 14th Floor New York, New York 10018 (212) 736-1940

11

00K

--- SEP. 3. 2004 10:21AM

v 1/9/04 88 ok V In

Shoet | or 4

00-E0 (22-mm) NOITARUC \* 12:0120 \* 812/0127 \* 8407047.210 \* 01-3173-01920.3V2 \* [amit biside material material of 20:02:8 17 40 V3 \* 5/10 3040

FORM 170-1445 (REV, 7-80)	U.S PA	. DEPAR	UTMENT D TRAI	OF CC	MMER X. Off	ice Ice				ATTY, DOCKET 300.1003	'NO.	SERIAL N 09/705,630		
LIST OF HE (Lise severe				. <b>P</b> FLIC	ANT		· .			APPLICANTS Chil-Ming CHER	1, ci al	•	•	•
				÷	•			•	•	FLING DATE November 3, 200	0	GROUP 1614		·
<u> </u>							ບ	.S. PAT	ENT DOCUME	NT\$				
examiner Initial									DATE	nàme	CLASS	SUB- CLASS	PILING DA	
Mar		6	0		٥.	7	1	,	1/4/00	AJ-RAZIRK IT RI.	424	164		
	AB	5		3		3	9		1/12/09	Cho	426	450	ļ	
	AC	3	8	·9	1	<u>,</u>		6	11/25/97 -	Inman et al.	514	190	· ·	
	40	3	6		1	3			11/16/97	Aver er at.	424	472 .	ļ	•
	AE	5	6	1	4	9	0	0	10/1/97	Uhillas et el.	514	557	<u> </u>	····
·		3	6	6	1	1.	τ	7	9/16/97	Shapiro	514	53		· ·
	10	3	6	6	7	_	0	4	9/16/97	Wong st al.	424	472	ļ	
	AH.	5	6	5	0		, ,	0	7/22/97	Wright et al.	421	473	ļ	
	14	3	6	3		1	2	4	\$120197	Elendic et al.	514	17	·	
<u></u>	N	<u>s ·</u>	6	2	9	3		9	5/13/97	Lup at ut.	514	284	L	. <u></u>
· · · · · · · · · · · · · · · · · · ·	·	·	Y			<del></del>	FOR	EION I	ATENT DOCU	MENTS	· 	·····	γ <b>=</b>	
									DÀTE	COUNTRY	CLASS	SUB- CLASS	TRANSLA YES	NO
112.	AK	ę	9	•	7	ı	1		9/23/99	wq	AGIK	9/24		<u></u>
	<u></u>	9	9 .		7	1	2	5	9/23/99	wo	AGIK	9/20		<u> </u>
	AM		9	i	9	,	, 	•	6/17/99	wo	A61K	31/355	ļ	
<u></u>	AN	9	6	0		z	•	3	3/21/96	wo	ADIK	31155	<u> </u>	
· . ·				σπ	er re	FBRE	NCES	(Includi	ng Author, Title,	, Dave, Pertinent Paga	s, Euc.)			
MPY	A0	Phrai	ciant' De	uz Refe		54° Ed	2000	81 . وم	L=835,					
	AP	Shoe	. Andry J	. Clini	ai Phe	mical	incla	of Mar	Ionnin, Clinical	Pharmacokinutics, h	(ar 30, 1996, 3	:359-371	<u> </u>	•
	AQ									Ladicine, Feb. 29, 19				
	A.R	Duna. Melli	Chrunes	iker I., r (1995	it pl., 1 , 49:71	Mailon	nin: A	Roview	of in Spanness	logical Press ries and	1 Theresutic 1	lee in Non-Ino	ulia-Ospendeni	Rieksus
<u></u>	^5	Капа	алса, Р., ( гъйоц, рр	ны., <u>Т</u> 11-36	ie Phar	mezek	jnedes	of Meil	lormia: A Comp	erren of the Propent	ee of a Rapid-R	alease and LS	iuxini ned-Relpa	5
EXAMPLER !	MAG		<u>~</u>							DATE CONSIDE	RED 7	19/00	1	
EXAMINER Ini	siat it refu	nnie con	() alderad, v			citation	i la Unic	onform	MALE with MPER	609; Draw line thro	/ ngh aitation if	in conform	where and here	maidered

HISODITO Naronaman PTOLICE to Dec bowge

\_\_6 'd\_\_\_\_VLOI 'ON\_\_\_\_

14/7 8 5004 5:316W DOK

80-00: (0: (e2-mm) NOITARIO * 5245 801 515: CIC: 2 * 8467645: 200 * OKS-3873-01920: 342 * [9mit bischiste nistes] M9 00: 05: 5 * 8051811 TA O	CE 10113 . BCA	)Aq
dia for the second second and second and second s		۰.
•		

Sheet 2 of 4

PORIA PTO-1449 (REV. 7-80)	0.8 PA	DEPART	rmenti d'trad	of Co Emaj	mmer Uk opp	ICE ICE				ATTY DOCKET	NQ.	SERIAL N 09/705,630		
LIST OF RE				PPLIC	ANT			•		APPLICANTS Chih-Ming CHEN	.e.si.	·	A	
·										FILINO DATE November 3, 2000	00	OROUP 1614	,	
						_	<u>v</u>	3. PAT	ENT DOCUME	INTS				
EXANONER INITIAL									DATE	NAME	ÇLASS	SUD- CLASS	PLING I	
4184	BA	5		1	•	1	7		1/25/97	Dong H LI.	524	377	ļ	
1	88	\$	5	9	<u>'</u>	4	1	1	1017/01	Kuezynski ei al	424	485	<u> </u>	
	8C	5	1	4	1			5	8/13/96	Kunzymski ci al	424	473	ļ	
	BO	5	5	4	3		3	4	6/6/96	Roords et al.	474	410		•
	BE	5	3	L	2	2	9	3	4/30/96	Landrau et al.	424	449		
	BF	3	4	1	3	3	7	1	5/9/95	Wong scal.	604	192.1	L	
	BO	s ·		0	8	3	4	5	· 5/3/94	Balaban et al.	604	192.1		·
	BH	3	,	,	5	,	5	1	2/9/95	Aver et al.	424	473	_	
	81	3		• 7	1.		6	7	1/12/93	Guittard et al.	424	473	Ì	
	BI	9			~	,	5	2	1/25/91	Ayer at al	474	473	•	
	вк	5		2	0	5	4	1	6/9/92	McChilland et #1.	424	(7)		•
	BL.		f		0	5	9	1	5/5/92	Wong tiel	424	638		
	. BM	5	0	9			· o	0	2/25/92	Kuczymetel si al.	424	473		
	871	5		7		6	0	7	12/10/91	Ayer at al.	264	117		
	BO	1		2	•		· 4	,	6/13/91	Kutzmaki et al.	514	255 06		
	BP	4	. 9	6	- <u>-</u>		4	1	10/36/90	Eckenhoft	604	\$92.1		
	30			. 9	2	7	 J	9	1/9/90	Shali ci al.	424	•73		
15	BR			6	<del>.</del> ر	5	9	8	9/12/89	Ealachhoff	601	892,1		
	<b>I</b>	l	<u></u>	<u>ل</u> ب	L.,				ATENT DOCU		I	I	L	
	Ţ		T .						DATE	COUNTRY	CLASS	SUB-	TRANSL	ATION
			[ `						DAIG			CLASS	YES	NO
	<del>میں تی</del> ے <sub>ا</sub> یست			OTH	EX RE	TERE	1023 (	Includi	ng Author, Tisla	Date, Partiment Page	i, Eic.)			
	ŋr.													
enaminer	The	rt.	D:	Ĺ	<i>a</i>					DATE CONSIDE	RED 7	19/01	f	
ECAMINER: Ini	lial if <i>rele</i> s	ence cons	fored, w	helbur	ar (101 )	oitation	ls in q	en form	ince with MPE	609; Drew line throu	igh citation if i	nat in conform		comidered.

H. OPHIDD Syno (Million PTO) 449-14 Dec DO. + pl

\_01 '3\_\_\_VLOL 'ON\_\_\_\_

JAN 8. 2004 2:32PM DDK

AUROBINDO EX1005, 170

	· · ·	CH	24 -	16	11	5	6	1 9	8	10/7/86	Cinitiand at at	004	174.	1	
		CI	4	6		2	0	0		9/16/86	Wong et al.	604	192.1		
		c)	4	6	0	9	3	7		9/2/86	Ayer	424	· 473		
		CK	4	,		7	1	l	7	\$16/36	Edarco et al.	474	473		
		<b>C1</b>	4	5	1	2	6	2	5	6/11/45 -	Edgren	424	473	L	
		см				1	2	0	1.	9/5/78	Theouwer	424	673		<b></b>
		CN	4	0		ı	8	6	4	\$/9/78	Thecuwei et ni	219	121 71	·	•
		ço	4	٥		0	4	7	2	3/21/78	Hohuaa	<b>\$14</b>	333		
		CP		0	7	,	4	0	7	30121	. Theouwes et al.	424	427		
5	·	<u>co</u>	4	0	6	1	0	6		רתנועו	- Saunders ei al.	219	121.7	L	
A.			•	,				POR	EION P	ATENT DOCU	MENTS			·	
		••••		<u> </u>					,	DATE	COUNTRY	CLASS	SU8-	TRANSLAT	ION
							•			•			CLASS	YES	NO
		CR		<u> </u> ,	Γ		[								
			<b>.</b>		011	1ER RA		NÇEŞ (	Includi	ng Author, Title	, Dais, Paranant Page	I, EK.)	•		
		CS							•		r				
EXAMIN		T	TZ	ul.	7						DATE CONSIDE	<u>red 7</u>	19/04	· · · · · · · · · · · · · · · · · · ·	
*EXAM Include c	NER: Initial opy of this fi	if rofor	ande cons	idured, i	whether acian 10	r or nos applica		n Ls in c	onfarm.	ance with MPE	9 609; Draw line durou	igh cludos if	not la confarm	ance and not con	sidered.
کر رفالہ دست :							- تىرتىكى								
				•					•						

FORM PTO-1449 (REV. 7-80)		DEPART						•		ATTY, DOCKET 300,1005	NO.	SERLAL N 09/703,630	
LIST OF RE (Use severe		•		2 <b>811</b> 0	ANT .				· .	APPLICANTS: Chih-Ming CHEN	l, et el.	· ·	\ \
				•	•					FELING DATE November 3, 200	,	GROUP 1614	۰.
					•		<b>U</b> .	3. PAT	ENT DOCUME	NTS			
EXAMINER INITIAL									DATE	NAME	CLASS	SUB- CLASS	FILING DATE IF
Mar	CA	۵		5'	. 1	2	1	9	7/25/89	Magnudar es al.	424	457	· · · · · · · · · · · · · · · · · · ·
	СВ	4	7.	l	3	3	3	7	11/8/88	Wong st al.	424	<b>461</b>	
	сc	4	7	7	7	0	4	9	10/11/08	Majguder ut al.	424	457	
	CD	•	7_	0	4		1		11/3/87	Eckenholf	424	438	
· .	CH	4	6	2	2	3	3.	6	9/8/17	Eckenhoff et al.	424	468	
	C7	4	6	2	7	1	5	U	12/9/86	Delora di el.	604 -	892.1	
	· co	4	6	2	4	8	4	1	11/25/86	Ayer et al.	424	467	
	· CH	4 .	6		5	6	9	8	10/7/85	Guistard at at.	604	892.1	, ,
	a	4	6		. 2	0	0		9/16/86	Wong et al.	604	192.1	
	ci	4	6	0	9	3	7		9/2/86	Ayer	424	- 473	
	CK	4	,		7	1	<u> </u>	,	\$16/56	Edarco et al.	474	473	
	c1_	4	5	1	2	6	12	5	6/11/45 -	Edgren	424	413	L
	СМ	1			1	2	<u> </u>	1.	9/5/78	Thesuwes	424	473	
	CN	4	0	1	1	8	6		5/9/TB .	Thesuwsi st ni	219	121 71	
	50	<u> </u>			0		7	2	3/21/78	Bohuan	514	555	ļ
	CP		0	7	,	4.	0	7	งกฎเ	" Thoguwes et al.	424	427	
<u></u>	<u> </u>	4	10	<u>ا ہ</u>	3	0	6	L•	12/13/77	- Saunders et al.	219	121.7	L
	<b></b>						POR	eion p	ATENT DOCU	MENTS		γ	
			1						DATE	COUNTRY	CLASS	SUB- CLASS	TRANSLATION

Sharet 3 of 4

Sheet 4 of 4 **BERLAL** NO. 09/701,630 U.S. DEPARTMENT OF COMMERCIE PATENT AND TRADEMARK OFFICE FORM PTO- 1449 (REV, 7-80) ATTY, DOCKET NO. 300,1005 LIST OF REFERENCES CITED BY APPLICANT APPLICANTS: Chih-Ming CHEN, ct al, (Use adveral shoets if accustary) PLING DATE November 3, 2000 GROUP Iói4 • •-. . U.S. PATENT DOCUMENTS EXAMINER NITIAL SUB-FILINO DATE F DATE NAME CLASS 4104 <u>,</u> | DA 0 6 2 1 7/19/77 473 Theeuwa 4 -1 414 4 1 4 DB 0. 5 ŧ 1/12/11 Thee 424 427 DÇ 0 9 8 9 427 2/22/11 474 Theouwes et al. 7 DD 9 ſ 3 160 143 5 5/11/76 Boh 9 2 1 I 405 DĘ 5 4 424 4/27/76 Sake DF 3 9 ١ 6 1 9 9 11/475 Theeuwer at al. 424 424 .1 DG 3 1 s 1 1 427 0 11/5/74 Theouwer et al. 424 ÔН <u>I</u> , 01 DK . DL DM NO 100 DP 50 FOREIGN PATENT DOCUMENTS SUB-CLASS TRANSLATION DATE COUNTRY CLASS YES NO ÛR OTHER REFERIENCES (Including Author, Title, Date, Pertinent Pages DS 10/01 EXAMINER Milling the second se DATE CONSIDERED me with MPEP 609; Draw line through estation if not in conformance and not con-

. 00-E0: (22-mm) NOITARUO \* 5242 8ET STS: 0120 \* 8187645: 200 \* 012-FXXF3-0792U-SV2 \* 19mit Disbusts materal M9 0E:05:5 4005/811 TA OVOR \* 51/51 3049

H10001033/prosecution/PTO144914 fies 05.wpd

21 .9 ATOT .0N

5:356W DDK

144. 8.2004 2:32PM

20-40:(22-mm) NOITARUG \* 5245 80:1 SIS: GISO \* 8066278: SING \* 0/1-19X73-0T92U: SIVE \* [9miT tripityed material MA 80:00:11 4005/0/6 TA GVOA \* 4K41 3D49

Our Ref. 300,1005 November 21, 2003 CMD/DGK/dm 

 Re: Patent Application:
 Xlu Xlu Cheng, et a..

 Serial No.:
 09/705,630

 Filed:
 November 3, 2000

 For:
 CONTROLLED RELEASE METFORMIN

 COMPOSITIONS Enclosed are: - PTO-Form 1083 with Certificate of Mailing (1 page); - Petition for Three (3) Month Extension of Time (1 page); - Amendment and Statement of Substance of Interview (11 pages); - Copies of Information Disclosure Statements submitted on September 17, 2001 and Fabruary 28, 2003 Including PTO-1440 Formation therein; and - Check in the amount of \$950,00 : WITH FIRST CLASS MAIL CERTIFICATION 2 NOV 2 4 2003 MAIL STOP: RECEIVED BY: Ð LGALLEM?

SEP. 3.2004 10:21AM DOK

AUROBINDO EX1005, 172

TTTT840 MED TT:13 | LX18X NO 2208] [\$ 005

يها معمد ورويه بين ومد

.

Applicant Initiated Interv	view Request H	?orm	
Application No. <u>09</u> 705,630 Firs: Named Applicant: [xaminer: <u>WARE, Todd</u> Art Unit: <u>1615</u>	Kiu Xiu CHENG Status of App	lication: <u>Offi</u> Pend	
Centative Participants: 1) <u>Clifford M. Davidson</u> (2) <u>Ted. Whit</u>			OFFI(
3) Thurman Page (4)		_	RECEI
roposed Date of Interview: <u>11/20/2003</u> Proposed	Time: 2:00	(AM(PM))	GENTRAL FAX
Type of Interview Requested: 1) [ ] Telephonic (2) [x] Personal (3) [ ] Vid	leo Conference		NOV 1.9
Exhibit To Be Shown or Demonstrated: [ ] YES			
f yes, provide brief description:			_
Issues To Be D	Discussed		
ssues Claims/ Prior Rej., Ohj., etc) Fig. #s Art	Discussed	Agreed	Not Agreed
1) 103 rejections	[]	()	{· ]
2) dable patenting rejections	[]	[]	[]
3) <u>allouble</u> subject maiter	[]	[]	[]
4)	[]	[]	[]
Continuation Sheet Attached			
arief Description of Arguments to be Presented:			
Discussion of cited references and c	laims	·	<u></u>
An interview was conducted on the above-identified app	lication on		•
OTE:			
This form should be completed by applicant and submitted to (713.01).			
This application will not be delayed from issue because of app nterview. Therefore, applicant is advised to file a statement	plicant's failure to su of the substance of t	abmit a written his interview (2	record of this 37 CFR 1.133(b))
is soon as possible.	• • • • • • • • • • • • • • • • • • •		• • •
( Wal	Examiner/SPE Sign		

NOV: '9, 2003 10:21AM 00K

AUROBINDO EX1005, 173

•	0-1083	ł	0				Docket Nc.: <u>300,1005</u> Date: November 21, 2003	
COMMIS P.O. Box		R FOR PATEN	TS					
Alexandri	a, VA 2	2313-1450					RECEIVED	
n re appl Serial No		Xiu Xiu Chenj 09/705,630	g, et al.				CENTRAL FAX CEN	, IVER
Filed:		November 3,	2000	IF TEODUNI	COMBORIONS		SEP 0 3 200	
"or:		CONTROLLE	U KELEAJE N		COMPOSTIONS	•	200	43
Sir:		•						
Transmitl applicatio		with is an Am	andment and S	Slatement of	Substance of Ir	iterview in th	e above-idenlified	
[] A DAT N	Applican No fee fi	ts assert smal or additional cl	l entity status u aims is required	nder 37 C.F.R d.	s been previously 1.9 and 1.27. h below, is requir		•	
т	For		1. 1) (Col MAINING) HIGH	21	SMALL EN	TITY FEE OR	LARGE ENTITY	
ł	FOR :	P.F.		IOUSLY PRE	SENTI	<u></u> 24	<u></u>	
-		CLAIMS CLAIMS	Minus** Minus***	2	0  x \$ 9 5 0  x \$ 42 5		X \$ 1.8 \$ X \$ 84 \$	
]	<u>( ) F</u> I	RST PRESENT	ATION OF MULT	CIPLS DEP. C	LAIM    + \$140   5		<u> + \$280 3</u>	
					TC	TAL: \$	<u>or</u> total: \$	
** If the	"Highe	Co. 1 is less t	han the entry in Mounty Baid Ea	Col. 2, write	'0" in Col. 3.	20 write "21		
*** If the	"-lighe	at Number Pre	viously Paid Fc	or" IN THIS SP or" IN THIS SP	ACE is less than ACE is less than	1 3, write "3" i	in this space. In this space.	
*** If the [X] /	Also trai	st Number Pre	wlously Paid Fic vith are:	or" IN THIS SP	ACE is less than ACE is less than	3, write "3" i	in this space. In this space.	
""" If the [X] /	Also (rai IX) Petit	st Number Pre nsmitted herev ion for extension r: Coples all or	wlously Paid Fc vi(h are: on under 37 C.1 reviously subrat	pr" IN THIS SF F.R. 1.136 Itted Informatik	ACE is le <b>ss</b> that	n 3, write "3" i alements of ۶	in this space. September 17, 2001 and	
"" If the [X] / [	Alsci trai (X) Petit (X) Othe Check(s	st Number Pre ion for extension for extension r: Coples of pr February 25 c) in the amount	wlously Paid Fo villh are: on under 37 C.1 reviously subril 3, 2003 includin nt of \$950.00 is.	pr" IN THIS SF F.R. 1.136 Itted Informatik g PTO-1449 f Jare atlached	ACE is less than on Disclosure St orms, and Refer to cover:	n 3, write "3" i alements of ۶	in this space. September 17, 2001 and	
"" If the [X] / [X] [	Alsci trai (X) Petit (X) Othe Check(s (_) Pilin (X) Petit	st Number Pre- ion for extensi- ion for extensi- ir: Coples of pr February 25 i) in the amour j fee for addition ion fee for extension	iviously Paid Fo vith are: on under 37 C.1 reviously subril 3, 2003 includin	pr" IN THIS SF F.R. 1.136 Itted Informatik g PTO-1449 f /are attached ler 37 C.F.R. 1	ACE is less than on Disclosure Str orms, and Refer to cover: 1.16	n 3, write "3" i alements of ۶	in this space. September 17, 2001 and	
"" If the [X] / [X] [ [X]	Alsci trai [X] Petit [X] Othe [X] Othe Check(s [] ] Filin [] ] Othe	st Number Pre- ion for extension r: Coples of pr February 25 c) in the amour g fee for addition ion fee for exten- r:	wiously Paid Fo on under 37 C.1 evidusly submit 3, 2003 includin ht of \$950.00 is onal cialms und ension under 35	pr" IN THIS SF F.R. 1.136 Itted Informatik Ig PTO-1449 f Jare atlached Jer 37 C.F.R. 1.138	ACE is less that on Disclosure St orms, and Refer to cover: 1.16	n 3, write "3" i alements of S ances Cited t	in this space. September 17, 2001 and herein.	
*** If the [X] / [X] [ [X] [ [X] [ [X] [ [X] [	Alsci trai [X] Petit [X] Othe Check(s Check(s [] Filing [X] Petit [] Othe The Co	st Number Pre- hsmitted herev ion for extension r: Coples of pr February 25 c) in the amour g fee for addition ion fee for extension r: mmissioner la	wiously Paid Fo on under 37 C.1 reviously submit 3, 2003 includin nt of \$950.00 is onal cialms und ension under 3 hereby authoriz	pr" IN THIS SF F.R. 1.136 (tted Informatik g PTO-1449 f /are atlached ler 37 C.F.R. 1 7 C.F.R. 1.138 zed to charge	ACE is less that on Disclosure St orms, and Refer to cover: 1.16	n 3, write "3" i alements of s ances Cited t ollowing fees	in this space. September 17, 2001 and	
···· If the [X] / [X] [ [X] [X] [X] [X] [ [X] [X] [X]	Alsci trai [X] Petit [X] Othe Check(s Check(s [] Filing [X] Petit [] Othe The Co	st Number Pre- nsmitted herev ion for extension r: Copies of pr February 28 i) in the amoun gree for addition ion fee for extension r: mmissioner is nication or creation Any filling fee	wiousty Paid Fo villh are: on under 37 C.1 eviousty submit 3, 2003 includin ht of \$950.00 is onal cialms und ension under 37 hereby authoriz dit any overpay under 37 C.F.R	pr" IN THIS SF F.R. 1.136 Ited Informatik g PTO-1449 f /are atlached ler 37 C.F.R. 1 7 C.F.R. 1.135 zed to charge ment to Depo	ACE is less than on Disclosure Sti orms, and Refer to cover: 1.16 i payment of the f sit Account No. 5	alements of S ences Cited t ollowing fees 50-0552.	in this space. September 17, 2001 and herein.	
(X) ( (X) (X) ( (X) (X) ( (X) (X) (X) (X) (X) (X) (X) (X) (X) (X)	Also trai (X) Petit (X) Othe Check(s (X) Petit (X) Petit () Othe The Co commu	st Number Pre- ion for extensi- ion for extensi- ir: Copies of or February 25 i) in the amoun fee for addition ion fee for exten- ri- mmissioner is nication or crea- Any filling fee check submitt Any patent an	wiously Paid Fo on under 37 C.1 reviously submit 3, 2003 includin ht of \$950.00 is onal claims und ension under 37 hereby authoriz dit any overpay under 37 C.F.R led herewith, iplication oroge	F.R. 1.136 Ited Informatik g PTO-1449 f /are attached ler 37 C.F.R. 1 7 C.F.R. 1.138 zed to charge ment to Depoi L 1.16 for the s	ACE is less that or Disclosure Str orms, and Refer to cover: 1.16 is payment of the fi sit Account No. 5 presentation of a tier 37 C.F.R. 1.1	n 3, write "3" i alements of S ances Cited t ollowing fees 50-0552. additional clair 7,	in this space. September 17, 2001 and herein. associated with this ms which are not paid by	
(X) (if the (X)	Also tra [X] Petit [X] Other Check(s [ ] Filing [X] Petit [ ] Other The Co commu [X]	st Number Pre- ismitted herev ion for extensi- ir: Copies of pr February 25 i) in the amour fee for additte ion fee for exten- re- mmissioner is nication or crea- Any filling fee check submitt Any patient ap Any netition f	wiously Paid Fo vith are: on under 37 C.1 reviously subrit 3, 2003 includin ht of \$950.00 is onal cialms und ension under 37 hereby authoriz dit any overpay under 37 C.F.R led herewith. oplication proces- ees for extensio	F.R. 1.136 tted information of PTO-1449 f /are attached fer 37 C.F.R. 1.136 7 C.F.R. 1.136 zed to charge ment to Depoint 1.1.16 for the s ssing fees uncon under 37 C.	ACE is less that on Disclosure Str orms, and Refer to cover: 1.16 is payment of the f sit Account No. 5 presentation of a lier 37 C.F.R. 1.1 F.R. 1.136 which	n 3, write "3" i elements of 5 ences Cited t ollowing fees 50-0552. additional clair 7, n are not paid	in this space. September 17, 2001 and herein. associated with this ms which are not paid by	ith,
(X) (if the (X)	Also trai [X] Petit [X] Othe [X] Othe Check(s [ ] Filing [X] Petit [ ] Othe The Co commu [X] [X]	st Number Pre- ismitted herev ion for extensi- ir: Copies of pr February 25 i) in the amour fee for additte ion fee for exten- re- mmissioner is nication or crea- Any filling fee check submitt Any patient ap Any netition f	wiously Paid Fo vith are: on under 37 C.1 reviously subrit 3, 2003 includin ht of \$950.00 is onal cialms und ension under 37 hereby authoriz dit any overpay under 37 C.F.R led herewith. oplication proces- ces for extensio	F.R. 1.136 tted information of PTO-1449 f /are attached fer 37 C.F.R. 1.136 7 C.F.R. 1.136 zed to charge ment to Depoint 1.1.16 for the s ssing fees uncon under 37 C.	ACE is less that on Disclosure Str orms, and Refer to cover: 1.16 is payment of the f sit Account No. 5 presentation of a lier 37 C.F.R. 1.1 F.R. 1.136 which	n 3, write "3" i elements of 5 ences Cited t ollowing fees 50-0552. additional clair 7, n are not paid	in this space. September 17, 2001 and herein. associated with this ms which are not paid by	ith,
(X) (if the (X)	Also trai [X] Petit [X] Othe [X] Othe Check(s [ ] Filing [X] Petit [ ] Othe The Co commu [X] [X]	st Number Pre- hsmitted herev ion for extension r: Copies of or February 28 i) in the amound fee for addition ion fee for extension r: mmissioner is nication or crea- Any filling fee is check submittion Any patent ap Any patintion fe and it is hereb	wiously Paid Fo vith are: on under 37 C.1 reviously subrit 3, 2003 includin ht of \$950.00 is onal cialms und ension under 37 hereby authoriz dit any overpay under 37 C.F.R led herewith. oplication proces- ces for extensio	F.R. 1.136 tted information of PTO-1449 f /are attached fer 37 C.F.R. 1.136 7 C.F.R. 1.136 zed to charge ment to Depoint 1.1.16 for the s ssing fees uncon under 37 C.	ACE is less than on Disclosure Sti orms, and Refer to cover: 1.16 is payment of the fi sit Account No. 5 presentation of a lier 37 C.F.R. 1.1 F.R. 1.136 which titlon for an auto	alements of S ences Cited t ollowing fees 50-0552. additional clair 7. n are not paid matic extension	in this space. Geptember 17, 2001 and herein. associated with this ms which are not paid by by check submitted herew on of time under 37 CFR	ith,
(X) (if the (X)	Also trai [X] Petit [X] Othe [X] Othe Check(s [ ] Filing [X] Petit [ ] Othe The Co commu [X] [X]	st Number Pre- hsmitted herev ion for extension r: Copies of or February 28 i) in the amound fee for addition ion fee for extension r: mmissioner is nication or crea- Any filling fee is check submittion Any patent ap Any patintion fe and it is hereb	wiously Paid Fo vith are: on under 37 C.1 reviously subrit 3, 2003 includin ht of \$950.00 is onal cialms und ension under 37 hereby authoriz dit any overpay under 37 C.F.R led herewith. oplication proces- ces for extensio	F.R. 1.136 tted information of PTO-1449 f /are attached fer 37 C.F.R. 1.136 7 C.F.R. 1.136 zed to charge ment to Depoint 1.1.16 for the s ssing fees uncon under 37 C.	ACE is less that on Disclosure Str orms, and Refer to cover: 1.16 is payment of the fi sit Account No. 5 presentation of a lier 37 C.F.R. 1.1 F.R. 1.136 which titlon for an auto Clifford M DAVIDSC	alements of S ences Cited t ollowing fees 50-0552. additional clair 7. n are not paid matic extension I. Davidson, F DN, DAVIDSC	in this space. September 17, 2001 and herein. associated with this ms which are not paid by by check submitted herew ken of time under 37 CFR Reg. No. 32,728 DN & KAPPEL, LLC	ith,
(X) (if the (X)	Also trai [X] Petit [X] Othe [X] Othe Check(s [ ] Filing [X] Petit [ ] Othe The Co commu [X] [X]	st Number Pre- hsmitted herev ion for extension r: Copies of or February 28 i) in the amound fee for addition ion fee for extension r: mmissioner is nication or crea- Any filling fee is check submittion Any patent ap Any patintion fe and it is hereb	wiously Paid Fo vith are: on under 37 C.1 reviously subrit 3, 2003 includin ht of \$950.00 is onal cialms und ension under 37 hereby authoriz dit any overpay under 37 C.F.R led herewith. oplication proces- ces for extensio	F.R. 1.136 tted information of PTO-1449 f /are attached fer 37 C.F.R. 1.136 7 C.F.R. 1.136 zed to charge ment to Depoint 1.1.16 for the s ssing fees uncon under 37 C.	ACE is less than on Disclosure Str orms, and Refer to cover: 1.16 is payment of the fi sit Account No. 5 presentation of a lier 37 C.F.R. 1.1 F.R. 1.136 which titlon for an auto Clifford M DAVIDSC 485 Seve	alements of S ences Cited t ollowing fees 50-0552. additional clair 7. n are not paid matic extension I. Davidson, F	in this space. September 17, 2001 and herein. associated with this ms which are not paid by by check submitted herew ken of time under 37 CFR Reg. No. 32,728 DN & KAPPEL, LLC 14 <sup>th</sup> Floor	ith,
(X) (if the (X)	Also trai [X] Petit [X] Othe [X] Othe Check(s [ ] Filing [X] Petit [ ] Othe The Co commu [X] [X]	st Number Pre- hsmitted herev ion for extension r: Copies of or February 28 i) in the amound fee for addition ion fee for extension r: mmissioner is nication or crea- Any filling fee is check submittion Any patent ap Any patintion fe and it is hereb	wiously Paid Fo vith are: on under 37 C.1 reviously subrit 3, 2003 includin ht of \$950.00 is onal cialms und ension under 37 hereby authoriz dit any overpay under 37 C.F.R led herewith. oplication proces- ces for extensio	F.R. 1.136 tted information of PTO-1449 f /are attached fer 37 C.F.R. 1.136 7 C.F.R. 1.136 zed to charge ment to Depoint 1.1.16 for the s ssing fees uncon under 37 C.	ACE is less than on Disclosure Str orms, and Refer to cover: 1.16 b sit Account No. 5 presentation of a lier 37 C.F.R. 1.1 F.R. 1.136 which titlon for an auto Clifford M DAVIDSC 485 Seve New York Tel: (212	alements of S ences Cited t ollowing fees 50-0552. additional clair 7. h are not paid matic extension L. Davidson, F DN, DAVIDSC onth Avenue, c, New York 1 2) 736-1940	in this space. September 17, 2001 and herein. associated with this ms which are not paid by by check submitted herew ken of time under 37 CFR Reg. No. 32,728 DN & KAPPEL, LLC 14 <sup>th</sup> Floor	ith,
<pre>""" If the [X] / [X] [ [X</pre>	Also trai [X] Petit [X] Other Check(s [ ] Filing [X] Petit [ ] Other The Co commu [X] [X] [X] [X] [X] [X]	espondence and/or d espondence and/or d	wiously Paid Fo vith are: on under 37 C.1 reviously subrit 3, 2003 includin ht of \$950.00 is onal cialms und ension under 37 hereby authoriz dit any overpay under 37 C.F.R led herewith. oplication proces- ces for extensio	pr" IN THIS SP F.R. 1.136 Itted informatik g PTO-1449 f /are atlached ler 37 C.F.R. 1 7 C.F.R. 1.136 zed to charge ment to Depoi t. 1.16 for the s ssing fees und on under 37 C. at this be a pe	ACE is less than on Disclosure Sti orms, and Refer to cover: 1.16 is payment of the fi sit Account No. 5 presentation of a lier 37 C.F.R. 1.1 F.R. 1.136 which tition for an auto Clifford M DAVIDSC 485 Seve New York Tel: (212 Fax: (212	alements of S ences Cited t ollowing fees 50-0552. additional clair 7. n are not paid matic extension I. Davidson, F DN, DAVIDSC onth Avenue, K, New York 1	in this space. September 17, 2001 and herein. associated with this ms which are not paid by by check submitted herew ken of time under 37 CFR Reg. No. 32,728 DN & KAPPEL, LLC 14 <sup>th</sup> Floor	ith,
<pre>""" If the [X] // [X] [ [</pre>	Also trai [X] Petil [X] Other Check(s [] Filing [X] Petil [] Other The Co commu [X] [X] [X] [X] [X] [X] [X] [X]	st Number Pre- hsmitted herev- ion for extension r: Copies of pro- February 28 i) in the amoun- gree for addition ion fee for extension r: mmissioner is- nication or crea- Any filling fee i- check submitted Any patent ap Any patent	viously Paid Fo villh are: on under 37 C.1 eviously submit 3, 2003 includin ht of \$950.00 is onat cialms und ension under 37 hereby authoriz dit any overpay under 37 C.F.R led herewith. plication proces es for extensio by requested the store of the United S	pr" IN THIS SP F.R. 1.136 Itted informatik g PTO-1449 f /are atlached ler 37 C.F.R. 1 7 C.F.R. 1.136 zed to charge ment to Depoi t. 1.16 for the s ssing fees und on under 37 C. at this be a pe	ACE is less than on Disclosure Sti orms, and Refer to cover: 1.16 is payment of the fi sit Account No. 5 presentation of a lier 37 C.F.R. 1.1 F.R. 1.136 which tition for an auto Clifford M DAVIDSC 485 Seve New York Tel: (212 Fax: (212	alements of S ences Cited t ollowing fees 50-0552. additional clair 7. h are not paid matic extension L. Davidson, F DN, DAVIDSC onth Avenue, c, New York 1 2) 736-1940	in this space. September 17, 2001 and herein. associated with this ms which are not paid by by check submitted herew ken of time under 37 CFR Reg. No. 32,728 DN & KAPPEL, LLC 14 <sup>th</sup> Floor	<b>ւ</b> հ,
<pre>""" If the [X] // [X] [ [</pre>	Also trai [X] Petil [X] Other Check(s [] Filing [X] Petil [] Other The Co commu [X] [X] [X] [X] [X] [X] [X] [X]	espondence and/or d espondence and/or d	viously Paid Fo villh are: on under 37 C.1 eviously submit 3, 2003 includin ht of \$950.00 is onat cialms und ension under 37 hereby authoriz dit any overpay under 37 C.F.R led herewith. plication proces es for extensio by requested the store of the United S	pr" IN THIS SP F.R. 1.136 Itted informatik g PTO-1449 f /are atlached ler 37 C.F.R. 1 7 C.F.R. 1.136 zed to charge ment to Depoi t. 1.16 for the s ssing fees und on under 37 C. at this be a pe	ACE is less than on Disclosure Sti orms, and Refer to cover: 1.16 is payment of the fi sit Account No. 5 presentation of a lier 37 C.F.R. 1.1 F.R. 1.136 which tition for an auto Clifford M DAVIDSC 485 Seve New York Tel: (212 Fax: (212	alements of S ences Cited t ollowing fees 50-0552. additional clair 7. h are not paid matic extension L. Davidson, F DN, DAVIDSC onth Avenue, c, New York 1 2) 736-1940	in this space. September 17, 2001 and herein. associated with this ms which are not paid by by check submitted herew ken of time under 37 CFR Reg. No. 32,728 DN & KAPPEL, LLC 14 <sup>th</sup> Floor	ith,
<pre>""" If the [X] // [X] [ [</pre>	Also trai [X] Petit [X] Petit [X] Other Check(s [ ] Filing [X] Petit [ ] Other The Co commu- [X] [X] [X] [X] [X] [X] [X] [X]	st Number Pre- hsmitted herev- ion for extension r: Copies of pro- February 28 i) in the amoun- gree for addition ion fee for extension r: mmissioner is- nication or crea- Any filling fee i- check submitted Any patent ap Any patent	viously Paid Fo villh are: on under 37 C.1 eviously submit 3, 2003 includin ht of \$950.00 is onat cialms und ension under 37 hereby authoriz dit any overpay under 37 C.F.R led herewith. plication proces es for extensio by requested the store of the United S	pr" IN THIS SP F.R. 1.136 Itted informatik g PTO-1449 f /are atlached ler 37 C.F.R. 1 7 C.F.R. 1.136 zed to charge ment to Depoi t. 1.16 for the s ssing fees und on under 37 C. at this be a pe	ACE is less than on Disclosure Sti orms, and Refer to cover: 1.16 is payment of the fi sit Account No. 5 presentation of a lier 37 C.F.R. 1.1 F.R. 1.136 which tition for an auto Clifford M DAVIDSC 485 Seve New York Tel: (212 Fax: (212	alements of S ences Cited t ollowing fees 50-0552. additional clair 7. h are not paid matic extension L. Davidson, F DN, DAVIDSC onth Avenue, c, New York 1 2) 736-1940	in this space. September 17, 2001 and herein. associated with this ms which are not paid by by check submitted herew ken of time under 37 CFR Reg. No. 32,728 DN & KAPPEL, LLC 14 <sup>th</sup> Floor	ith,

RECEIVED CENTI FAX CENTER

SEP 0 3 2004

SO 40: (22-000) NOITAAUG \* 7242 80: 212: 300 \* 300 \* 2011 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015 - 3015

CLIFFORD M DAVIDSON LESLYE B. DAVIDSON CARY S. KAPPEL WILLIAM C. GEHRIS MOREY E. WILDES ROBERT J. PARADISO ERIK R. SWANSCIN" THOMAS P. CAN'TY"

FELIX L D'ARIENZO, IR STEPHANIE HSIEH

DAVID C. KNASIAK RICHARD V. ZANZALARI\* MICHELLE I. BLAT PAUL LIM ELIZABETH PIETROWSKI



DAVIDSON, DAVIDSON & KAPPEL, LLC 485 SEVENTH AVENUE, 14TH ILOOR NEW YORK, NY 10018 T. 212-736-1940 F. 212-736-2427 DDK@DDKPATENT.COM

FRANKFURT DAVIDSON, DAVIDSON & KAPPEL EUROPE, LLC ARNDTSTRASSEN 60325 FRANKFURT AM MAIN, GERMANY T. +49 (69) 788 088-0 F. +49 (69) 788 ()88-29 FRANKFURT@DOKPATENT.COM

> ADMETTED IN NEW TERSEY ONLY \*DOK EUROFE

# FACSIMILE TRANSMITTAL

FROM: David G. Knasiak

DATE: September 3, 2004

Application of: Xiu Xiu Cheng, et al. Re: Application Serial No. : 09/705,630 Filed: November 3, 2000 Examiner: Micah Paul Young

**FLEASE DELIVER THE FOLLOWING TO:** 

Recipients(s): Micah Paul Young

Fax Number: 1-703-872-9306

XOO

PAGES: 14 (including cover sheet)

Attorney Docket Nos.: 300.1005

MESSAGE: As requested by Examiner Micah Paul Young transmitted herewith is a duplicate copy of the amendment filed on November 21, 2003 in the above-identified case and the postcard stamped by the USPTO.

This transmission was sent from fax number (212) 736-2427. If you have any problems with your reception, please telephone the sender at (212) 736-1940 Ext. 231.

I hereby a		FICATE OF FACSIMILE TRANSMISSION are being facsurile transmitted to the Patent an 9/3/04	_	mark Office on	the date sh	own
David G.	Knasiak	Date				
sender whi recipient, y informatio	ich is legally privileged. The information you are hereby notified that any disclosur	accompanying this facsimile transmission contain co a is intended only for the use of the ladividual or enti- re, copying, distribution or the taking of any action in yed this facsimile in error, please immediately notify	ity named n rellance	above. If you ar on the contents o	c not the inte of this facsim	ended ille
		E ANY PROBLEMS WITH RECEPTION OF TH ALL OR FAX SENDER TO ADVISE. THANK Y				
1 'e'	Z627.ON		vaa	WHO! : A:	6002 ·C	

WA8::0: 0005 E 1335

	Application No.	Applicant(s)				
	09/705,630	CHENG ET AL.				
Notice of Allowability	Examiner	Art Unit				
	Micah-Paul Young	1615				
The MAILING DATE of this communication a Alf claims being allowable, PROSECUTION ON THE MERITS t erewith (or previously mailed), a Notice of Allowar ce (PTOL- NOTICE OF ALLOWABILITY IS NOT A GRANT CF PATEN of the Office or upon petition by the applicant. See 37 CFR 1.	S IS (OR REMAINS) CLC -85) or other appropriate <b>T RIGHTS.</b> This applicat	SED in this application. If not inclu communication will be mailed in du	uded Je course, THIS			
1. X This communication is responsive to interview conduct	ed 11/20/03.					
2 X The allowed claim(s) is/are <u>1,4,5,7-27 and 29</u> .						
3. 🖾 The drawings filed on <u>03 November 2000</u> are accepted						
<ul> <li>4. Acknowledgment is made of a claim for foreign priorit</li> <li>a) All</li> <li>b) Some*</li> <li>c) None</li> <li>c) the:</li> </ul>	y under 35 U.S.C. § 119	(a)-(d) or (f).				
1. Certified copies of the priority documents the	have been received.					
2. [] Certified copies of the priority documents h	have been received in Ap	plication No.				
3. 🛄 Copies of the certified copies of the priority	documents have been r	eceived in this national stage appli	cation from the			
International Bureau (PCT Rule 17.2(a)	).					
* Certified copies not received:						
5. Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application) since a specific reference was included in the first sentence of the specification or in an Application Data Sheet. 37 CFR 1.78.						
(a) 🛄 The translation of the foreign language provision						
6 [_] Acknowledgment is made of a claim for domestic priori in the first sentence of the specification or in an Applica	ty under 35 U.S.C. §§ 12 ition Data Sheet. 37 CFR	0 and/or 121 since a specific refere 1.78.	ance was included			
Applicant has THREE MONTHS FROM THE "MAILING DATE below. Failure to timely comply will result in ABANDONMENT	E" of this communication F of this application. TH	to file a reply complying with the re IS THREE-MONTH PERIOD IS NC	quirements noted			
7 []] A SUBSTITUTE OATH OR DECLARATION must be su INFORMAL PATENT APPLICATION (PTO-152) which	ubmitted. Note the attach gives reason(s) why the	ed EXAMINER'S AMENDMENT or oath or declaration is deficient.	NOTICE OF			
8 [_] CORRECTED DRAWINGS ( as "replacement sheets")						
<ul> <li>(a) ☐ including changes required by the Notice of Drafts</li> <li>1) ☐ hereto or 2) ☐ to Paper No.</li> </ul>	person's Patent Drawing	Review (PTO-948) attached				
(b) [] including changes required by the proposed drawing	na correction filed	which has been approved by the	Examiner			
(c) []] including changes required by the attached Exami		· · · ·				
Identifying indicia such as the application number (see 37 Ci each sheet. Replacement sheet(s) should be labeled as such	-R 1.84(c)) should be writt	en on the drawings in the front (not t				
9. []] DEPOSIT OF and/or INFORMATION about the de at ached Examiner's comment regarding REQUIREMENT FO	eposit of BIOLOGICAL	MATERIAL must be submitted	. Note the			
Altachment(s)						
1 Notice of References Cited (PTO-892)	5 Notice	of Informal Patent Application (PT	O-152)			
2[]] Notice of Drattperson's Patent Drawing Review (PTO-948		ew Summary (PTO-413), Paper No	o			
3[] Information Disclosure Statements (PTO-1449 or PTO/SE Paper No.	3/08), 7[] Exami	ner's Amendment/Comment				
4[] Examiner's Comment Regarding Requirement for Deposi of Biological Material	t 8 Exami 9 Other	ner's Statement of Reasons for All	owance			
		THUR <b>MAN</b> K SUPERVISORY PATE / PECHNOLOGY CE	INT EXAMINER			
U.S. Palantuna Tradamark Office PT CiL-37 (Rev. 11-03)	Notice of Allowability	Detto	Paper No. 20031215			
		Fall QI	Paper No. 20031215			

# ·~

# #14

Sheet 1 of 1

FORM PTO-1449			; ±: 2					COMMERCE	ATTY. DOCKET NO 300.1005		SERIAL NO.: 09/705,630	0.	<u> </u>
, (REV. 7-80)	LIST	OF PR	IOR ART					MARK OFFICE	APPLICANT(S):Xiu Xiu CHENG, et al.			RED	
(Use several sheèts if necessary)							FILING DATE: November 3, 2000	· <u>····</u>	GROUP: 1615	2	E VES		
U.S. PATENT DOC								UMENTS				2	
EXAMINER NITLAL		DOCU	DOCUMENT NUMBER DATE				NAME	CLASS	SUBCLASS	FILING DATE	E SA		
MM	AA	6	4 7	5	5	2		11/05/2002	Tirnmins et al.	424	469	Sep. 16, 199	9
	AB				Τ.								
	A.C												
	A.D												
	A.E					T -							
	A.F				1								
	<i>F</i> .G			1		<u> </u>							
)	• ••••	•••••••••	······································		-		FOR	EIGN PATENT D	OCUMENTS				
		DOCL	MENT NUM	IBER			****	DATE	COUNTRY CLASS	SUBCLASS	TRANSLAT	ON	
I											YES	NO	
	AH			1	Ţ	<u> </u>	<u> </u>				1	-	
	<u>ا</u> م			1	-	Ţ	<u> </u>					1	
	н.J				-	1-	1						
	AK			1		T	1	· .					1
	AL					1-							· ·
	·	<u></u>			THER	PRIOR	ART (In	cluding Author, 1	litle, Date, Perlinent Pa	ges, Etc.)			
	AM	Andra	Pilot B ostu					~~~ <u>~</u> ≚					
	AN												
	AO						A						
	,AP												
	.AQ												
	AR												
	AS		(	~		1							
EXAMINER (	Mi		AS	$\int \alpha$	A	10	$rt\gamma$		DATE CONSIDERE	° 12/12	105		
	*EXAMINER: Initial in reference considered, whether cr not citation is in conformance with MPEP 609; Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applican:												



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Adduss: COMMISSIONER FOR PATENTS P.O. Bas 1479 Alexandria, Virginia 22313-1450 www.uspto.gov

# NOTICE OF ALLOWANCE AND FEE(S) DUE

12/19/2003 23280 7590 DAVIDSON, DAVIDSON & KAPPEL, LLC 485 SEVENTH AVENUE, 14TH FLOOR NEW YORK, NY 10018

EXA	MINER
YOUNG,	MICAH PAUL
ART UNIT	PAPER NUMBER

DATE MAILED: 12/19/2003

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/705,630	11/03/2000	Xiu Xiu Cheng	300.1005	6707

TITLE OF INVENTION: CONTROLLED RELEASE METFOR VIN COMPOSITIONS

APPLN. TYPE	SMALL ENTITY	ISSUE FEE	PUBLICATION FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1530	<b>S</b> 0	\$1330	03/19/2004

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

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN <u>THREE MONTHS</u> FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. <u>THIS STATUTORY PERIOD CANNOT BE EXTENDED</u>. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE REFLECTS A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE APPLIED IN THIS APPLICATION. THE PTOL-85B (OR AN EQUIVALENT) MUST BE RETURNED WITHIN THIS PERIOD EVEN IF NO FEE IS DUE OR THE APPLICATION WILL BE REGARDED AS ABANDONED.

### HOW TO REPLY TO THIS NOTICE:

). Review the SMALL ENTITY status shown above.

If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:	If the SMALL ENTITY is shown as NO:
A. If the status is the same, pay the TOTAL FEE(S) DUE shown above.	A. Pay TOTAL FEE(S) DUE shown above, or
8. If the status is changed, pay the PUBLICATION FEE (if required) and twice the amount of the ISSUE FEE shown above and notify the United States Patent and Trademark Office of the change in status, or	B. If applicant claimed SMALL ENTITY status before, or is now claiming SMALL ENTITY status, check the box below and enclose the PUBLICATION FEE and 1/2 the ISSUE FEE shown above.

se Applicant claims SMALL ENTITY status. See 37 CFR 1.27.

II. PART B - FEE(S) TRANSMITTAL should be completed and returned to the United States Patent and Trademark Office (USPTO) with your ISSUE FEE and PUBLICATION FEE (if required). Even if the fee(s) have already been paid, Part B - Fee(s) Transmittal should be completed and returned. If you are charging the fee(s) to your deposit account, section "4b" of Part B - Fee(s) Transmittal should be completed and an extra copy of the form should be submitted.

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

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

Page 1 of 3

PTC/L-85 (Rev. 11/03) Approved for use through (4/30/2004.

# PART B - FEE(S) TRANSMITTAL

Complete and send this form, together wan applicable fee(s), to: Mail

Mail Stop ISSUE . LE Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

				Alexandria, Vir <sub>l</sub> (703) 746-4000	ginia 22313-1450	
It IS FRUCTIONS: This for appropriate. All further corr indicated unless corrected b r aintenance fee notifications	ni should be used for train espondence including the l clow or directed otherwise s.	smitting the ISNUE FI Patent, advance orders in Block 1, by (a) spe			nired). Blocks 1 through 4 s will be mailed to the current ; and/or (b) indicating a sepa	hould be completed where correspondence address as inste "FEE ADDRESS" for
CURRENT CORRESPONDENCI	ADDRESS (Note: Legility mark-up	a with any correction a or use B		Fee(s) Transmittal. The papers, Each addition	f mailing can only be used for his certificate cannot be used al paper, such as an assignme	for any other accompanying
23280 75	90 12/19/2003		1	ave its own certificat	e of mailing or transmission.	-
	VIDSON & KAPPE ENUE, 14TH FLOOF 10018	•		Ce bereby certify that t States Postal Service addressed to the Ma transmitted to the US	rtificate of Mailing or Trans his Foc(s) Transmittal is bein with sufficient postage for fu il Stop ISSUE FEE address PTO, on the date indicated be	suission g deposited with the United st class mail in an envelope above, or being facsionite low.
			ļ			(Depositur's name)
			[			(Signature)
			Į			(Uate)
APPLICATION NO.	FILING VATE	FIRS	T NAMED INVEN	TOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/705,630	11/03/2000	<u> </u>	Xiu Xiu Cheng		300,1005	6707
TITLE OF INVENTION: CO	SMALL ENTITY	ISSUI; FEE		BLICATION FEE	TOTAL FEE(S) OUE	DATE DUE
APPUN. TYPE		<u> </u>		\$0	\$1330	03/19/2004
nonprovisiona`	СИ 	\$1330				0,017/2004
EXAM	UNER	ARTUNIT	CL	ASS-SUBCLASS		
YOUNG, MI	ICAH PAUL	1615		424-468000		
C1 "Fee Address" indicati FTO/SB 47; Rev 03-02 of Number is required. 3. ASSIGNEE NAME AND PLEASE NOTE: Unless	an assignce is identified be d to the USPTO or is being EE	tion form a of a Customer BE PRINTED ON THE slow, no assignce data v submitted under separat (B) RE	gent) and the nai ttorneys or agent vill be printed. PATENT (print of will appear on the le cover. Complet SSIDENCE: (CIT	patent, Inclusion of ion of this form is NC Y and STATE OR CC	stered patent sd, no name 3 assignce data is only appropr JT a substitute for filing an as	signment.
4a. The following fee(s) arc		· · · · · · · · · · · · · · · · · · ·	yment of Fee(s):			
C Issue Fee		עם	A check in the am	ount of the fee(s) is e	nclosed.	•
C Publication Fee	<b>-</b> .		• •	card. Form PTO-203		
Q Advance Order - # of	Copies	Dej	The Director is h posit Account Nu	mber	charge the required fee(s), or (enclose an extra-	credit any overnayment, to copy of this form).
Director for Patents is reque	sted to apply the Issue Fee a	and Publication Fee (if a	any) or to re-apply	any previously paid	issue fee to the application id	entified above.
(Authorized Signature)		(Date)				
other than the applicant; interest as shown by the re	d Publication Fee (if requi- a registered attorney or as cords of the United States P	sent; or the assignee o atent and Trademark Of	r other party in ffice.			
obtain or retain a benefit application. Confidentiality estimated to take 12 minu completed application for case. Any comments on suggestions for reducing y Patent and Trademark 22312-14560. DO NOT \$	ation is required by 37 CFF by the public which is to y is governed by 35 U.S.C. tes to complete, including g in to the USPTO. Time w the amount of time you this burden, should be sent Office, U.S. Department SEND FFES OR COMPLI for Paterts, Alexandria, Vir	the (and by the USF1C 122 and 37 CFR 1.14, 7 gathering, preparing, an- ill vary depending upo require to complete fi to the Chief Informati- of Commerce, Alexa ETED FORMS TO TH	J to process) an			
	duction Act of 1995, no misss it cisplays a valid OM	•	to respond to a			·
		TRANSMIT	T THIS FORM W	ITH FEE(S)		

 $PTOL-85^\circ$  (Rev. 11/03) Approved for use through 04/30/2004.

OMB 0651-0033 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

<u>Uni</u>	red States Paten	T AND TRADEMARK OFFICE	UNITED STATES DEPAR United States Fulent and Address: COMMISSIONER F P.O. Box 1450 Alexandria, Virginia: 223 www.upplo.gov	Frademark Office OR PATENTS
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/705,630	13/03/2000	Xiu Xiu Cheng	300.1005	6707 ·
23280 75	90 12/19/2003		EXAM	INER
DAVIDSON, DAVIDSON & KAPFEL, LLC		., LLC	YOUNG, M	ICAH PAUL
485 SEVENTH AV NEW YORK, NY I	ENUE, 14TH FLOOR		ART UNIT	PAPER NUMBER
			1615	
			DATE MAILED: 12/19/200	3

# Determination of Patent Term Adjustment under 35 U.S.C. 154 (b) (application filed on or after May 29, 2000)

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

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

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

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (703) 305-1383. Questions relating to issue and publication fee payments should be cirected to the Customer Service Center of the Office of Patent Publication at (703) 305-8283.

Page 3 of 3

PTOL-85 (Rev. 11/03) Approved for use through 04/30/2004.

			PA-IT	C p#17
QUERY CONTROL FORM		1 1 1	RTISUS	SEONLY
Application No. 09/2015, 430	Prepared by	ALG ,	Tracking Number	05980889
Examiner-GAU PCICC-ILUES	Date	712104	Week Date	10-29-03
	No. of queries	·(J) '		

		J	ACKET	
_	a. Serial No.	f. Foreign Pricrity	k. Print Claim(s)	p. PTO-1449
	Applicant(s)	g. Disclaimer	I. Print Fig.	q. PTOL-85b
	<ul> <li>Continuing Data</li> </ul>	h. Microfiche Appendix	m. Searched Column	r. Abstract
	d. PCT	i. Title	n. PTO-270/328	s. Sheets/Figs
	a. Domestic Priority	j. Claims Allowed	o. PTO-892	t. Other
Γ	SPECIFICATION	MESSAGE		<u></u>
	a. Page Missing			ىلى يەرىپىلى بەرە مەلىپ بەرە مەلىپ بەرە يەلىپ بەرەپ
1	p. Text Continuity	Claim 2 1	5 MISSINA -	from text and
:	<ol> <li>Holes through Data</li> </ol>	inclex.		
	d. Other Missing Text	ά) 		
1	e. Illegible Text	Sole Invent	or on oat	his the sec-
f	f. Duplicate Text	Ond invento		
1	g. Brief Description			
1	h. Sequence Listing			
i	i. Appendix	Pr / ED		
	j. Amendments			
	k. Other	JAN 8 1 2004		
		13		
	CLAIMS	10	Ī	Plexiese
ľ	a) Claim(s) Missing			Advise
1	b. Improper Dependency			······································
	c. Duplicate Numbers			
<	d. Incorrect Numbering			initials 146
1	e. Index Disagrees	RESPONSE ( Cor	rected	$\bigcirc$
	f. Purictuation			
9	g. Amendments	(2) order on the	- bib sheet -3 con	ect or ler of
1	h. Bracketing	mentorship		
i	Missing Text			
j	j Duplicate Text			
1	k. Other			
	<b>- -</b>			initials H

E-5 (Rev. 10/01/02)

18 Reg Corrected

CENTRAL FAX CENTER

FEB 0 6 2004

FFICIA

300.1005

BO-CO: (22 MIN) NOTTARUO 1754 257 STS: CISO 18447451: STO 100: 201-STATE-OT92U: SV2 16 MIN STORE TO 2012 10 CISO 201

#### UNITED STATES PATENT & TRADEMARK OFFICE

Re: Application of:

Serial No.:

Xiu Xiu Cheng, et al. 09/705,630

Art Unit: 1615

November 3, 2000

Filed:

**Controlled Release Metformin Compositions** 

Examiner: M. Young

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 January 8, 2004

#### Attention: Examiner Micah Paul Young

#### **COMMUNICATION**

Sir:

This communication is being submitted in accordance with the telephone message on January 7, 2004, that Examiner Micah Paul Young left with Mr. David G. Knasiak, Associate Attorney for the undersigned.

A Notice of Allowance for the above-referenced application was mailed on December 19, 2003. Upon review of the Notice of Allowability and accompanying documents, Applicants' Attorney determined that certain claims that were indicated as allowable were cancelled (e.g., claims 1 and 4) and certain claims which were pending (claims 30 and 43) were not acknowledged in the Notice of Allowance. In addition, the four (4) pages of Form PTO-1449, which were submitted on September 17, 2001 together with the Information Disclosure Statement of the same date, and resubmitted with the amendment of November 21, 2003 to the United States Patent Office, have not been returned to Applicant initialed by the Examiner.

As requested by the Examiner a listing of the pending claims is provided below and the (4) pages of the above-mentioned Form PTO-1449 are included herewith.

a VLOLION

7

JAN. 8. 2004 2:30PM . DOK

# 300'1 00'2 00'1 00'2 00'1 00'2 0'0'1 0'0'2 1'0'2' 0'0'2' 0'1'0'2' 0'1'0'2' 0'1'0'2' 0'1'0'2' 0'1'0'1'0'1'0'1'0'

#### LISTING OF CLAIMS

Claim 5. A controlled release oral dosage form for the reduction of serum glucose levels in human patients with NIDDM, comprising an effective dose of metformin or a pharmaceutically acceptable salt thereof and a controlled-release carrier to control the release of said metformin or pharmaceutically acceptable salt thereof from said dosage form, said dosage form being suitable for providing once-a-day oral administration of the metformin or pharmaceutically acceptable salt thereof, wherein following oral administration of a single dose, dosage form provides a mean time to maximum plasma concentration  $(T_{max})$  of the metformin from 5.5 to 7 hours after administration following dinner.

Claim 7. The controlled release oral dosage form of claim 5, which exhibits the following dissolution profiles when tested in a USP type 2 apparatus at 75 rpm in 900 ml of simulated intestinal fluid (pH 7.5 phosphate buffer) and at 37 C:

0-30% of the metformin or salt thereof released after 2 hours; 10-45% of the metformin or salt thereof released after 4 hours; 30-90% of metformin or salt thereof released after 8 hours; not less than 50% of the metformin or salt thereof released after 12 hours; not less than 60% of the metformin or salt thereof released after 16 hours; and not less than 70% of the metformin or salt thereof released after 20 hours.

Claim 8. The controlled release oral dosage form of claim 5, which exhibits the following dissolution profiles when tested in a USP type 2 apparatus at 75 rpm in 900 ml of simulated intestinal fluid (rH 7.5 phosphate buffer) and at 37 C:

0-25% of the metformin or salt thereof released after 2 hours; 20-40% of the metformin or salt thereof released after 4 hours; 45-90% of the metformin or salt thereof released after 8 hours; not less than 60% of the metformin or salt thereof released after 12 hours; not less than 70% of the metformin or salt thereof released after 16 hours; and not less than 80% of the metformin or salt thereof released after 20 hours.

E 'J \$201 'ON

X00 M905:2 4005.8 .NAU

#### PAGE 1412 \* RCVD AT 1/2/2012 12/2012 \* 841047.2101 \* 0K-78743-01928.544 \* CSID: 12/2012 \* 00128/1 74 0V37 \* 2/4

300.1005

Claim 9. The controlled release oral dosage form of claim 5, which provides a width at 50% of the height of a mean plasma concentration/time curve of the metformin from about 4.5 to about 13 hours.

Claim 10. The controlled release or al dosage form of claim 5, which provides a width at 50% of the height of a mean plasma concentration/time curve of the metformin from about 5.5 to about 10 hours.

Claim 11. The controlled release or al dosage form of claim 5, which provides a mean maximum plasma concentration ( $C_{max}$ ) of metformin which is more than about 7 times the mean plasma level of said metformin at about 24 hours after the administration.

Claim 12. The controlled release oral dosage form of claim 5, which provides a mean maximum plasma concentration ( $C_{max}$ ) of metformin which is from about 7 times to about 14 times the plasma level of said metformin at about 24 hours after administration.

Claim 13. The controlled release oral dosage form of claim 5 which provides a mean maximum plasma concentration  $(C_{max})$  of metformin which is from about 8 times to about 12 times the plasma level of said metformin at about 24 hours after administration.

Claim 14. The controlled release or al dosage form of claim 5 which provides a mean maximum plasma concentration ( $C_{max}$ ) of metformin from about 1500 ng/ml to about 3000 ng/ml, based on administration of a 2000 mg once-a-day dose of metformin.

Claim 15. The controlled release oral dosage form of claim 5, which provides a mean maximum plasma concentration ( $C_{max}$ ) of metformin from about 1700 ng/ml to about 2000 ng/ml, based on administration of a 2000 mg once-a-day dose of metformin.

3

\$ 'd \$201 'ON

144 8. 2004 2:31PM 00K

### BOEC: (sering) NOTARIO \* 5:20:30 PM (SI2: 0:20 \* 0:407 4) 1:40 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \* 0:05 \*

300.1005

Claim 16. The controlled release oral dosage form of claim 5 which provides a mean AUC<sub>0-24ht</sub> of at least 80% of the mean AUC<sub>0-24</sub> provided by administration of an immediate release reference standard twice a day, wherein the daily dose of the reference standard is substantially equal to the once-a-day dose of metformin administered in the controlled release oral dosage form.

Claim 17. The controlled release oral dosage form of claim 5 which provides a mean AUC<sub>0-24hr</sub> of at least 90% of the mean AUC<sub>0-24</sub> provided by administration of an immediate release reference standard twice a day, wherein the daily dose of the reference standard is substantially equal to the once-a-day dose of metformin administered in the controlled release oral dosage form.

Claim 18. The controlled release oral dosage form of claim 5 which provides a mean  $AUC_{0-24hr}$  from about 17200 ng.hr/ml to about 33900 ng.hr/ml, based on administration of a 2000 mg once-a-day dose of metformin.

Claim 19. The controlled release oral dosage form of claim 5 which provides a mean AUC<sub>0-24hr</sub> from about 17200 ng.hr/ml to about 26500 ng.hr/ml, based on administration of a 2000 mg once-a-day dose of metformin.

Claim 20. The controlled release oral dosage form of claim 5 which provides a mean AUC<sub>0-24hr</sub> from about 19800 ng.hr/ml to about 33900 ng.hr/ml, based on administration of a 2000 mg once-a-day dose of metformin.

Claim 21. The controlled release oral dosage form of claim 5 which provides a mean AUC<sub>0</sub>, of  $18277 \pm 2961$  ng hr/ml and a mean C<sub>max</sub> of  $1929 \pm 333$  ng/ml, for administration of a 1700 mg once-a day dose of metformin.

Claim 22. The controlled release oral dosage form of claim 5 which provides a mean AUC<sub>0-w</sub> of 20335  $\pm$  4360 ng hr/ml and a mean C<sub>max</sub> of from 2053  $\pm$  447 ng/ml, for administration of a 2000 mg once-a-day dose of metformin.

\_9 11\_\_\_\$/01 ON\_

M915:5 4005.8 .NAU

00K

# 5001.005 PAGE 6/12 \* RCVD AT 1/8/2004 2:20:30 PM (Eastern Standard Time) \* SVR:USPTO EFXRF-20 \* DVIS:7467648 \* CSID:212 736 2427 \* DURATION (mm-ss):03-05

Claim 23. The controlled release oral dosage form of claim 5 which provides a mean AUC<sub>0-24</sub> of 26818 = 7052 ng·hr/ml and a mean  $C_{max}$  of 2849 ± 797 ng/ml, for administration of a 2000 mg once-a-day dose of metformin.

Claim 24. The controlled release oral dosage form of claim 5 which provides a mean AUC<sub>0-24</sub> of 22590  $\pm$  3626 ng hr/ml and a mean C<sub>max</sub> of 2435  $\pm$  630 ng/ml on the first day of administration and a mean AUC<sub>0-24</sub> of 24136  $\pm$  7996 ng hr/ml and a mean C<sub>max</sub> of 2288  $\pm$  736 ng/ml on the 14<sup>th</sup> day of administration, for administration of a 2000 mg once-a-day dose of metformin.

Claim 25. The controlled release oral dosage form of claim 21 which provides a mean  $t_{1/2}$  from 2.8 to 4.4.

Claim 26. The controlled release oral dosage form of claim 9, which provides a mean time to maximum plasma concentration  $(T_{max})$  of metformin from 6.0 to 7.0 hours after the administration.

Claim 27. The controlled release oral dosage form of claim 9, which provides a mean time to maximum plasma concentration (Tmax) of metformin from 5.5 to 7.0 hours after administration.

Claim 29. The controlled release dosage form of claim 5, wherein the metformin or pharmaceutically acceptable salt thereof is provided by at least one controlled-release tablet, said tablet comprising:

5

(a) a core comprising:

(i) the metformin or a pharmaceutically acceptable salt;

(ii) optionally a binding agent; and

(iii) optionally an absorption enhancer;

(b) a membrane coating surrounding the core; and

(c) at least one passageway in the membrane.

144. 8. 2004 2:316M \_\_\_\_00K

PAGE 7112 . ROUD AT 1/8/2004 2:20:30 PM (Eastern Stands of SVR. USPTO EFXRF 2/0 \* DIVE. 140/29 \* CSID: 2/2 7/0 / 1/1/2/0 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2 / 2/2

300.1005

Claim 30. The controlled release oral dosage form of claim 29, wherein said membrane is a semipermeable membrane.

Claim 43. The controlled release oral dosage form of claim 5, which provides a mean time to maximum plasma concentration  $(T_{max})$  of metformin at from 6.0 to 7 hours after the administration of the dose.

L d \$201 ON

JAN. 8. 2004 2:31PM - DOK

2001 005 PRGE 8/12\* RCVD AT 1/8/2004 2:20:30 PM (Eastern Standard Time)\* SVR:USPTO-EFXRF-20\* DNS:7456618\* CSID:212 736 2427 \* DURATION (mm-ss):03-05

#### Conclusion

Applicants respectfully request that the Examiner provide a supplemental notice of allowance indicating the properly allowed claims and the initialed four (4) pages of Form PTO-1449 to the undersigned.

7

Respectfully submitted, DAVIDSON, DAVIDSON & KAPPEL, LLC

By: Chiford M. Davidson Reg. No. 32,728

Davidson, Davidson & Kappel, LLC 485 Seventh Avenue, 14th Floor New York, New York 10018 (212) 736-1940

'd\_\_\_\_VLOI 'ON\_

8

MALE: 5 . 2004 . 2:31PM

00K



PAGE 1112\* RCVD AT 118/2004 2:20:30 PM [Eastern Standard Time] \* SVR:USPTO-EFXRF-20\* DNIS:746764 \* CSID:212 736 2427 \* DURATION (mm-s-):03-06

CLIFFORD M. DAVIDSON LESLYE B DAVIDSON CARY S. KAPPEL WILLIAM C. GHRIS MOREY B. WILDES K. DBERT J. PARADISO EIUK R. SWANSCHTT THOMAS P. CANTY

HEUX L. DYARIENZO, JR.

DAVID C, KNASIAK RICHARD V, ZANZALARI" BENJAMIN S, DIMARCO RIANKI, IN S, ABRAMS AUCHELLE J, BLAT"



۲

FACSIMILE TRANSMITTAL

RECEIVED CENTRAL FAX CENTER

FEB 0 6 2004

NEW YORK

F. 212-736-2427 DDK@DDKPATENT.COM

HANKFURT

ARNDTSTRASSE 11

T. +49 (69) 788 088-0

ADMITTED IN NEW PLASEY ONLY

"ADMITTED IN CONNECTICUT ONLY "TODK (UKOre

NEW YORK, NY 10018 T. 212-736-1940

DAVIDSON, DAVIDSON & KAPTE, LLC 485 SEVENTH AVENUE, 14TH FLOOR

DAVIDSON, DAVIDSON & KAPTEL EUROPE, LLC

60325 FRANKFURT AM MAIN, CERMANY

F. +49 (69) 788 088-29 FRANKFLIRT@DDKPATENT.COM

FROM: David G. Knasiak:

DATE: January 8, 2004

PAGES: 12 (including cover sheet)

Attomey Docket Nos.: 300.1005

FFICIAL

PLEASE DELIVER THE FOLLOWING TO:

Recipients(s): Micah Paul Young

Fax Number: 1-703-746-7648

MESSAGE: Please see attached.

This transmission was sent from fax number (212) 736-2427. If you have any problems with your reception, please telephone the sender at (212) 736-1940 Ext. 231.

CERTIFICATE OF FACSI	MILE TRANSMISSION
I hereby certify that this paper with enclosures are being faceimile th	
below. Down & Encode	1/8/04
David G. Knasiak	Date

CONFIDENTIALITY NOTICE: The documents a mempanying this factimate transmission contain confidential information belonging to the sender which is legally privileged. The information is intended only for the use of the individual or onity numed above. If you are not the intended recipient, you are hereby notified that any disclosure, copying, distribution or the taking of any action in reliance on the contents of this factimite information is strictly prohibited. If you have reacted this factimits in error, please immediately notify us by telephone to arrange for return of the original documents to us.

> IF THERE ARE ANY PROBLEMS WITH RECEPTION OF THIS FAX, PLEASE CALL OR FAX SENDER TO ADVISE. THANK YOU.

I'C PLOLION

00K ·

M908:5 4005.8 .NAL

Re:

#### UNITED STATES ADEMARK OFFICE

Application of: Serial No.: Filed: For:

09/705,630

Xiu Xiu Cheng, et al.

November 3, 2000

Examiner: M. Young

**Controlled Release Metformin Compositions** Art Unit: 1615

#### AMENDMENT UNDER 37 C.F.R. § 1.312

Mail Stop Issue Fee Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 January 9, 2004

300.1005 B15

#### I. **INTRODUCTORY COMMENTS**

Sir:

In response to the Notice of Allowance dated December 19, 2003, Applicants respectfully request that the following clean claim set be published in the printed patent. Applicants also request that the initialed copies of the PTO 1449 Forms previously submitted on September 17, 2001 together with the Information Disclosure Statement of the same date, and resubmitted with the amendment of November 21, 2003 be returned to the Applicant, as described in more detail in the "Remarks" section below.

#### II. CLEAN SET OF CLAIMS

Claim 6. A controlled release oral dosage form for the reduction of serum glucose levels in human patients with NIDDM, comprising an effective dose of metformin or a pharmaceutically acceptable salt thereof and a controlled-release carrier to control the release of said metformin or pharmaceutically acceptable salt thereof from said dosage form, said dosage form being suitable for providing once-a-day oral administration of the metformin or pharmaceutically acceptable salt thereof, wherein following oral administration of a single dose, dosage form provides a mean time to maximum plasma concentration (T<sub>max</sub>) of the metformin from 5.5 to 7 hours after administration following dinner.

Claim,  $\vec{J}$ . The controlled release oral dosage form of claim,  $\vec{S}$ , which exhibits the following dissolution profiles when tested in a USP type 2 apparatus at 75 rpm in 900 ml of simulated intestinal fluid (pH 7.5 phosphate buffer) and at 37 C:

0-30% of the metformin or salt thereof released after 2 hours;

10-45% of the metformin or salt thereof released after 4 hours;

30-90% of metformin or salt thereof released after 8 hours;

not less than 50% of the metformin or salt thereof released after 12 hours;

not less than 60% of the metformin or salt thereof released after 16 hours; and

not less than 70% of the metformin or salt thereof released after 20 hours.

3 Claim 8. The controlled release oral dosage form of claim 5, which exhibits the following dissolution profiles when tested in a USP type 2 apparatus at 75 rpm in 900 ml of simulated intestinal fluid (pH 7.5 phosphate buffer) and at 37 C:

0-25% of the metform in or salt thereof released after 2 hours;

20-40% of the metformin or salt thereof released after 4 hours;

45-90% of the metformin or salt thereof released after 8 hours;

not less than 60% of the metformin or salt thereof released after 12 hours; not less than 70% of the metformin or salt thereof released after 16 hours; and not less than 80% of the metformin or salt thereof released after 20 hours.

Claim 9. The controlled release oral dosage form of claim, 5, which provides a width at 50% of the height of a mean plasma concentration/time curve of the metformin from about 4.5 to about 13 hours.

Claim 10. The controlled release oral dosage form of claim 5, which provides a width at 50% of the height of a mean plasma concentration/time curve of the metformin from about 5.5 to about 10 hours.

Claim 14. The controlled release oral dosage form of claim 5, which provides a mean maximum plasma concentration ( $C_{max}$ ) of metformin which is more than about 7 times the mean plasma level of said metformin at about 24 hours after the administration.

Claim 12. The controlled release oral dosage form of claim 5, which provides a mean maximum plasma concentration ( $C_{max}$ ) of metformin which is from about 7 times to about 14 times the plasma level of said metformin at about 24 hours after administration.

Claim 3. The controlled release oral dosage form of claim 3 which provides a mean maximum plasma concentration ( $C_{max}$ ) of metformin which is from about 8 times to about 12 times the plasma level of said metformin at about 24 hours after administration.

Claim 14. The controlled release oral dosage form of claim  $\mathcal{S}$  which provides a mean maximum plasma concentration ( $C_{max}$ ) of metformin from about 1500 ng/ml to about 3000 ng/ml, based on administration of a 2000 mg once-a-day dose of metformin.

Claim 15. The controlled release oral dosage form of claim  $\mathcal{S}$ , which provides a mean maximum plasma concentration ( $C_{max}$ ) of metformin from about 1700 ng/ml to about 2000 ng/ml, based on administration of a 2000 mg once-a-day dose of metformin.

Claim 16. The controlled release oral dosage form of claim 5 which provides a mean AUC<sub>0.24hr</sub> of at least 80% of the mean AUC<sub>0.24</sub> provided by administration of an immediate release reference standard twice a day, wherein the daily dose of the reference standard is substantially equal to the once-a-day dose of metformin administered in the controlled release oral dosage form.

Claim 17. The controlled release oral dosage form of claim 5 which provides a mean  $AUC_{0.24hr}$  of at least 90% of the mean  $AUC_{0.24}$  provided by administration of an immediate release reference standard twice a day, wherein the daily dose of the reference standard is substantially equal to the once-a-day dose of metformin administered in the controlled release oral dosage form.

Claim 18. The controlled release oral dosage form of claim 5 which provides a mean AUC<sub>0-24hr</sub> from about 17200 ng.hr/ml to about 33900 ng.hr/ml, based on administration of a 2000 mg once-a-day dose of metformin.

Claim  $\int 9^{1/2}$ . The controlled release oral dosage form of claim 5 which provides a mean AUC<sub>0-24hr</sub> from about 17200 ng.hr/ml to about 26500 ng.hr/ml, based on administration of a 2000 mg once-a-day dose of metformin.

Claim 20. The controlled release oral dosage form of claim 5 which provides a mean AUC<sub>0-24hr</sub> from about19800 ng.hr/ml to about 33900 ng.hr/ml, based on administration of a 2000 mg once-a-day dose of metformin.

Claim 21. The controlled release oral dosage form of claim 5 which provides a mean AUC<sub>0-\*</sub> of  $18277 \pm 2961$  ng·hr/ml and a mean C<sub>max</sub> of  $1929 \pm 333$  ng/ml, for administration of a 1700 mg once-a-day dose of metformin.

Claim 22. The controlled release oral dosage form of claim 5 which provides a mean AUC<sub>0-\*</sub> of 20335  $\pm$  4360 ng·hr/ml and a mean C<sub>max</sub> of from 2053  $\pm$  447 ng/ml, for administration of a 2000 mg once-a-day dose of metformin.

Claim 23. The controlled release oral dosage form of claim 5 which provides a mean AUC<sub>0-24</sub> of 26818  $\pm$  7052 ng hr/ml and a mean C<sub>max</sub> of 2849  $\pm$  797 ng/ml, for administration of a 2000 mg once-a-day dose of metformin.

Claim 24. The controlled release oral dosage form of claim 5 which provides a mean AUC<sub>0-24</sub> of 22590  $\pm$  3626 ng·hr/ml and a mean C<sub>max</sub> of 2435  $\pm$  630 ng/ml on the first day of administration and a mean AUC<sub>0-24</sub> of 24136  $\pm$  7996 ng·hr/ml and a mean C<sub>max</sub> of 2288  $\pm$  736 ng/ml on the 14<sup>th</sup> day of administration, for administration of a 2000 mg once-a-day dose of metformin.

Claim 25. The controlled release oral dosage form of claim 21 which provides a mean  $t_{1/2}$  from 2.8 to 4.4.

Claim 26. The controlled release oral dosage form of claim 9, which provides a mean time to maximum plasma concentration  $(T_{max})$  of metformin from 6.0 to 7.0 hours after the administration.

Claim 27. The controlled release oral dosage form of claim 9, which provides a mean time to maximum plasma concentration (Tmax) of metformin from 5.5 to 7.0 hours after administration.

Claim 29. The controlled release dosage form of claim 5, wherein the metformin or pharmaceutically acceptable salt thereof is provided by at least one controlled-release tablet, said tablet comprising:

- (a) a core comprising:
  - (i) the metformin or a pharmaceutically acceptable salt;
  - (ii) optionally a binding agent; and
  - (iii) optionally an absorption enhancer;
- (b) a membrane coating surrounding the core; and
- (c) at least one passageway in the membrane.

Claim 30. The controlled release oral dosage form of claim 29, wherein said membrane is a semipermeable merobrane.

Claim 43. The controlled release oral dosage form of claim 5, which provides a mean time to maximum plasma concentration  $(T_{max})$  of metformin at from 6.0 to 7 hours after the administration of the dose.

6

PTO/SB/92 (05-03) Approved for use through 04/30/2003. O/JB 0561-0031 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE a collection of information unless il contains a valid OMB control number. n Act of 1995, no persons are required to respond to a co ŝ 1 2 2004 Certificate of Mailing under 37 CFR 1.8 RADE . I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Mail Stop: Issue Fee Commissioner fcr Patents P.O. Box 1450 Alexandria, VA 22313-1450 оп January 9, 2004. Date Signature Herbert McLaughlin Typed or printed name of person signing Certificate Each paper must have its own certificate of mailing, or this certificate must identify each submitted Note: рарел. Re.: Docket No.: 300.1005 Applicant(s): Xiu Xiu CHENG, et al. Serial No.: 09/705,630 Invention: CONTROLLED RELEASE METFORMIN COMPOSITIONS Filing Date: November 3, 2000 - Amendment under 37 C.F.R. § 1.312 (7 pages); - Form PTO 1449 (4 pages); and -postcard

This collection of information is required by 37 CFR 1.8. The information is required to obtain or retain a benefit by the public which is to file (and by the USP1 D to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 1.6 minutes to complete, including gatherin , 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 returie 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 Commiscioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450. FEES OR COMPLETED FORMS TO 'THIS ADDRESS. SEND TO: Commiscioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

PART B - FEE(S) TRA	NSMITTAL
Complete and send this form, logether with applicable fee(s), to: Mail	Mail Stop ISSUE FEE Commissioner for Patents P.O. Box 1450
or <u>Fax</u>	Alexandria, Virginia 22313-1450 (703) 746-4000
INSTRUCTIONS: This form should be used for transmitting the ISSUE FEE and PUBLI sphroprinte, All further correspondence including the Patent, idvance orders and notification indicated unless corrected below or directed otherwise in Block 1, by (a) specifying a new	CATION FEE (if required). Blocks 1 through 4 should be completed where a of maintenance fees will be mailed to the current cerrespondence address as correspondence address; and/ar (b) indicating a separate "FEE ADDRESS" for
Inuintenance fice notifications. CURRENT CORRESPONDENCE ADDRESS (Hore: Legibly mark-up with any corrections or use Block 1)	Note: A certificate of mailing can only be used for domestic mailings of the fee(s) Transmittal. This certificate cannot be used for any other accompanying
23280 7590 12/19/:003	Pec(s) Transmital. This certificate cannot be used for any other accompanying papers. Each additional paper, such as an assignment or formal drawing, must have its own certificate of mailing or transmission.
DA VIDSON, DA VIDSON & KAPPEL, LLC PE 485 SEVENTH AVENUE, 14TH FLOOR NEW YORK, NY 10018	Certificate of Malling or Transmission I hereby certify that this Pec(s) Transmittal is being deposited with the United States Postal Service with sufficient postage for first class mail in an envelope addressed to the Mail Stop ISSUE FEE address above, or being facsimile transmitted to the USPTO, on the date indicated below.
()))》(1)	Calvin Ashby, III (Depositor's name)
ALL STATES	Cali-HSALAIL (Signature)
STRADE	March 1, 2004 (0.14)
APPLICATION NO. FILING DATE FIRST NAMED INVE	INTOR ATTORNEY DOCKET NO. CONFIRMATION NO.
09/705,630 11/03/2000 Xiu Xiu Chen	8 300.1005 6707
TITLE OF INVENTION: CONTROLLED RELEASE METFORMIN COMPOSITIONS	
APPLN, TYPE SMALL ENTITY ISSUE FEE	PUBLICATION FEE TOTAL FEE(S) DUE DATE DUE
nonprovisional NO \$1330	<b>\$0</b> . \$1360 03/19/2064
EXAMINER ART UNIT	CLASS-SUBCLASS
YOUNG, MICAH PAUL 1615	424-468000
	on the patent front page, list (1) the
	a 3 registered patent attorneys or <u>Davidson</u> , <u>Davidson &amp;</u> matively, (2) the name of a single Kappel, LLC
agent) and the	names of up to 2 registered patent
PTO/SH/47; Rev 03-02 or more recent) attached. Use of a Customer will be existed	ents. If no name is listed, no name
ASSIGNEE: NAME AND RESIDENCE DATA TO BE PRINTED ON THE PATENT (print	
PLEASE NOTE: Unless an assignce is identified below no assignce data will appear on t been previously submitted to the USPTO or is being submitted under separate cover. Comp	
Andrx Labs, LLC Davie,	Florida
Please check the appropriate assignce category or categories: (will not be printed on the patent)	; Clindividual Reorporation or other private group entity Cl government
4a. The following fee(s) are enclosed: 4b. Payment of Fee(s)	·
	amount of the fee(s) is enclosed. dit eard. Form PTO-2038 is attached.
	thereby authorized by charge the required $fce(s)$ , or credit any overpayment, to Number $50-0552$ (enclose an extra copy of this form).
Director ( fr Patents is requested to apply the issue Fee and Publication Fou (if any) or to re-app	
(Authonized Signatures) All audical Bate) March 1, 20	04
RODERT J. PAZAGISO, BEG, NO. 41, 240 NOTE: The Issue Fee and Publication Fee (if required) will not be accepted from anyon other dian the applicant; a registered attorney or agent; or the assignee or other party interest as shown by the records of the United States Patrint and Trademark Office.	in 01 FC:1501
This collection of information is required by 37 CFR 1.311. The information is required to	02 FC:8001 1330.00 DP 30.00 DP
This collection of information is required by 37 CFR 1.311. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) a application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection estimated to take 12 minutes to complete, including gathering, preparing, and rubmitting the completed application form to the USPTO. Time will vary depending upon the individua case. Any comments on the amount of time you require to complete this form and/ suggestions for reducing this berden, should be sent to the Chief Information Officer, U.J. Patent and Trademark Office, U.S. Department of Commerce, Alexandria, Virglis: SEND TO: Commissioner for Putenta, Alexandria, Virg nia 22313-1450.	is no al S.
Faïent and Trademark Office, U.S. Department of Commerce, Alexandria, Virgin 22313-1450, DO NOT SEND FEES OF COMPLETED FORMS TO THIS ADDRES SEND TO: Commissioner for Patents, Alexandria, Virg nia 22313-1450.	sa S.
Under the Paperwork Reduction Act of 1995, no persons are required to respond to collection of information unless it displays a valid CME control number.	a)
TRANSMIT THIS FORM	WITH FEE(S) 33 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
P'fOL-85 (Rev 11/03) Appraved for use through 04/30/2004. OMB 0651-00	

			INITED STATES DEPAR United States Patent and Address CORMISSIONE 1 P.O. Una [430] Alexandra, Virginia 221 www.uspin.gov	frademark Office OR PATENTS
PPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DUCKET NO.	CONFIRMATION NO.
09/705,630	11/1)3/2000	Xiu Xiu Cheng	300.1005	6707
23280 7	590 (1/30/2984		EXAM	INER
DAVIDSON,	DAVIDSON & KAPP	EL, LLC	YOUNG, MI	CAMPAUL #
485 SEVENTE NEW YORK,	AVENUE, 14TH FLOO	R	ARTUNIT	PAPER NUMBER
	N 1 10010			

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

2TO-90C (Rev. 10/03)

	Application No.	Applicant(s)	
Supplemental	09/705,630	CHENG ET AL.	
Notice of Allowability	Examiner	Art Unit	
	Maab Davil Young	1615	
	Micah-Paul Young		
The MAILING DATE of this communication appea It claims being allowable, PROSECUTION ON THE MERITS IS ( erewith (or previously mailed), a Notice of Allowance (PTOL-85) of IOTICE OF ALLOWABILITY IS NOT A GRANT OF FATENT RIC I the Office or upon petition by the applicant. See 37 CFR 1.313	OR REMAINS) CLOSED in or other appropriate communes of the second secon	this application. If not included nication will be mailed in due c	d ourse. THIS
[] This communication is responsive to <u>11/21/03</u> .			
[3] The allowed claim(s) is/are <u>5,7,27,29,30 and 43</u> .			
. $[\![\delta]$ The drawings filed on <u>03 November 2000</u> are accepted by t	he Examiner.		
. [] Acknowledgment is made of a claim for foreign priority und a) [] All b) [] Some* c) [] None of the:		r (f).	
1. Certified copies of the priority documents have			
2. Certified copies of the priority documents have			
3. Copies of the certified copies of the priority doc	uments have been received	in this national stage applicati	on from the
international Bureau (PCT Rule 17.2(a))			
Certified copies not received:			
Applicant has THREE MONTHS FROM THE "MAILING DATE" of noted below. Failure to timely comply will result in ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.		a reply complying with the requ	uirements
A SUBSTITUTE OATH OR DECLARATION must be submit INFORMAL PATENT APPLICATION (PTO-152) which give			OTICE OF
. [] CORRECTED DRAWINGS ( as "replacement sneets") must	be submitted.		
(a) [] including changes required by the Notice of Draftsperse	on's Palent Drawing Review	(PTO-948) attached	
1) 🗌 hereto or 2) 🛄 to Paper No./Mail Date			
(c) [] including changes required by the attached Examiner's Paper No./Mail Date	Amendment / Comment or	in the Office action of	
Identifying indicia such as the application number (see 37 CFR 1.) each sheet, Replacement sheet(s) should he labeled as such in th			back) of
DEPOSIT OF and/or INFORMATION about the depose attached Examiner's comment regarding REQUIREMENT F			ote the
Attachment(s) 	5. 🗌 Notice of Inf	ormal Patent Application (PTO	-152)
L <sup>T</sup> Nutice of Draftperson's Patent Drawing Review (PTO-948)		immary (PTO-413),	r
. ]_j Information Disclosure Statements (PTO-1449 or PTO/SB/08 Paper No./Mail Date		Amendment/Comment	
. [] Examiner's Comment Regarding Requirement for Deposit	8. 🔲 Examiner's :	Stalement of Reasons for Allov	wance
of Biological Material	9. 🗌 Other	÷	
	SUPERVISORY PAIGNE ED TECHNOLOGY CENTER	E Micah-Paul Young <u>(AMINEH</u> Examiner 1600 Art Unit: 1615	
U.ii, Paterit sixl Trademark Dffice			

. .

.

AUROBINDO EX1005, 199	AUF	ROBIN	IDO	EX1	005.	199
-----------------------	-----	-------	-----	-----	------	-----

**PRINTER RUSH** OD (PTO ASSISTANCE) 1615 Young Application : 09705630 Examiner : GAU: DGIDC FMF FDC Date: From: Location: Tracking #: Week Date: DOC CODE DOC DATE **MISCELLANEOUS** 1449 Continuing Data IDS ] Foreign Priority ] Document Legibility CLM Fees HFW SRFW ] Other 03/00 DRW OATH 312 SPEC Mark [RUSH] MESSAGE:\_\_ COPY Egs DAGES 1-5 Plansa Ea 200 Th 3.2K PG [XRUSH] RESPONSE: Vrawing < arding **INITIALS:** 

NOTE: This form will be included as part of the official USPTO record, with the Response document coded as XRUSH. REV 10/04



#### UNITED STATES PATENT AND TRADEMARK OFFICE

UNDER SECRETARY OF COMMERCE FOR INTELLECTUAL PROPERTY AND DIRECTOR OF THE UNITED STATES PATENT AND TRADEMARK OFFICE

APPLICATION NUMBER	FILING/RECEIPT DATE	FIRST NAMES APPLICANT	ATTORNEY DOCKET NUMBER
			000 4005
09/705630	11/03/2000	CHENG, XIU XIU	300.1005

#### DAVIDSON, DAVIDSON & KAPPEL, LLC 485 SEVENTH AVENUE, 14TH FLOOR NEW YORK NY 10018

<u>Examiner</u> YOUNG, MICAH-PAUL

<u>Art\_Unit</u> 1615 Paper Number 22

Date Mailed:12/28/2004

## **Notice Regarding Drawings**

Corrected drawings for the above-identified application, received in the USPTO on <u>11-03-00</u> are still net acceptable for the reason(s) identified on the attached PTO-948. Applicant is given one opportunity to correct the informalities within a two-month time period from the mailing date of this Notice. THIS TIME PERIOD IS NOT EXTENDABLE UNDER EITHER 37 CFR 1.136(a) OR 1.136(b). Failure to take corrective action within the set period will result in abandonment of the application.

ATTACHMENT: PTO-948 Notice of Draftsperson's Patent Review

RETURN CORRECTED DRAWINGS TO: Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

Mura D. Chan

Joshua D. Chase Office of Patent Publication, Publishing Division 703-305-8430

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

Form PTO-948 (Rev. 06/03) Application No. <u>9/705,630</u> U.S. DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office

#### NOTICE OF DRAFTSPERSON'S PATENT DRAWING REVIEW

The drawing(s) filed (insert date) \_\_\_\_\_\_ / 1 - 3 - 00

approved by the Draitsperson under 37 CFR 1.84 or 1.152. objected to by the Draitsperson under 37 CFR 1.84 or 1.152 for the reasons indicated below. Corrected В. drawings are required. 8. ARRANGEMENT OF VIEWS. 37 CFR 1.84(i) 1. DRAWINGS. 37 CFR 1.84(a): Acceptable Words do not appear on a horizontal, left-to-right categories of drawings: Black ink or fashion when page is either upright or turned so Color (3 sets required). Color drawings are not acceptable until petition is that the top becomes the right side, except for graphs. Fig(s) granted. Fig(s)\_ 9. SCALE. 37 CFR 1.84(k) Pencil and non black ink not permitted. Fig(s)\_\_\_\_ \_ Scale not large enough to show mechanism 2. PHOTOGRAPHS. 37 CFR 1.84(b) One (1) full-tone set is required. Fig(s) without crowding when drawing is reduced in Photographs may not be mounted. 37 CFR 1.84(e) size to two-thirds in reproduction. Photographs must meet paper size requirements of 37 CFR 1.84(f). Fig(s)\_\_\_\_\_ Fig(s) 10. CHARACTER OF LINES, NUMBERS, & Poor quality (half-tone). Fig(s) LETTERS. 37 CFR 1.84(I) Lines, numbers & letters not uniformly thick and 3. TYPE OF PAPER. 37 CFR 1.84(e) well defined, clean, durable, and black (poor line Paper not flexible, strong, white, and durable. quality). Fig(s) / - & Fig(s) Erasures, alterations, overwritings, interlineations, Solid black areas pale. Fig(s) folds, copy machine marks not accepted. Solid black shading not permitted. Fig(s) Fig(s) 4. SIZE OF PAPER. 37 CFR 1.84(f): Acceptable 12. NUMBERS, LETTERS, & REFERENCE CHARACTERS: 37 CFR 1.84(p) sizes: Numbers and reference characters not plain and legible. Fig(s) / - {? Figure legends are poor. Fig(s) / - ? 21.0 cm by 29.7 cm (DIN size A4) or 21.6 cm by 27.9 cm (8 1/2x 11 inches) All drawing sheets not the same size. Numbers and reference characters not oriented in Sheet(s) the same direction as the view. 37 CFR 1.84(p)(1)Drawings sheets not an acceptable size. Fig(s)\_ 5. MARGINS, 37 CFR 1.84(g): Acceptable margins: Fig(s)\_ Top 2.5 cm Left 2.5 cm Right 1.5 cm Bottom 1.0 cm Margins not acceptable. Fig(s) 1-2 7 cc English alphabet not used, 37 CFR 1.84(p)(2) Margins not acceptable. Fig(s) 1-3, 7, 8 Fig(s) 
 Top (T)
 Left (L)

 Right (R)
 Bottom (B)

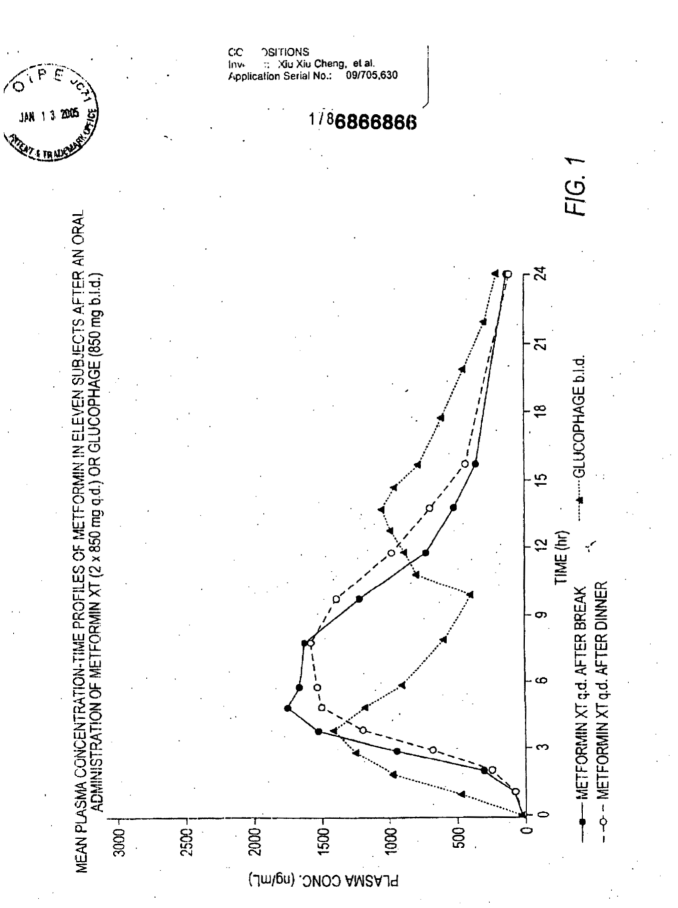
 6. VIEWS. 37 CFR 1.84(h)
 Numbers, letters and reference characters must be at least 32 cm (1/8 inch) in height. 37 CFR 1.84(p)(3). Fig(s) REMINDER: Specification may require revision to 13. LEAD LINES. 37 CFR 1.84(q) correspond to drawing changes, e.g., if ?ig. 1 is changed to Fig. 1A, Fig 1B and Fig. 1C, etc., the Lead lines missing. Fig(s) 14. NUMBERING OF SHEETS OF DRAWINGS. 37 CFR 1.84(t) specification, at the Brief Description of the Drawings, Sheets not numbered consecutively, and in Arabic numbers beginning with number 1. Sheet(s)\_\_\_\_\_\_ 15. NUMBERING OF VIEWS. 37 CFR 1.84(u) must likewise be changed. Views not labeled separately or properly. ----Fig(s) Views not numbered consecutively, and in Arabic numerals, beginning with number 1. Fig(s)\_\_\_\_\_\_ 7. SECTIONAL VIEWS. 37 CFR 1.84(h)(3) Sectional designation should be noted with 16. DESIGN DRAWINGS, 37 CFR 1.152 Arabic or Roman numbers. Fig(s)\_\_\_ Surface shading shown not appropriate. Fig(s) Solid black surface shading is not permitted except when used to represent the color black as well as color contrast. Fig(s) COMMENTS:

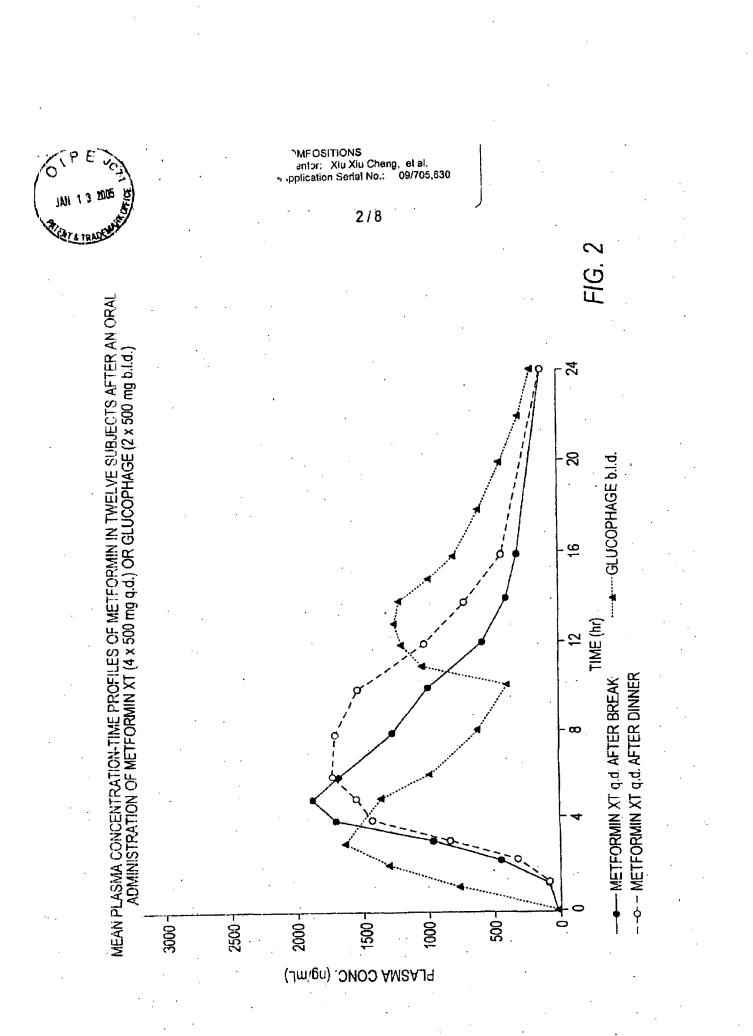
Reviewer J. CHHOC

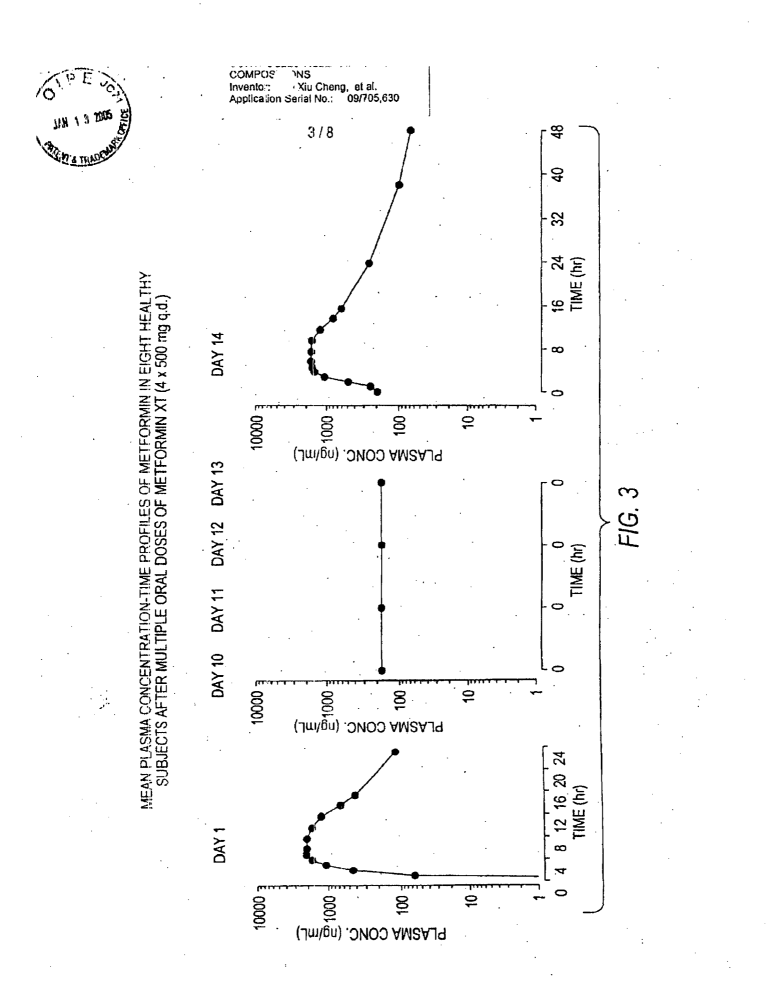
If you have questions, call (703) 305-8404.

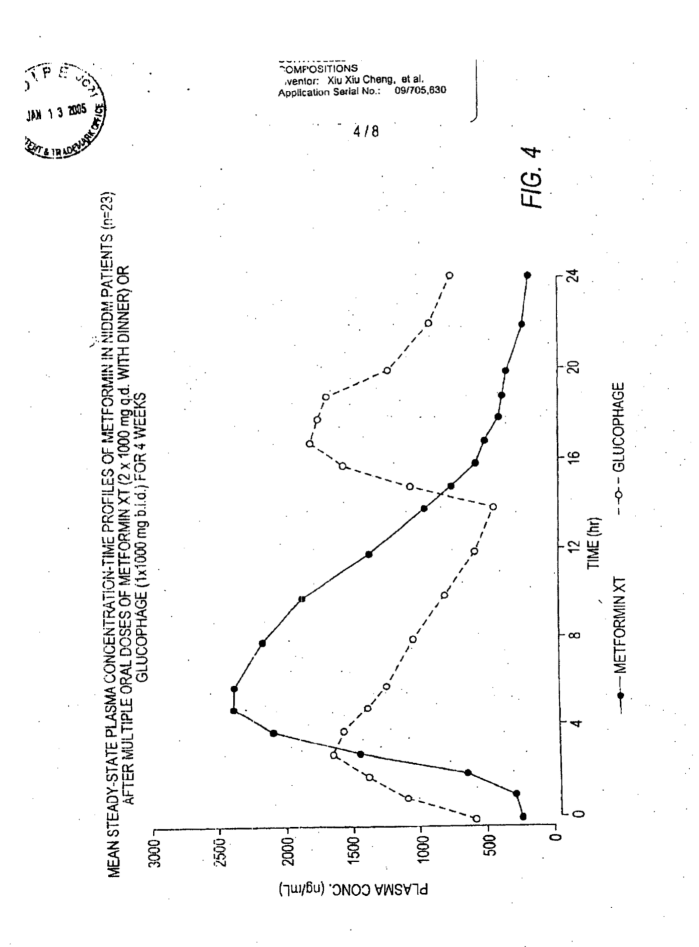
Date 12 - 243 - 0.4Attachment to Paper No.

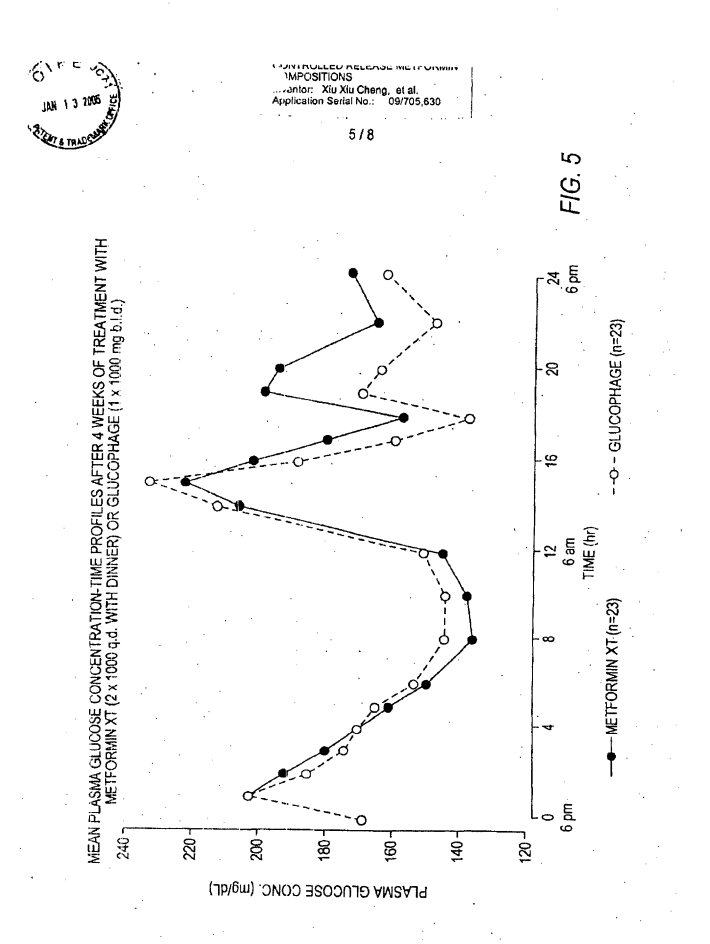
☆ U.S. GOVERNMENT PRINTING OFFICE: 2003-300-153

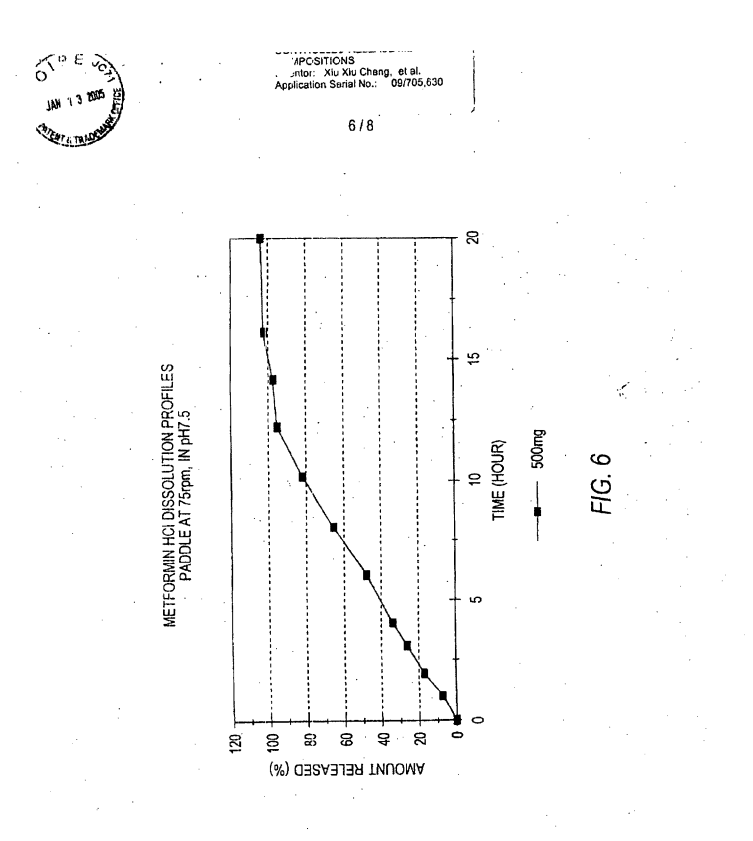


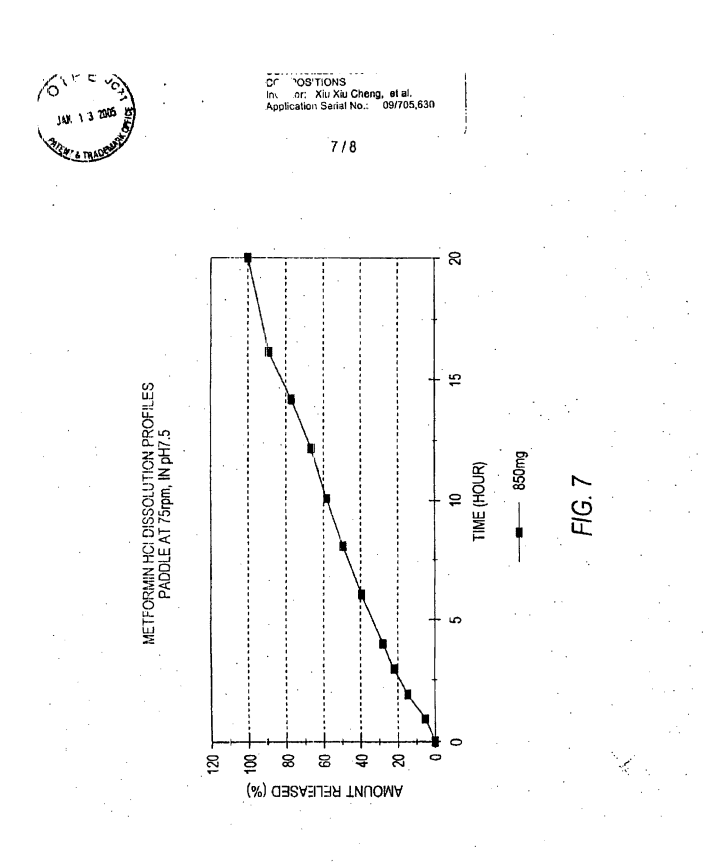


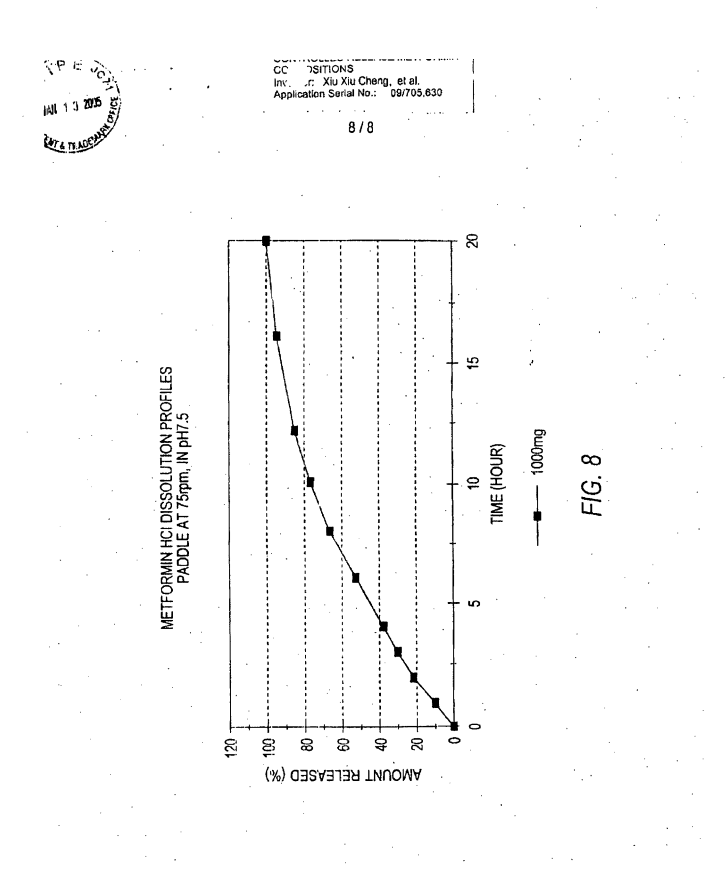












#### IN THE UNITED STATES PATENT & TRADEMARK OFFICE

Applicants:	Xiu Xiu CHENG, et al.
Serial No.:	09/705,630
Filed:	November 3, 2000
For:	CONTROLLED RELEASE METFORMIN COMPOSITIONS
Art Unit:	1615

#### **RESPONSE TO NOTICE REGARDING DRAWINGS**

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 January 11, 2005

Sir:

In response to the Notice Regarding Drawings, dated December 28, 2004, Applicants submit replacement drawings, Figures 1-8.

If any additional fees are deemed to be due at this time, the Commissioner is authorized to charge payment of the same to Deposit Account No. 50-0552.

Respectfully submitted,

DAVIDSON, DAVIDSON & KAPPEL, LLC

By

Robert J. Paradiso Reg. No. 41,240

Davidson, Davidson & Kappel, LLC 485 Seventh Avenue, 14<sup>th</sup> Floor New York, NY 10018 (212)736-1940 FORM PTO-1083

COMMISSIONER FOR PATENTS P.O. BOX 1450 Alexandria, VA 22313-1450



.cket No.: 300,1005 Date: January 11, 2005

Ir: re application of: Xiu Xiu CHENG, et al. Serial No.: 09/705,630 Filed: November 3, 2000 For: CONTROLLED RELEASE METFORMIN COMPOSITIONS Sir:

Transmitted herewith is a Response to Notice Regarding Drawings in the above-identified application.

[] Small entity status of this application under 37 C.F.R. 1.9 and 1.27 has been

established by a verified statement previously submitted.

[] A verified statement to establish small entity status under 37 C.F.R. 1.9 and

1.27 is enclosed.

[30] No fee for additional claims is required.

[] A filing fee for additional claims calculated as shown below, is required:

FOR :	(Col. 1) REMAINING	(Col. 2) HIGHEST	Ī	SMALL ENTITY	QR	LARGE ENTITY
	AFTER	PREVIOUSLY	PRESENT		—	
	AMENDMENT	PAID FOR	EXTRA			
10TAL CLAIMS	• Min	15 20** =		1x \$ 9 \$		<u> x \$ 18]5</u>
INDEP. CLAIMS	<ul> <li>Minu</li> </ul>	15 3*** =	9	x \$ 42 \$		1x \$ 84 5
I I FIRST PRES	SENTATION OF	MULTIPLE DE	P. CLAIM	+ \$140 \$		+ \$280 \$
				TOTAL: \$	OF	TOTAL: \$

If the entry in Co. 1 is less than the entry in Col. 2, write "0" in Col. 3. If the "Highest Number Previously Paid For" IN THIS SPACE is less than 20, write "20" in this space. If the "Highest Number Previously Paid For" IN THIS SPACE is less than 3, write "3" in this space.

**[X**] Also transmitted herewith are:

[] Petition for one-month extension under 37 C.F.R. 1.136 (in duplicate) [X] Other: Eight sheets of drawings

111 Check(s) in the amounts of \$.00 is/are attached to cover: [] Filing fee for additional claims under 37 C.F.R. 1.16 Petition fee for one month extension under 37 C.F.R. 1.136 Î Other:

The Assistant Commissioner is hereby authorized to charge payment of the following fees associated with this X communication or credit any overpayment to Deposit Account No. 50-0552. A duplicate copy of this sheet is enclosed.

Any filing fee under 37 C.F.R. 1.16 for the presentation of additional claims which are not paid by (C) check submitted herewith.

Any patent application processing fees under 37 C.F.R. 1.17. [X]..

Any petition fees for extension under 37 C.F.R. 1,136 which are not paid by check submitted herewith, and it is hereby requested that this be a petition for an autompatic extension of time under 37 CFR DQ 1,136.

15 Paradim

Robert J. Paradiso, Reg. No. 41,240 DAVIDSON, DAVIDSON & KAPPEL, LLC 485 Seventh Avenue, 14th Floor New York, New York 10018 (212) 736-1940

It ereby certify that this correspondence and/or documents referred to as attached therein and/or fee are being deposited with the United States Postal Service as "first class mail" in an envelope addressed to Commissioner for Patients, P.O. Box 1450, Alexandria, VA 22313-1450" 0/1 January 11, 2005

DAVIDSON, DAVIDSON & KAPPEL, LLC

Juendolino Z Guendoline Decosta ) euste

	Conder the Paneru	ork Reduction Act of 1995 no nersons are rec	twired to respond to a collection of inf		lave a valid OMP on
FOWER OF AT IDANE T     and     CORRESPONDENCE ADDRESS     INDICATION FORM     First Named Inventor     Chan et al.     Trite     Controlled Release Metformin Cc     Art Unit     1615     Trite     Controlled Release Metformin Cc     Art Unit     Total     Thereby appoint:         Practitioners associated with the Customer Number:     OR     Registration Number     Arternave Registration Number     OR     The address associated with the above-mentioned Customer Number:     OR     The address associated with Customer Number:     OR     Firm or     Individual Name     Address     City     County     Teleptione     Teleptione     State     Zip     County     Teleptione     Signature     Roberta Loomar     Total Company     Signature     Roberta Loomar     Total Company     Teleptione     Signature     Roberta Loomar     Total Company     Teleptione     Signature     Roberta Loomar     Totale Company     Totale Company     Teleptione     Signatu	ARR - I COLOR		Application Number		ays a valid OWD CO
and CORRESPONDENCE ADDRESS INDICATION FORM       First Named Inventor       Chen et al.         Title       Controlled Release Metformin Cr.         Art Unit       1615         Examiner Name       T. Ware         Attorney Decket Number       141-596         I hereby revoke all previous powers of attorney given in the above-identified application.       I         I hereby appoint:       47688         Practitioners associated with the Customer Number:       47688         OR       Practitioner(s) named below:         Image: State in the above-identified application Number       47688         Or       Name       Registration Number         Image: State in the above-identified above, and to transact all business in the United States Permatemark Office connected herewith.         Please recognize or change the correspondence address for the above-identified application to:         Image: State in the address associated with the above-mentioned Customer Number:       OR         Image: State in the address associated with Customer Number:       Image: State in the address associated with Customer Number:         Image: State in the address associated with Customer Number:       Image: State in the address associated with Customer Number:         Image: State in the address associated with Customer Number:       Image: State in the address in the state interest. See 37 CFR 3.71.         State interest or a	POW	ER OF ATTORNEY	Filing Date	November 3, 20	00
CORRESPONDENCE ADDRESS INDICATION FORM       Trite       Controlled Release Metformin Cr. Art Unit         Art Unit       1615.         Examiner Name       11. Ware         Attorney Docket Number:       141596         I hereby revoke all previous powers of attorney given in the above-identified application.       141596         I hereby appoint:       47888         I hereby appoint:       1615         I hereby appoint:       1615         I hereby appoint:       1786         I hereby appoint:       1786         I hereby appoint:       1886			First Named Inventor	Chen et al.	
Art unit       1615         Examiner Name       T. Ware         Attorney Docket Number       141-395         I hereby revoke all previous powers of attorney given in the above-identified application.       1         I hereby appoint:       47888         Practitioners associated with the Customer Number:       47888         OR       Practitioner(s) named below:         Image: State in the interest of the application identified above, and to transact all business in the United States Patrademark Office connected therewith.         Preset recognize or change the correspondence address for the above-identified application to:         Image: State in the address associated with Customer Number:         OR         Preset recognize or change the correspondence address for the above-identified application to:         Image: State in the address associated with Customer Number:         OR         Image: Firm or individual Name         Address         City       State interest. See 37 CFR 3.71.         Statement under 37 CFR 3.740; is enclosed. (Form PTOSB/96)         Stature       Tote Address         Stature       Tote Address         Statement under 37 CFR 3.740; is enclosed. (Form PTOSB/96)         Statement under 37 CFR 3.740; is enclosed. (Form PTOSB/96)         Statement under 37 CFR 3.740; is enclosed. (Form PTOSB/96)	CORRES		Title	Controlled Relea	ase Metformin Co
	,		Art Unit		
I hereby revoke all previous powers of attorney given in the above-identified application.         I hereby appoint: <ul> <li>Practilioners associated with the Customer Number:</li> <li>47888</li> <li>OR</li> </ul> Practilioner(a) named below: <ul> <li>Name</li> <li>Registration Number</li> <li>as my/our attorney(a) or agent(a) to prosecute the application identified above, and to transact all business in the United States Pa Trademark Office connected therewith.</li> </ul> Please recognize or change the correspondence address for the above-identified application to: <ul> <li>The address associated with the above-mentioned Customer Number:</li> <li>OR</li> <li>The address associated with Customer Number:</li> <li>OR</li> <li>Firm or individual Name</li> <li>Address</li> <li>City</li> <li>State</li> <li>Zip I</li> <li>Country</li> <li>Telephone</li> <li>Email</li> <li>Iam the:</li> <li>Applicant/Inventor.</li> <li>Assignee of facord of the entire interest. See 37 CFR 3.71.</li> <li>Statement under 37 CFR 3.73(b) is enclosed. (from PTO/SB/96)</li> <li>Signature</li> <li>Roberta Loomar</li> <li>Telephone</li> <li>Email</li> <li>Tate protestion</li> <li>Signature</li> <li>Roberta Loomar</li> <li>Chief Compliance Officer and Assistant General Counsel; Andre Corporation</li> </ul>				T. Ware	
I hereby appoint:       ✓         ✓       Practitioners associated with the Customer Number:       47888         ØR           Practitioner(s) named below:              Name         Registration Number         as my/our attorney(s) or agent(s) to prosecute the application identified above, and to transact all business in the United States Pa         Trademark Office connected therewith.         Please recognize or change the correspondence address for the above-identified application to:         ✓       The address associated with Customer Number:         ØR          ✓       The address associated with Customer Number:         ØR          ✓       Firm or individual Name         Address          ✓       City         ✓       State       Zip         City       State       Zip         City       State       Zip         ✓       Statement under 37 CFR 3.75(b) is enclosed. (Form PTO/SB/96)         Stemment under 37 CFR 3.75(b) is enclosed. (Form PTO/SB/96)       StGNATURE of Applicant or Assignee of Record         Signature       Roberta Loomar       Telephone       Telephone         Itite and Compary       Vice President, C	<u> </u>		Attorney Docket Number	141-596	
Practitioners associated with the Customer Number:       47888         OR       Practitioner(s) named below:         Image: Practitioner(s) named below:       Registration Number         Image: Practitioner(s) or agent(s) to prosecute the application identified above, and to transact all business in the United States Patrademark Office connected therewith.         Please recognize or change the correspondence address for the above-identified application to:         Image: Prim or Individual Name         Address         Image: Country         Telephone         Image: Prim or Individual Name         Address         City         State       Zip         Country         Telephone       Email         Image: I			iven in the above-identified	d application.	
OR         OR         Practitioner(s) named below:         Image: Second Se	i nereby appoint:				
OR         Practitioner(s) named below:         Name       Registration Number         as my/our atomey(s) or agent(s) to prosecule the application identified above, and to transact all business in the United States Pa Trademark Office connected therewith.         Please recognize or change the correspondence address for the above-identified application to:         Image: The address associated with the above-mentioned Customer Number:         OR         Image: The address associated with Customer Number:         OR         Firm or Individual Name         Address         City       State         Zip         Country         Telephone         Image: Applicant/Inventor.         Assignee of record of the entire interest. See 37 CFR 3.71. Statement under 37 CFR 3.73(b) is enclosed. (Form PTO/SB/9E)         Stenture       Telephone         State       Jump         It am the:       Statement under 37 CFR 3.73(b) is enclosed. (Form PTO/SB/9E)         Stenture       Mame         Roberia Loomar       Telephone         Telephone       Telephone         Roberia Loomar       Telephone         Telephone       State         Signature       Roberia Loomar         Name       Roberia Loomar         Tele	Practitioners a	ssociated with the Customer Number	47888		
Praditioner(s) named below:       Name       Registration Number         as my/our attorney(s) or agent(s) to prosecute the application identified above, and to transact all business in the United States Pa Trademark Office connected therewith.         Please recognize or change the correspondence address for the above-identified application to:         Image: The address associated with the above-mentioned Customer Number:         OR         Image: The address associated with Customer Number:         OR         Image: The address         City       State         Zip         Country         Telephone         Image: Address         Image: Address         Statement under 37 CFR 3.73(b) is enclosed. (Form PTO/SB/86)         SIGNATURE of Applicant or Assignee of Record         Signature       Thelephone         Roberta Loomar       Telephone         Signature       Telephone         Date       JWM_A         Statement under 37 CFR 3.73(b) is enclosed. (Form PTO/SB/86)         Signature       Telephone					
Name       Registration Number         as my/our attorney(s) or agent(s) to prosecute the application identified above, and to transact all business in the United States Pa Trademark Office connected therewith.         Please recognize or change the correspondence address for the above-identified application to:         Image: The address associated with the above-mentioned Customer Number:         OR         Image: The address associated with Customer Number:         OR         Firm or individual Name         Address         City       State         Zip         Country         Telephone         I am the:         Applicant/inventor.         Xasignee of record of the entire interest. See 37 CFR 3.71.         Statement under 37 CFR 3.73(b) is enclosed. (Form PTO/SB/86)         Signature       Date         Roberta Loomar         Title and Company       Vice President, Chief Compliance Officer and Assistant General Counsel; Andrx Corporation         NOTE: Signatures of all the inventors or assignees of record of the entire interest or their representative(s) are required. Subnit multiple forms if mort		· · · · ·			
as my/our attorney(s) or agent(s) to prosecute the application identified above, and to transact all business in the United States Pa Trademark Office connected therewith.  Please recognize or change the correspondence address for the above-identified application to:  The address associated with the above-mentioned Customer Number:  OR  Firm or Individual Name Address City Country Telephone Email I am the: Applicant/inventor. Statement under 37 CFR 3.71(b) is enclosed. (Form PTO/S8/96) SIGNATURE of Applicant or Assignee of Record Signature Roberta Loomar Date Date Date Date Date Date Date Date	Practitioner(s)	named below:			
Trademark Office connected therewith.         Please recognize or change the correspondence address for the above-identified application to:         Image: The address associated with the above-mentioned Customer Number:         OR         Image: The address associated with Customer Number:         OR         Firm or         Individual Name         Address         City       State         City       State         Zip         Country         Telephone         Image: The address associated of the entire interest. See 37 CFR 3.71.         Statement under 37 CFR 3.73(b) is enclosed. (Form PTO/SB/96)         Signature       The address         Name       Roberta Loomar <td></td> <td>Name</td> <td><u> </u></td> <td>Registration Number</td> <td>er</td>		Name	<u> </u>	Registration Number	er
Trademark Office connected therewith.         Please recognize or change the correspondence address for the above-identified application to:         Image: The address associated with the above-mentioned Customer Number:         OR         Image: The address associated with Customer Number:         OR         Firm or         Individual Name         Address         City       State         City       State         Zip         Country         Telephone         Image: The address associated of the entire interest. See 37 CFR 3.71.         Statement under 37 CFR 3.73(b) is enclosed. (Form PTO/SB/96)         Signature       The address         Name       Roberta Loomar <td></td> <td></td> <td></td> <td></td> <td></td>					
Trademark Office connected therewith.         Please recognize or change the correspondence address for the above-identified application to:         Image: The address associated with the above-mentioned Customer Number:         OR         Image: The address associated with Customer Number:         OR         Firm or         Individual Name         Address         City       State         City       State         Zip         Country         Telephone         Image: The address associated of the entire interest. See 37 CFR 3.71.         Statement under 37 CFR 3.73(b) is enclosed. (Form PTO/SB/96)         Signature       The address         Name       Roberta Loomar <td></td> <td></td> <td></td> <td><u></u></td> <td></td>				<u></u>	
Trademark Office connected therewith.         Please recognize or change the correspondence address for the above-identified application to:         Image: The address associated with the above-mentioned Customer Number:         OR         Image: The address associated with Customer Number:         OR         Firm or         Individual Name         Address         City       State         City       State         Zip         Country         Telephone         Image: The address associated of the entire interest. See 37 CFR 3.71.         Statement under 37 CFR 3.73(b) is enclosed. (Form PTO/SB/96)         Signature       The address         Name       Roberta Loomar <td></td> <td>······</td> <td></td> <td></td> <td></td>		······			
Trademark Office connected therewith.         Please recognize or change the correspondence address for the above-identified application to:         Image: The address associated with the above-mentioned Customer Number:         OR         Image: The address associated with Customer Number:         OR         Firm or         Individual Name         Address         City       State         City       State         Zip         Country         Telephone         Image: The address associated of the entire interest. See 37 CFR 3.71.         Statement under 37 CFR 3.73(b) is enclosed. (Form PTO/SB/96)         Signature       The address         Name       Roberta Loomar <th></th> <th></th> <th></th> <th></th> <th></th>					
Trademark Office connected therewith.         Please recognize or change the correspondence address for the above-identified application to:         Image: The address associated with the above-mentioned Customer Number:         OR         Image: The address associated with Customer Number:         OR         Firm or         Individual Name         Address         City       State         City       State         Zip         Country         Telephone         Image: The address associated of the entire interest. See 37 CFR 3.71.         Statement under 37 CFR 3.73(b) is enclosed. (Form PTO/SB/96)         Signature       The address         Name       Roberta Loomar <th></th> <th></th> <th></th> <th></th> <th></th>					
Address       City       State       Zip         Country       Telephone       Email       Image: Country interval in the image: Country interval interva	Please recognize or of The addres	nnected therewith. change the correspondence address for t	the above-identified application t	· · · · · · · · · · · · · · · · · · ·	United States Pat
Country       Email         Telephone       Email         I am the:       Applicant/Inventor.         Assignee of record of the entire interest. See 37 CFR 3.71.       Statement under 37 CFR 3.73(b) is enclosed. (Form PTO/SB/96)         Signature       Signature of Applicant or Assignee of Record         Name       Roberta Loomar         Title and Company       Vice President, Chief Compliance Officer and Assistant General Counsel; Andrx Corporation         NOTE: Signatures of all the inventors or assignees of record of the entire interest or their representative(s) are required. Submit multiple forms if more	Trademark Office con Please recognize or of The addres OR The addres OR Firm or	nnected therewith. change the correspondence address for t s associated with the above-mentioned C as associated with Customer Number:	the above-identified application t	· · · · · · · · · · · · · · · · · · ·	United States Pat
Country       Email         Telephone       Email         I am the:       Applicant/Inventor.         Assignee of record of the entire interest. See 37 CFR 3.71.       Statement under 37 CFR 3.73(b) is enclosed. (Form PTO/SB/96)         Signature       Signature of Applicant or Assignee of Record         Name       Roberta Loomar         Title and Company       Vice President, Chief Compliance Officer and Assistant General Counsel; Andrx Corporation         NOTE: Signatures of all the inventors or assignees of record of the entire interest or their representative(s) are required. Submit multiple forms if more	Trademark Office con Please recognize or of The addres OR The addres OR The addres OR Firm or Individua	nnected therewith. change the correspondence address for t s associated with the above-mentioned C as associated with Customer Number:	the above-identified application t	· · · · · · · · · · · · · · · · · · ·	United States Pat
Telephone       Email         I am the:       Applicant/Inventor.         Assignee of record of the entire interest. See 37 CFR 3.71. Statement under 37 CFR 3.73(b) is enclosed. (Form PTO/SB/96)         Signature       Signature of Applicant or Assignee of Record         Signature       Date         Name       Roberta Loomar         Title and Company       Vice President, Chief Compliance Officer and Assistant General Counsel; Andrx Corporation         NOTE: Signatures of all the inventors or assignees of record of the entire interest or their representative(s) are required. Submit multiple forms if more	Trademark Office con Please recognize or o OR OR OR Firm or Individua Address	nnected therewith. change the correspondence address for t s associated with the above-mentioned C as associated with Customer Number:	the above-identified application t Customer Number:	· · · · · · · · · · · · · · · · · · ·	
I am the:       Applicant/inventor.         Assignee of record of the entire interest. See 37 CFR 3.71.         Statement under 37 CFR 3.73(b) is enclosed. (Form PTO/SB/96)         SIGNATURE of Applicant or Assignee of Record         Signature       Date       July 12         Name       Roberta Loomar       Telephone       954-762-6211         Title and Company       Vice President, Chief Compliance Officer and Assistant General Counsel; Andrx Corporation       NOTE: Signatures of all the inventors or assignees of record of the entire interest or their representative(s) are required. Submit multiple forms if more	Trademark Office con Please recognize or o The addres OR The addres OR Firm or Individua Address City	nnected therewith. change the correspondence address for t s associated with the above-mentioned C as associated with Customer Number:	the above-identified application t Customer Number:	· · · · · · · · · · · · · · · · · · ·	
Applicant/Inventor.         Assignee of record of the entire interest. See 37 CFR 3.71.         Statement under 37 CFR 3.73(b) is enclosed. (Form PTO/SB/96)         Signature         Signature         Roberta Loomar         Title and Company         Vice President, Chief Compliance Officer and Assistant General Counsel; Andrx Corporation         NOTE: Signatures of all the inventors or assignees of record of the entire interest or their representative(s) are required. Submit multiple forms if more	Trademark Office con Please recognize or o The addres OR The addres OR Firm or Individua Address City Country	nnected therewith. change the correspondence address for t s associated with the above-mentioned C as associated with Customer Number:	the above-identified application t Customer Number:	· · · · · · · · · · · · · · · · · · ·	
Assignee of record of the entire interest. See 37 CFR 3.71. Statement under 37 CFR 3.73(b) is enclosed. (Form PTO/SB/96)         SIGNATURE of Applicant or Assignee of Record         Signature       Date         JULY Ja         Name       Roberta Loomar         Title and Company       Vice President, Chief Compliance Officer and Assistant General Counsel; Andrx Corporation         NOTE: Signatures of all the inventors or assignees of record of the entire interest or their representative(s) are required. Submit multiple forms if more	Trademark Office con Please recognize or o  The addres OR  The addres OR  Firm or Individua Address  City Country Telephone	nnected therewith. change the correspondence address for t s associated with the above-mentioned C as associated with Customer Number:	the above-identified application t Customer Number:	· · · · · · · · · · · · · · · · · · ·	
Statement under 37 CFR 3.73(b) is enclosed. (Form PTO/SB/96)         SIGNATURE of Applicant or Assignee of Record         Signature       Date       July 12         Name       Roberta Loomar       Telephone       954-762-6211         Title and Company       Vice President, Chief Compliance Officer and Assistant General Counsel; Andrx Corporation       NOTE: Signatures of all the inventors or assignees of record of the entire interest or their representative(s) are required. Submit multiple forms if more	Trademark Office con Please recognize or o The addres OR The addres OR Firm or Individua Address City Country Telephone I am the:	nnected therewith. change the correspondence address for t s associated with the above-mentioned C as associated with Customer Number:	the above-identified application t Customer Number:	· · · · · · · · · · · · · · · · · · ·	
Signature         Total         July 12           Name         Roberta Loomar         Telephone         954-762-6211           Title and Company         Vice President, Chief Compliance Officer and Assistant General Counsel; Andrx Corporation         NOTE: Signatures of all the inventors or assignees of record of the entire interest or their representative(s) are required. Submit multiple forms if more	Trademark Office con Please recognize or o The addres OR The addres OR The address OR City Country Telephone I am the: Applicant/in	nnected therewith. change the correspondence address for t s associated with the above-mentioned C as associated with Customer Number:	the above-identified application t	· · · · · · · · · · · · · · · · · · ·	
Name         Telephone         954-762-6211           Title and Company         Vice President, Chief Compliance Officer and Assistant General Counsel; Andrx Corporation         NOTE: Signatures of all the inventors or assignees of record of the entire interest or their representative(s) are required. Submit multiple forms if more	Trademark Office con Please recognize or o  The addres  OR  The addres  OR  Firm or Individua  Address  City Country Telephone I am the: Applicant/in  ✓ Assignee of	nnected therewith. change the correspondence address for the sassociated with the above-mentioned Constant and the sassociated with Customer Number: In Name Interest in the same state of the entire interest. See 37 CFF	the above-identified application t Customer Number:  State Email	· · · · · · · · · · · · · · · · · · ·	
Title and Company         Vice President, Chief Compliance Officer and Assistant General Counsel; Andrx Corporation           NOTE: Signatures of all the inventors or assignees of record of the entire interest or their representative(s) are required. Submit multiple forms if more	Trademark Office con Please recognize or o  The addres  OR  The addres  OR  Firm or Individua  Address  City Country Telephone I am the: Applicant/in  ✓ Assignee of	nnected therewith. change the correspondence address for the sassociated with the above-mentioned Constant and the sassociated with Customer Number: I Name I Name ventor. record of the entire interest. See 37 CFF inder 37 CFR 3.73(b) is enclosed. (Form	the above-identified application t Customer Number: State Email Fmail PTO/SB/96)	io:	
NOTE: Signatures of all the inventors or assignees of record of the entire interest or their representative(s) are required. Submit multiple forms if more	Trademark Office con Please recognize or o  The addres  OR  The addres  OR  Firm or Individua  Address  City Country Telephone I am the: Applicant/in  ✓ Assignee of	nnected therewith. change the correspondence address for the sassociated with the above-mentioned Constant and the sassociated with Customer Number: In Name Interest Number: In Name Interest See 37 CFF and a 37	the above-identified application t Customer Number: State State Email R 3.71. PTO/SB/96) Applicant or Assignee of Rec	ord	Zip
	Trademark Office con Please recognize or o  The addres  OR  The addres  OR  Firm or Individua  Address  City Country Telephone I am the: Applicant/in  ✓ Assignee of Statement u	Innected therewith. change the correspondence address for the sassociated with the above-mentioned Constant and the sassociated with Customer Number: I Name I Name Ventor. record of the entire interest. See 37 CFF inder 37 CFR 3.73(b) is enclosed. (Form SIGNATURE of Waberthan Asuma	the above-identified application t Customer Number: State State Email R 3.71. PTO/SB/96) Applicant or Assignee of Rec	ord	Zip
	Trademark Office con Please recognize or o  The address OR  The address OR  Firm or Individua Address  City Country Telephone I am the: Applicant/in  Assignee of Statement u  Signature Name	nnected therewith. change the correspondence address for the sassociated with the above-mentioned Constant as associated with Customer Number: I Name I Name Ventor. record of the entire interest. See 37 CFF inder 37 CFR 3.73(b) is enclosed. (Form SIGNATURE of Dabetta Loomar	the above-identified application to Customer Number: State Email Email PTO/SB/96) Applicant or Assignee of Rec	ord Date Telephone	Zip JUY [2 954-762-6211
*Total of 1 forms are submitted.	Trademark Office con Please recognize or o  Che address OR  The address OR  The address OR  Firm or Individua Address  City Country Telephone I am the: Applicant/in  Assignee of Statement u  Signature Name Title and Company NOTE: Signatures of all	Innected therewith. change the correspondence address for the s associated with the above-mentioned C as associated with Customer Number: I Name I Name Ventor. record of the entire interest. See 37 CFF inder 37 CFR 3.73(b) is enclosed. (Form SIGNATURE of Roberta Loomar Vice President, Chief Compliance Office the inventors or assignees of record of the entire the inventors or assignees of record of the entire	the above-identified application t Customer Number: State Email R 3.71. PTO/SB/96) Applicant or Assignee of Rec Customer Number:	ord Ord Date Telephone sel; Andrx Corporatic	Zip Juy (2 954-762-6211 on

<b>2</b> 3 2007	PTO/S Approved for use through 09/30/2007. OM U.S. Patent and Trademark Office; U.S. DEPARTMENT OF i persons are required to respond to a collection of information unless it displays a valid OMB co
REMARK	STATEMENT UNDER 37 CFR 3.73(b)
Applicant/Patent Owner: _Chih-Ming Chen et a	Man a
こと、「「「「「「「「「」」」、「」、「」、「」、「」、「」、「」、「」、「」、「」	Elled/Issue Date: March 15, 2005
and the second	
Entitled: CONTROLLED RELEASE METFORM	
Andrx Labs, LLC	, a Limited Liability Company
Name of Assignee)	(Type of Assignee, e.g., corporation, partnership, university, government age
states that it is: 1. 🔽 the assignee of the entire right, title, a	and interest; or
2. an assignee of less than the entire rig	
(The extent (by percentage) of its own	nership interest is%)
n the patent application/patent identified abo	pove by virtue of either:
A An assignment from the inventor(s) of	f the patent application/patent identified above. The assignment was record
in the United States Patent and Trader	mark Office at Reel, Frame, or for which a co
thereof is attached.	
thereof is attached. DR	
thereof is attached. DR	the patent application/patent identified above, to the current assignee as t
thereof is attached. DR 3. [] A chain of title from the inventor(s), of t	the patent application/patent identified above, to the current assignee as t
thereof is attached. DR B. A chain of title from the inventor(s), of i 1. From: <u>Chih-Ming Chen et al.</u> The document was recorded in	the patent application/patent identified above, to the current assignee as the <u>To:</u> Andrx Corporation
thereof is attached. DR 3. A chain of title from the inventor(s), of i 1. From: <u>Chih-Ming Chen et al.</u> The document was recorded in Reel <u>011679</u> , Frame <u>0517</u>	To: Andrx Corporation To: Andrx Corporation The United States Patent and Trademark Office at not for which a copy thereof is attached.
thereof is attached. DR 3. A chain of title from the inventor(s), of i 1. From: <u>Chih-Ming Chen et al.</u> The document was recorded in Reel <u>011679</u> , Frame <u>0517</u> 2. From: <u>Andrx Corporation, A Florida</u>	the patent application/patent identified above, to the current assignee as the <u>To:</u> Andrx Corporation
thereof is attached. DR 3. A chain of title from the inventor(s), of i 1. From: <u>Chih-Ming Chen et al.</u> The document was recorded in Reel <u>011679</u> , Frame <u>0517</u> 2. From: <u>Andrx Corporation, A Florida i</u> The document was recorded in	To: Andrx Corporation To: Andrx Corporation To: Andrx Corporation To: Andrx Corporation To: Andrx Corporation, A Delaware Corporation
<ul> <li>thereof is attached.</li> <li>DR</li> <li>3. A chain of title from the inventor(s), of the first of title from the inventor(s), of the first of the document was recorded in Reel 011679 Frame 0517</li> <li>2. From: Andrx Corporation, A Florida (The document was recorded in Reel 013792, Frame 3. From: Andrx Corporation</li> </ul>	To: Andrx Corporation, A Delaware Corporation To: Andrx Corporation, A Delaware Corporation To: Andrx Corporation, A Delaware Corporation To: Andrx Corporation, A Delaware Corporation the United States Patent and Trademark Office at e_0227, or for which a copy thereof is attached. To: Andrx Labs, LLC
<ul> <li>thereof is attached.</li> <li>DR</li> <li>3. A chain of title from the inventor(s), of the first of the inventor of t</li></ul>	To: Andrx Corporation To: Andrx Corporation To: Andrx Corporation To: Andrx Corporation To: Andrx Corporation, A Delaware Corporation To: Or which a copy thereof is attached.
<ul> <li>thereof is attached.</li> <li>DR</li> <li>3. A chain of title from the inventor(s), of the first of title from the inventor(s), of the first of the document was recorded in Reel 011679, Frame 0517</li> <li>2. From: Andrx Corporation, A Florida (The document was recorded in Reel 013792, Frame</li> <li>3. From: Andrx Corporation The document was recorded in Reel 013788, Frame</li> </ul>	To: Andrx Corporation To: Andrx Corporation To: Andrx Corporation To: Andrx Corporation To: Andrx Corporation, A Delaware Corporation To: Andrx Labs, LLC To: Andrx Labs, LLC To: Andrx Labs, LLC To: Andrx Labs, LLC
<ul> <li>thereof is attached.</li> <li>DR</li> <li>B. ✓ A chain of title from the inventor(s), of the set of the document was recorded in Reel <u>011679</u>, Frame <u>0517</u></li> <li>2. From: <u>Andrx Corporation, A Florida in Reel 013792</u>, Frame</li> <li>3. From: <u>Andrx Corporation</u> Frame</li> <li>3. From: <u>Andrx Corporation</u> The document was recorded in Reel <u>013788</u>, Frame</li> <li>Madditional documents in the chain of the document in the document in the chain of the document in the document in the chain of the document in the document in</li></ul>	To: Andrx Corporation To: Andrx Corporation To: Andrx Corporation To: Andrx Corporation, A Delaware Corporation To: Andrx Labs, LLC To: Andrx Labs, LLC To: Andrx Labs, LLC To: Distribution Corporation A Delaware Corporation To: Andrx Corporation, A Delaware Corporation To: Andrx Labs, LLC To: Andrx Labs, LLC To: Andrx Labs, LLC To: Distribution Corporation A Delaware Corporation To: Andrx Labs, LLC To: Andrx Labs, LLC To: Andry Labs, LLC To: Distribution Corporation A Delaware Corporation To: Andry Labs, LLC To: Andry Labs, LLC To: Andry Labs, LLC To: Distribution Corporation A Delaware Corporation To: Andry Labs, LLC To: Andry Labs, LLC To: Andry Labs, LLC To: Andry Labs, LLC To: Distribution Corporation A Distribution Corporation To: Andry Labs, LLC To: Andry Labs, LLC To: Distribution Corporation A Distribution Corporation To: Distribution Corporation A Distribution Corporation To: Andry Labs, LLC To: Distribution Corporation A Distribution Corpor
<ul> <li>thereof is attached.</li> <li>DR</li> <li>3. ✓ A chain of title from the inventor(s), of the set of the document was recorded in Reel <u>011679</u>. Frame <u>0517</u></li> <li>2. From: <u>Andrx Corporation, A Florida I</u> The document was recorded in Reel <u>013792</u>. Frame</li> <li>3. From: <u>Andrx Corporation</u> The document was recorded in Reel <u>013788</u>. Frame</li> <li>3. From: <u>Andrx Corporation</u> The document was recorded in Reel <u>013788</u>. Frame</li> <li>Additional documents in the chain of As required by 37 CFR 3.73(b)(1)(i), the</li> </ul>	To: Andrx Corporation To: Andrx Corporation To: Andrx Corporation To: Andrx Corporation, A Delaware Corporation To: Andrx Labs, LLC To: Andrx Labs, LLC To: Andrx Labs, LLC To: Distribution of the United States Patent and Trademark Office at the United States Patent and Trademark Office at To: Andrx Labs, LLC To: Andry Labs, LLC To: Market Corporation, or for which a copy thereof is attached.
<ul> <li>thereof is attached.</li> <li>DR</li> <li>B. ✓ A chain of title from the inventor(s), of the set of</li></ul>	To: Andrx Corporation To: Andrx Corporation To: Andrx Corporation To: Andrx Corporation, A Delaware Corporation To: Andrx Labs, LLC To: Andrx Labs, LLC To: Andrx Labs, LLC To: District Corporation a copy thereof is attached. To: Andrx Labs, LLC To: Andrx Labs, LLC To: District Corporation a copy thereof is attached. To: Andry Labs, LLC To: District Corporation a copy thereof is attached. To: District Corporation Corporation a copy thereof is attached. To: District Corporation Corpora
<ul> <li>thereof is attached.</li> <li>DR</li> <li>B. ✓ A chain of title from the inventor(s), of the set of the set of the document was recorded in Reel <u>011679</u>. Frame <u>0517</u></li> <li>2. From: <u>Andrx Corporation, A Florida in Reel 013792</u>. Frame</li> <li>3. From: <u>Andrx Corporation</u> Frame</li> <li>3. From: <u>Andrx Corporation</u> The document was recorded in Reel <u>013788</u>. Frame</li> <li>3. From: <u>Andrx Corporation</u> The document was recorded in Reel <u>013788</u>. Frame</li> <li>Additional documents in the chain of As required by 37 CFR 3.73(b)(1)(i), the ssignee was, or concurrently is being, submit [NOTE: A separate copy (<i>i.e.</i>, a true copy</li> </ul>	To: Andrx Corporation To: Andrx Corporation To: Andrx Corporation To: Andrx Corporation A Delaware Corporation To: Andrx Corporation, A Delaware Corporation To: Andrx Corporation, A Delaware Corporation To: Andrx Corporation, A Delaware Corporation To: Andrx Labs, LLC To: Andry Labs, LLC To: A
<ul> <li>thereof is attached.</li> <li>DR</li> <li>B. ✓ A chain of title from the inventor(s), of the set of the document was recorded in Reel <u>011679</u>. Frame <u>0517</u></li> <li>2. From: <u>Andrx Corporation, A Florida I</u> The document was recorded in Reel <u>013792</u>. Frame</li> <li>3. From: <u>Andrx Corporation</u> The document was recorded in Reel <u>013788</u>. Frame</li> <li>3. From: <u>Andrx Corporation</u> The document was recorded in Reel <u>013788</u>. Frame</li> <li>3. From: <u>Andrx Corporation</u> The document was recorded in Reel <u>013788</u>. Frame</li> <li>Common Additional documents in the chain of Additional documents in the chain of As required by 37 CFR 3.73(b)(1)(i), the ssignee was, or concurrently is being, submation [NOTE: A separate copy (<i>i.e.</i>, a true copy Division in accordance with 37 CFR 302.08]</li> </ul>	To: Andrx Corporation To: Andrx Corporation To: Andrx Corporation To: Andrx Corporation A Delaware Corporation To: Andrx Corporation, A Delaware Corporation To: Andrx Corporation, A Delaware Corporation To: Andrx Corporation, A Delaware Corporation To: Andrx Labs, LLC To: Andry Labs, LLC To: A
thereof is attached. OR 3. ✓ A chain of title from the inventor(s), of the second distribution of title from the inventor(s), of the second distribution of the document was recorded in Reel <u>011679</u> , Frame <u>0517</u> 2. From: <u>Andrx Corporation, A Florida of The document was recorded in Reel <u>013792</u>, Frame 3. From: <u>Andrx Corporation</u> The document was recorded in Reel <u>013788</u>, Frame 3. From: <u>Andrx Corporation</u> The document was recorded in Reel <u>013788</u>, Frame 3. From: <u>Andrx Corporation</u> The document was recorded in Reel <u>013788</u>, Frame 3. From: <u>Andrx Corporation</u> The document was recorded in Reel <u>013788</u>, Frame 3. From: <u>Andrx Corporation</u> The document was recorded in Reel <u>013788</u>, Frame 3. From: <u>Andrx Corporation</u> The document was recorded in Reel <u>013788</u>, Frame 3. From: <u>Andrx Corporation</u> The document was recorded in Reel <u>013788</u>, Frame 3. From: <u>Andrx Corporation</u> The document was recorded in Reel <u>013788</u>, Frame 3. From: <u>Andrx Corporation</u> The document was recorded in Reel <u>013788</u>, Frame 3. From: <u>Andrx Corporation</u> The document was recorded in Reel <u>013788</u>, Frame 3. From: <u>Andrx Corporation</u> The document was recorded in Reel <u>013788</u>, Frame 3. From: <u>Andrx Corporation</u> The document was recorded in Reel <u>013788</u>, Frame 3. From: <u>Andrx Corporation</u> The document was recorded in Reel <u>013788</u>, Frame 3. From: <u>Andrx Corporation</u> The document was recorded in Reel <u>013788</u>, Frame 3. From: <u>Andrx Corporation</u> Additional documents in the chain of <u>013788</u>, and <u>013788</u>, an</u>	To: Andrx Corporation         To: Andrx Corporation         To: or for which a copy thereof is attached.         Corporation       To: Andrx Corporation, A Delaware Corporation         To: Andrx Corporation, A Delaware Corporation         To: Andrx Corporation, A Delaware Corporation         To: Andrx Corporation, A Delaware Corporation         To: Andrx Corporation, A Delaware Corporation         To: Andrx Corporation, A Delaware Corporation         To: Andrx Labs, LLC         To: Andrx Labs, Corporation a copy thereof is attached.         To: Andrx Labs, LLC         To: Andrx Labs, LLC         To: Andrx Labs, LLC         To: Andry Corporation and Trademark Office at         e _0187       or for which a copy thereof is attached.         of title are listed on a supplemental sheet.         e documentary evidence of the chain of title from the original owner to the mitted for recordation pursuant to 37 CFR 3.11.         by of the original assignment document(s)) must be submitted to Assignment R Part 3, to record the assignment in the records of the USPTO. See MPEI         ow) is authorized to act on behalf of the assignee.       Tuguettettetastettettastettettastetastettetastettettettettettettettastettette
<ul> <li>thereof is attached.</li> <li>DR</li> <li>B. ✓ A chain of title from the inventor(s), of the set of the document was recorded in Reel <u>011679</u>. Frame <u>0517</u></li> <li>2. From: <u>Andrx Corporation, A Florida I</u> The document was recorded in Reel <u>013792</u>. Frame</li> <li>3. From: <u>Andrx Corporation</u> The document was recorded in Reel <u>013788</u>. Frame</li> <li>3. From: <u>Andrx Corporation</u> The document was recorded in Reel <u>013788</u>. Frame</li> <li>3. From: <u>Andrx Corporation</u> The document was recorded in Reel <u>013788</u>. Frame</li> <li>Common Additional documents in the chain of Additional documents in the chain of As required by 37 CFR 3.73(b)(1)(i), the ssignee was, or concurrently is being, submation [NOTE: A separate copy (<i>i.e.</i>, a true copy Division in accordance with 37 CFR 302.08]</li> </ul>	To: Andrx Corporation To: Andrx Corporation To: Andrx Corporation To: Andrx Corporation, A Delaware Corporation To: Andrx Labs, LLC To: Andra Labs, Corporation a copy thereof is attached. To: Andra Labs, LLC To: Andra Labs, Corporation a copy thereof is attached. To: Andra Labs, LLC To:

----- <sup>1</sup>.

.....

his collection of information is required by 37 CFR 3.73(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

			09/705,680	<u>((   V    D</u> )	U.S. DEPARTMENT OF COM it displays a valid OMB control
ADENNER	RANSMITTAL	Filing Date	November 3, 3	2000	SC II ISM
	FORM	First Named Inventor	Chen et al.		
		Art Unit	1615		
(to be used fo	r all correspondence after initi	al filing)	T. Ware		
. Total Number of	of Pages in This Submission	3 Attorney Docket Number	r 141-596		
	••••••••••••••••••••••••••••••••••••••	ENCLOSURES (Check	all that apply)		
Fee Trar	nsmittal Form	Drawing(s)		After	Allowance Communication
· 🗔 F	Fee Attached	Licensing-related Papers	)C		al Communication to Board peals and Interferences
Amendm	nent/Reply	Petition			al Communication to TC al Notice, Brief, Reply Brief)
. L A	After Final	Petition to Convert to a Provisional Application	Ì	Propr	ietary Information
A	Affidavits/declaration(s)	Power of Attorney, Revoca Change of Correspondence		Status	s Letter
Extensio	n of Time Request	Terminal Disclaimer		Other below	Enclosure(s) (please Iden
	Abandonment Request	Request for Refund		Statement L	, Jnder 37 CFR 3.73 (b)
	-	CD, Number of CD(s)		Return Rece	eipt Postcard
	ion Disclosure Statement		]		
Documer	.,	Landscape Table on Remarks	CD	. <u></u>	
Documer Reply to Incomple		Remarks	CD	. <u></u>	
Documer Reply to Incomple	nt(s) Missing Parts/ ete Application Reply to Missing Parts inder 37 CFR 1.52 or 1.53	Remarks	L.	AGENT	
Documer Reply to Incomple	nt(s) Missing Parts/ ete Application Reply to Missing Parts inder 37 CFR 1.52 or 1.53	Remarks ATURE OF APPLICANT, ATT	L.	AGENT	
Documer     Reply to     Incomple     F	nt(s) Missing Parts/ ete Application Reply to Missing Parts inder 37 CFR 1.52 or 1.53 SIGN/	Remarks ATURE OF APPLICANT, ATT	L.	AGENT	
Firm Name	nt(s) Missing Parts/ ete Application Reply to Missing Parts inder 37 CFR 1.52 or 1.53 SIGN/	Remarks ATURE OF APPLICANT, ATT	L.	AGENT	
Firm Name	nt(s) Missing Parts/ ete Application Reply to Missing Parts inder 37 CFR 1.52 or 1.53 SIGN/ HEDMAN & COSTIGAN	Remarks ATURE OF APPLICANT, ATT		<b>AGENT</b> 5,878	
Documer     Reply to     Incomple     Firm Name Signature Printed name Date I hereby certify th	nt(s) Missing Parts/ ete Application Reply to Missing Parts inder 37 CFR 1.52 or 1.53 SIGN/ HEDMAN & COSTIGAN Matthew J. Solow July 19, 2007	ATURE OF APPLICANT, ATT	ORNEY, OR Reg. No. 56 SION/MAILIN PTO or deposited	5,878 NG	nited States Postal Service
Documer     Reply to     Incomple     Firm Name Signature Printed name Date I hereby certify th	nt(s) Missing Parts/ ate Application Reply to Missing Parts inder 37 CFR 1.52 or 1.53 SIGN/ HEDMAN & COSTIGAN Matthew J. Solow July 19, 2007 Contact this correspondence is e as first class mail in an e	ATURE OF APPLICANT, ATT	ORNEY, OR Reg. No. 56 SION/MAILIN PTO or deposited	5,878 NG	nited States Postal Service Alexandria, VA 22313-145
Documer     Reply to     Incomple     Firm Name Signature Printed name Date I hereby certify th sufficient postage	nt(s) Missing Parts/ ate Application Reply to Missing Parts inder 37 CFR 1.52 or 1.53 SIGN/ HEDMAN & COSTIGAN Matthew J. Solow July 19, 2007 Contact this correspondence is e as first class mail in an e	ATURE OF APPLICANT, ATT	ORNEY, OR Reg. No. 56 SION/MAILIN PTO or deposited	5,878 NG	nited States Postal Service Alexandria, VA 22313-145

<b></b>		••••	. Page 1 of 1
United Stat	es Patent and Tradema	DUMPLETED	
		UNITED STA United States Address: COMMI P. Box J	a, Virginia 22313-1450
APPLICATION NUMBER	FILING OR 371 (c) DATE	FIRST NAMED APPLICANT	ATTY. DOCKET NO./TITLE
09/705,630	11/03/2000	Xiu Xiu Cheng	300.1005
47888 HEDMAN & COSTIGAN P.C		*OC000000	CONFIRMATION NO. 6707

1185 AVENUE OF THE AMERICAS NEW YORK, NY 10036

Date Mailed: 07/27/2007

### NOTICE OF ACCEPTANCE OF POWER OF ATTORNEY

This is in response to the Power of Attorney filed 07/23/2007.

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.

Office of Initial Patent Examination (571) 272-4000, or 1-800-PTO-9199 OFFICE COPY

...

وحاورو ويواجد مناح المحمد المتحد المراجع

et .			Page 1 of 1
ALL THE REAL PROPERTY OF		COMP	LETED
UNITED STATE	es Patent and Tradema	UNITED STA	TES DEPARTMENT OF COMMERCE
A COMPANY OF COMPANY		Address: COMMI P.O. Box	SSIONER FOR PATENTS 1450 a, Virginia 22313-1450
APPLICATION NUMBER	FILING OR 371 (c) DATE	FIRST NAMED APPLICANT	ATTY. DOCKET NO./TITLE
09/705,630	11/03/2000	Xiu Xiu Cheng	300.1005
			CONFIRMATION NO. 6707

23280 DAVIDSON, DAVIDSON & KAPPEL, LLC 485 SEVENTH AVENUE, 14TH FLOOR NEW YORK, NY 10018

Date Mailed: 07/27/2007

\*OC00000025054486\*

#### NOTICE REGARDING CHANGE OF POWER OF ATTORNEY

This is in response to the Power of Attorney filed 07/23/2007.

• The Power of Attorney to you in this application has been revoked by the assignee who has intervened as provided by 37 CFR 3.71. Future correspondence will be mailed to the new address of record(37 CFR 1.33).

د. مانامهای بایانی ماند و بایان ماند. بایان از از از ا

Office of Initial Patent Examination (571) 272-4000, or 1-800-PTO-9199 OFFICE COPY

الأماني الانان واوراج بالانتقاء فاستخاذك فيهونها المستعاد فاستعاده والمعاد المستخد فسنسا والما

.

0+1-55 0-1-55	سیلین چند میبردین درود ایریست د میلین بید میبردیند م	CLAIMS AS	S FILED - (Column	-	l (Colu	mn 2)	SMALL TYPE	EN		OR	OTHER SMALL I	
TC	TAL CLAIMS		42				RATE		FEE		RATE	FEE
FC	R		NUMBER	FILED	NUMB	ER EXTRA	BASIC F	EE	355.00	OR	BASIC FEE	710.00
rc	TAL CHARGEA	BLE CLAIMS	2(2) mir	nus 20=	• 6	1.)-	X\$ 9:	=		OR	X\$18=	Il.
10	DEPENDENT CLAIMS		X40=	1		OR	X80==	<u>~~~~</u>				
Λl.	ILTIPLE DEPEN						+270=					
11	the difference	in column 1 is	less than z	ente	r "0" in c	olumn 2	+135	_+		OR		lol
							ΤΟΤΑ			OR	TOTAL	101
		(Column 1)		Colu		(Column 3)	SMAL	L E	ΝΤΙΤΥ	OR	OTHER SMALL I	
		CLAIMS REMAINING AFTER AMENDMENT		HIGE NUM PREVI PAID	BER	PRESENT EXTRA	RATE		ADDI- FIONAL FEE		RATE	ADDI TIONA FEE
	Total	*	Minus	**		=	X\$ 9	-		OR	X\$18=	
	Independent	*	Minus	***		=	X40=			OR	X80=:	
-	FIRST PRESE	NTATION OF W	ULTIPLE DE	PENDEN			+135				+270=	
							TOT			OR	TOTAL	
							ADDIT. F			OR	ADDIT. FEE	
	同時で書いませた。	(Column 1) CLAIMS		HIG	mn 2) HEST	(Column 3)		-	ADDI-	Į		ADD
		REMAINING AFTER AMENDMEN		PREVI	IBER OUSLY FOR	PRESENT EXTRA	RATE		FEE		RATE	
	Total	•	Minus	**		-	X\$ 9	=		OR	X\$18=	
A M L	Independent	·	Minus			=	X40=			OR	X80=	
	FIRST PRESE	NTATION OF M	ULTIPLE DE	PENDEN	T CLAIM		+135			1	+270=	
							TOT			OR	TOTAL	
	•	(Column 1)			<b>(</b> )		ADDIT. F	EE		OR	ADDIT. FEE	l
		(Column 1) CLAIMS REMAINING AFTER AMENDMENT		HIGH NUM PREVI	mn 2) HEST IBER OUSLY FOR	(Column 3) PRESENT EXTRA	RATE		ADDI- FIONAL FEE		RATE	
<b>LM</b>	Total	4	Minus	1 11		=	X\$ 9=		FEE		X\$18=	FEE
242	independent	•	Minus	***		=		-+		OR		
ā 	FIRST PRESE	NTATION OF M	ULTIPLE DE	PENDEN	T CLAIM		X40=			OR	X80=	} }
	·····						+135:	-		OR	+270=	t
•	If the entry in colur It the "Highest Nur						TOT	AL		OR	TOTAL	t

Appl cation Number Information

http://neo/cgi-bin/expo/GenInfo/snquery.pl?APPL\_ID=09726193

Dav : Sundav

Date: 10/20/2002 Time: 16:15:43

PALM INTRANET

#### **Application Number Information**

Confirmation Number: 6199

Application Number: 09/726193 Examiner Number: 77687 / FUBARA, BLESSING Assignments Group Art Unit: 1615 Filing Date: 11/29/2000 Effective Date: 11/29/2000 Class/Subclass: 424/400.000 Waiting for Response Desc. Application Received: 11/30/2000 Lost Case: NO Mail Final Rej. Interference Number: Patent Number: Issue Date: 00/00/0000 Unmatched Petition: NO Date of Abandonment: 00/00/0000 L&R Code: Secrecy Code:1 Attorney Docket Number: 300.1023 Third Level Review: NO Secrecy Order: NO Status Date: 07/15/2002 Status: 61 /FINAL REJECTION MAILED

Status Date: 07/15/20

Title of Invention: CONTROLLED RELEASE METFORMIN FORMULATIONS

Bar Code	Location	Location Date	Chrg to Loc	Charge to	Emp. ID	Infra Loc		
09726193	16C3 TC 1600 CENTRAL FILES, CM1-3C10	08/01/2002		No Charge to Name	TINVENTO	32 CM1/03/C 10		
Appin Co Info	ntents Petition Info	Atty/Ager	nt Info	Continuity	Data Fo	preign Data Inve		
Search Another: Application# 09594637 or Patent# Search Search								
	PCT / [] /	Sea Sea	rch	or PG PU	BS #	Search		
Attorney Docket #								
Bar Code # Search								

To go back use Back button on your browser toolbar.

Back to PALM ASSIGNMENT OASIS Home page

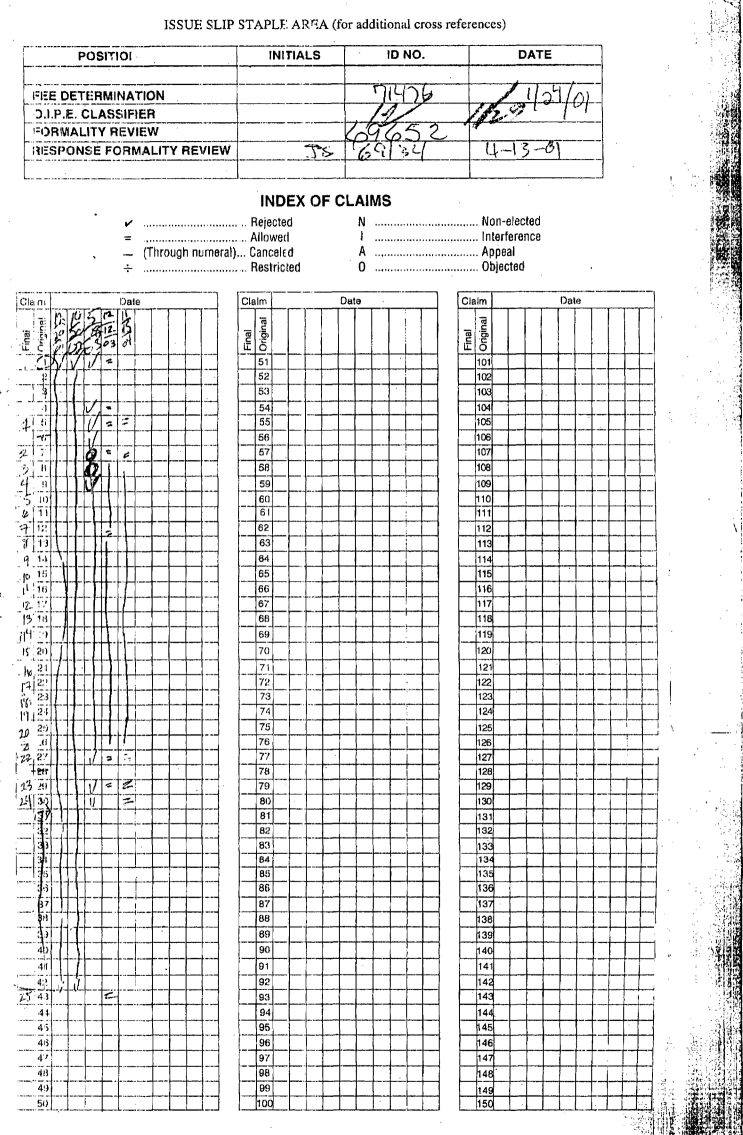
l of l



## Name/Number: 09705630 Start Date: Any Date

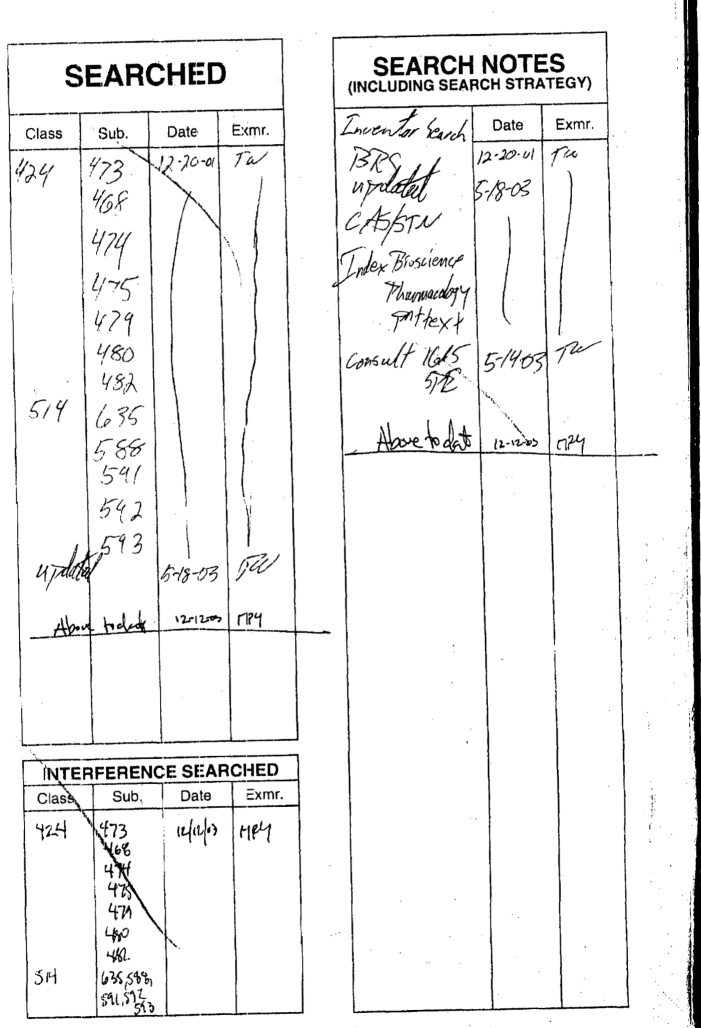
Total Records Found: 12 End Date: Any Date

Accounting Date	Sequence Num.	Tran Type	Fee Code	Fee Amount Mailroom Date	Payment Method
04/09/2001	00000071	1	<u>101</u>	\$710.00 04/05/2001	СК
04/09/2001	00000072	1	105	\$130.00 04/05/2001	СК
04/09/2001	00000073	1	103	\$396.00 04/05/2001	CK
04/17/2001	00000164	1	581	\$40.00 04/05/2001	СК
07/12/2002	00000010	1	117	\$920.00 07/08/2002	СК
07/12/2002	00000011	1	<u>148</u>	\$110.00 07/08/2002	СК
03/06/2003	00000105	1	1251	\$110.00 03/04/2003	CK
03/14/2003	00000002	1	1806	\$180.00 03/03/2003	СК
11/26/2003	00000076	R	1253	\$950.00 11/24/2003	CK
03/05/2004	00000001	1	<u>1501</u>	\$1,330.00 03/03/2004	CK
03/05/2004	00000002	1	<u>8001</u>	\$30,00 03/03/2004	CK
05/10/2004	00000252		8007	\$20.00 01/04/1970	DA 500552



If more than 150 claims or 10 actions staple additional sheet here

(LEFT INSIDE)



(RIGHT OUTSIDE)