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this salt should then be converted *back* to the free acid (*e.g.*, there is no suggestion of using the salt formation as a purification method).

As discussed above, the impurities in representative examples of Moriarty include two different stereoisomers of treprostinil free acid. Ege suggests that a "carboxylate salt formation and regeneration of the neutral carboxylic acid" step would not remove these compounds from the product. Thus, a POSA looking to make the free acid product of claims 6, 10, 15, and 21, such as treprostinil free acid, would have understood Moriarty, Phares, and Ege to suggest simply making the treprostinil free acid product of Moriarty, and not undergoing the additional time and expense of a "carboxylate salt formation and regeneration of the neutral carboxylic acid" step because Ege actually teaches away from the usefulness of this step.

Petitioner provides no additional evidence to augment or strengthen the position taken in the Petition by adding Ege. Although Petitioner submitted the Winkler declaration with the Petition, the only declaratory "evidence" relied upon in the Petition for claims 6, 15, and 21 is the conclusory statements made in paragraphs 84, 86, and 88, which are entitled to little or no weight. *See* 37 C.F.R. § 42.65(a) ("Expert testimony that does not disclose the underlying facts or data on which the opinion is based is entitled to little or no weight.").

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IPR2020-00770 United Therapeutics EX2007 Page 6001 of 7335 In sum, even though Phares discloses forming a salt from treprostinil free acid, and Ege generally discusses that carboxylate salt formation was known in the art, there would have been no motivation or expectation of success in using these teachings on the already-formed free acid disclosed in Moriarty, and Petitioner has failed to establish that a POSA would have carried out steps necessary to inherently obtain the claimed products. Thus, Petitioner fails to establish a reasonable likelihood that claims 6, 10, 15 and 21 are unpatentable as obvious.

2. Petitioner fails to provide a motivation to combine Moriarty, Phares and Ege or an expectation of success for obtaining the salt product of claim 22

As noted above, claim 22 recites a salt form of a compound of Formula (I) that has been purified through the salt-formation step (c) followed by the acid-formation step (d). In essence, this claim requires a salt product of the free acid that has a novel purity profile, as discussed above.

For the reasons outlined above, Petitioner has failed to establish that a POSA would have had a motivation or a reasonable expectation that subjecting a free acid compound such as treprostinil to a "carboxylate salt formation and regeneration of the neutral carboxylic acid" step, which was shown by Patent Owner (and evidenced by the FDA's actions) to produce a significantly different final product. Petitioner has likewise failed to show that a POSA would be motivated to then turn around and make a salt of the significantly different final product. Again,

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IPR2020-00770 United Therapeutics EX2007 Page 6002 of 7335 Petitioner provides no additional evidence to augment or strengthen the position

taken in the Petition, and instead cites to the conclusory statements made in

paragraphs 84, 86 and 88 of the Winkler declaration.

C. Moriarty in view of Kawakami with Ege

Much like the first alternative for Ground 3, the second alternative – over Moriarty, Kawakami and Ege – fails to establish a reasonable likelihood that claims 6, 10, 15, 21, and 22 are unpatentable as obvious.

1. Petitioner fails to provide a motivation to combine Moriarty, Kawakami and Ege or an expectation of success for obtaining the free-acid product of claims 6, 10, 15, and 21

As noted throughout this Preliminary Response, the treprostinil free acid in Moriarty has a different purity profile than treprostinil free acid encompassed by the present claims. This difference in product was so significant that FDA changed its protocol for analyzing treprostinil free acid once this new product was introduced. *See, supra*, Section II.

Kawakami allegedly discloses purification of a compound containing a carboxylic acid by forming the acid addition salt and then reforming the carboxylic acid. Petition, pg. 53. Kawakami allegedly discloses that the resulting product is of "fairly high purity." *Id.* Petitioner, however, fails to establish that a POSA would reasonably expect the teachings of Kawakami to extend to the products in

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IPR2020-00770 United Therapeutics EX2007 Page 6003 of 7335 Moriarty. Specifically, Petitioner offers no evidence that a POSA would expect that the purification of a particular compound in Kawakami to a "fairly high purity" would suggest that the products in Moriarty (containing structurally unrelated stereoisomers of treprostinil free acid and other impurities) could be purified using the same process. Again, despite submitting the Winkler declaration with the Petition, the only "evidence" relied upon in the Petition for claims 6, 15, and 21 is the conclusory statements made in paragraphs 84, 86, and 88. This provides no evidence as to why Kawakami (separation of E/Z isomers of an alkene) would be applicable to the products in Moriarty or why Ege does not directly teach away from Petitioner's conclusion.

2. Petitioner fails to provide a motivation to combine Moriarty, Kawakami, and Ege or an expectation of success for obtaining the salt product of claim 22

As noted above, claim 22 recites a salt form of a compound of Formula (I) that has been purified through the salt-formation step (c) followed by the acid-formation step (d). In essence, this claim requires a salt product of the free acid that has a novel purity profile, as discussed above.

For the reasons outlined above, Petitioner has failed to establish that a POSA would have had a motivation or a reasonable expectation that subjecting a free acid compound such as treprostinil to a "carboxylate salt formation and regeneration of the neutral carboxylic acid" step, which was shown by Patent Owner (and

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IPR2020-00770 United Therapeutics EX2007 Page 6004 of 7335 evidenced by FDA's actions) to produce a significantly different final product. Petitioner has likewise failed to show that a POSA would be motivated to then turn around and make a salt of the significantly different final product. Again, Petitioner provides no additional evidence to augment or strengthen the position taken in the Petition, and instead cites to the conclusory statements made in paragraphs 84, 86 and 88 of the Winkler declaration.

D. Petitioner provides no evidence that the product of the '393 patent would be "inherently produced"

Petitioners attempt to create a new legal theory out of whole cloth by alleging that a hypothetical combination of prior art references would inherently create the same product as the '393 patent. Specifically, Petitioner has not asserted that the free acid and salt products of claims 6, 10, 15, 21, and 22 would have been obvious from the product in Moriarty, Phares/Kawakami, and Ege.⁵ Instead, Petitioner asserts an inherency position whereby it would have been obvious to conduct the salt-formation step (c) followed by the acid-formation step (d) (and a further salt-formation step for the purposes of claim 22), and the resulting product would have inherently been the same as that which is claimed.

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⁵ Indeed, Patent Owner established during prosecution that the free acid and salt products of claims 6, 10, 15, 21, and 22 were patentably distinct from the products in Moriarty and Phares. Ex. 1002.

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Petitioner has set forth an inherency rationale that "a [POSA] would want to form the treprostinil diethanolamine salt, purify it, and then convert it back to its free form (i.e., treprostinil) in order to obtain excellent crystallinity and increased purity." Petition, p. 54. Basically, Petitioner's rationale relies on the inherent production of the claimed product flowing from the assertion that it would have been obvious to conduct the salt-formation step (c) followed by the acid-formation step (d) (and a further salt-formation step for the purposes of claim 22). This position, however, has no basis in law as inherency stems from what must *necessarily be present in the prior art*, not what might possibly be present based on an alleged obviousness combination. See, e.g., Atlas Powder Co. v. Ireco Inc., 190 F.3d 1342, 1345-46 (Fed. Cir. 1999). As discussed for anticipation, Petitioner failed to provide a shred of evidence that any prior art reference contained any specific impurity profile or impurity level, much less that any prior art reference necessarily matched the impurity profile or impurity level of the '393 patent. For obviousness, Petitioner asserts that new hypothetical products made by combining prior art references would also result in the same treprostinil products claimed in the '393 patent. This argument however, has absolutely no evidentiary support or legal support. For these additional reasons, the petition for IPR should be denied should be denied with respect to Ground 3.

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XIII. SECONDARY CONSIDERATIONS WOULD REBUT ANY POSSIBLE CASE OF OBVIOUSNESS

Petitioner has not established a *prima facie* case of obviousness. Thus, Patent Owner is not obligated to provide evidence of objective indicia of nonobviousness. Nonetheless, objective indicia of non-obviousness confirm that the '393 patent would not have been obvious and, in fact, represents a surprising solution to the problem of minimizing impurities and providing a safer and purer treprostinil product.

A. Long-felt unmet need

At the time of the invention, there was a long-felt need to have a more efficient synthesis to produce treprostinil in a more pure form and in a cost-effective manner. Treprostinil has five chiral centers resulting in 32 possible diastereomers, so the potential for diastereomeric impurities is high; only the treprostinil stereoisomer has the desired pharmaceutical effect. Ex. 2013, at pp. 11, ll. 18-25, pp. 15, ll. 1-pp. 16, ll. 8, pp. 19, ll. 14-25. Treprostinil is also a very potent drug so any diastereomeric impurities would also potentially be potent and could potentially have deleterious effects. *Id.* Thus, there was a desire to reduce the amount of impurities as much as possible and the product of the '393 patent further reduces impurities over the previous treprostinil products made by the prior art.

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B. Unexpected results

The results of the claimed inventions in the '393 were unexpected. The use of a salt form of treprostinil to further purify the treprostinil acid in a cheaper and better way than the previously used methods of purification was an unexpected result. Moreover, it was unexpected that the salt purification step reduced not only diastereomeric impurities, but also non-acidic impurities as well. *See, supra,* Section XI.B.1. Thus, a person of skill in the art would not have expected the results of the '393 patent to be so successful.

C. Commercial Success

The '393 patent is used in the current production of Remodulin[®] and has reduced the amount of solvents and purification steps used to make Remodulin[®] and has thereby reduced the cost of making Remodulin[®] and increased efficiency. Ex. 2006, pp. 64-66. Remodulin is a commercially successful product that competes well against other alternatives such as Flolan. The commercial success of Remodulin[®] is reflected in its total revenue and relevant market share. Specifically, Remodulin[®] generated approximately \$553.7 million, \$491.2 million and \$458.0 million in revenues for the years ended December 31, 2014, 2013 and 2012, respectively. Ex. 2016, p. 6.

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D. Copying

The non-obviousness of the '393 patent is evidenced by the actions of several generic pharmaceutical companies who have attempted to copy Remodulin[®] and Tyvaso[®]. *See, e.g., United Therapeutics Corp. v. Sandoz, Inc.,* Civil Action No. 3:14-cv-05499-PGS-LHG (D.N.J. 2014); *United Therapeutics Corp. v. Teva Pharma*, Civil Action No. 3:14-cv-05498-PGS-LHG (D.N.J. 2014); *United Therapeutics Corp. v. Watson Laboratories, Inc.,* Civil Action No. 15-cv-5723 (D.N.J. 2015). Treprostinil is marketed under the trade names Remodulin[®] for infusion and Tyvaso[®] for inhalation. The '393 patent product and process is currently used in the production of Remodulin[®] and Tyvaso[®]. *See, supra,* Section II.

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XIV. CONCLUSION

For the foregoing reasons, SteadyMed's Petition should be denied. The issues raised have already been addressed by the Office, so denying the Petition is appropriate under 35 U.S.C. § 325(d). Even if the Board does not exercise its discretion, the Petition should be denied because Petitioner has failed to demonstrate a likelihood of success on the merits.

Respectfully submitted,

Date: Jan. 14, 2016

/Stephen B. Maebius/ Stephen B. Maebius Reg. No. 35,264

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CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the foregoing Patent Owner Preliminary Response was served on counsel of record for Petitioner on January 14, 2016 by delivering a copy via email to Stuart Pollack and Lisa Haile (the counsel of record for the Petitioner) at the following address:

Steadymed-IPR@dlapiper.com

Date: Jan. 14, 2016

signature: <u>/Stephen B. Maebius/</u> Stephen B. Maebius

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Paper _____

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

STEADYMED LTD. Petitioner

V.

UNITED THERAPEUTICS CORPORATION Patent Owner

U.S. Patent No. 8,497,393 Issue Date: Jul. 30, 2013 Title: PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN®

Case IPR2016-00006

Patent Owner's Exhibit List

Mail Stop "PATENT BOARD"

Patent Trial and Appeal Board U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

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Exhibit Description
November 19, 2015 Conference Call Before the Panel
Remodulin Label
FDA Approval Letter
Process Validation Report: (Protocol No.: "VAL 00131")
Process Optimization Report
UTC Letter of January 2009 to FDA
U.S. Patent No. 8,242,305; the '305 patent;
U.S. Provisional Patent Application No. 61/014,232
U.S. Patent No. 8,748,657; the '657 patent
The '657 patent prosecution history
Zumdahl, Chemistry, pp. A25, A36 (1986)
Brown, et al., Chemistry: The Central Science, pp. G-2, G-10 (9th ed.
2003)
Trial testimony of Dr. Williams and Dr. Aristoff
Suchocki, et al., Conceptual Chemistry, p. G-6 (2001)
U.S. Patent No. 4,668,814; the '814 patent

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2016	UTC Form 10K 2014 Annual Report

Respectfully submitted,

Date: Jan. 14, 2016

/Stephen B. Maebius/ Stephen B. Maebius Registration No. 35,264 Counsel for Patent Owner

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CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the foregoing Patent Owner's Exhibit List and a copy of each listed exhibit except for Exhibit Nos. 2003-2006 (which are filed under seal) were served on counsel of record for the Petitioner on Jan. 14, 2016 by delivering a copy via email to Stuart Pollack and Lisa Haile (the counsel of record for the Petitioner) at the following address: Steadymed-IPR@dlapiper.com.

Date: Jan. 14, 2016

/Stephen B. Maebius/ Stephen B. Maebius Registration No. 35,264 Counsel for Patent Owner

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IPR2020-00770 United Therapeutics EX2007 Page 6015 of 7335 HIGHLIGHTS OF PRESCRIBING INFORMATION These highlights do not include all the information needed to use **REMODULIN** safely and effectively. See full prescribing information for REMODULIN.

REMODULIN® (treprostinil) Injection, for subcutaneous or intravenous

Initial U.S. Approval: May 2002

-----RECENT MAJOR CHANGES------

12/2014 Dosage and Administration (2.1, 2.5)

---INDICATIONS AND USAGE------

Remodulin is a prostacyclin vasodilator indicated for: Treatment of pulmonary arterial hypertension (PAH) (WHO Group 1) to diminish symptoms associated with exercise. Studies establishing effectiveness included patients with NYHA Functional Class II-IV symptoms and etiologies of idiopathic or heritable PAH (58%), PAH associated with congenital systemic-to-pulmonary shunts (23%), or PAH associated with connective tissue diseases (19%) (1.1) Patients who require transition from Flolan®, to reduce the rate of clinical deterioration. The risks and benefits of each drug should be carefully considered prior to transition. (1.2)

--DOSAGE AND ADMINISTRATION----PAH in patients with NYHA Class II-IV symptoms:

Initial dose for patients new to prostacyclin infusion therapy: 1.25 ng/kg/min; increase based on clinical response (increments of 1.25 ng/kg/min per week for the first 4 weeks of treatment, later 2.5 ng/kg/min per week). Avoid abrupt cessation. (2.2, 2.3) Mild to moderate hepatic insufficiency: Decrease initial dose to 0.625 ng/kg/min.

Severe hepatic insufficiency: No studies performed. (2.4)

Transition from Flolan:

Increase the Remodulin dose gradually as the Flolan dose is decreased, based on constant observation of response. (2.6)

FULL PRESCRIBING INFORMATION: CONTENTS*

1. INDICATIONS AND USAGE

- 1.1 Pulmonary Arterial Hypertension
- 1.2 Pulmonary Arterial Hypertension in Patients Requiring Transition from Flolan[®]

2 DOSAGE AND ADMINISTRATION

- 2.1 General
- 2.2 Initial Dose for Patients New to Prostacyclin Infusion Therapy
- 2.3 Dosage Adjustments
- 2.4 Patients with Hepatic Insufficiency
- 2.5 Administration
- 2.6 Patients Requiring Transition from Flolan
- **3 DOSAGE FORMS AND STRENGTHS**
- **4 CONTRAINDICATIONS**
- **5 WARNINGS AND PRECAUTIONS**
 - 5.1 Risk of Catheter-Related Bloodstream Infection 5.2 Worsening PAH upon Abrupt Withdrawal or Sudden Large Dose
 - Reduction
 - 5.3 Patients with Hepatic or Renal Insufficiency
 - 5.4 Effect of Other Drugs on Treprostinil

6 ADVERSE REACTIONS

- 6.1 Clinical Trials Experience
- 6.2 Post-Marketing Experience
- **7 DRUG INTERACTIONS**
 - 7.1 Antihypertensive Agents or Other Vasodilators 7.2 Anticoagulants

Administration:

Continuous subcutaneous infusion (undiluted) is the preferred mode. Use intravenous (IV) infusion (dilution required) if subcutaneous infusion is not tolerated. (2.1, 2.5)

-----DOSAGE FORMS AND STRENGTHS------

Remodulin is supplied in 20 mL vials containing 20, 50, 100, or 200 mg of treprostinil (1, 2.5, 5 or 10 mg/mL). (3)

-----CONTRAINDICATIONS------None

-----WARNINGS AND PRECAUTIONS------

For intravenous infusion use an indwelling central venous catheter. This route is associated with the risk of blood stream infections (BSIs) and sepsis, which may be fatal. (5.1)

Do not abruptly lower the dose or withdraw dosing. (5.2)

--ADVERSE REACTIONS--

Most common adverse reactions (incidence >3%) reported in clinical studies with Remodulin: subcutaneous infusion site pain and reaction, headache, diarrhea, nausea, jaw pain, vasodilatation, edema, and hypotension. (6.1)

To report SUSPECTED ADVERSE REACTIONS, contact United Therapeutics Corp. at 1-866-458-6479 or contact FDA at 1-800-FDA-1088 or www.fda.gov/medwatch.

-----DRUG INTERACTIONS---Blood pressure lowering drugs (e.g., diuretics, antihypertensive agents, or vasodilators): Risk of increased reduction in blood pressure (7.1) Remodulin inhibits platelet aggregation. Potential for increased risk of bleeding, particularly among patients on anticoagulants. (7.2) Remodulin dosage adjustment may be necessary if inhibitors or inducers of CYP2C8 are added or withdrawn. (7.6)

See 17 for PATIENT COUNSELING INFORMATION.

Revised: 12/2014

- 7.3 Bosentan
- 7.4 Sildenafil
- 7.5 Effect of Treprostinil on Cytochrome P450 Enzymes
- 7.6 Effect of Cytochrome P450 Inhibitors and Inducers on Treprostinil
- 7.7 Effect of Other Drugs on Treprostinil
- **8 USE IN SPECIFIC POPULATIONS**
 - 8.1 Pregnancy
 - 8.2 Labor and Delivery

 - 8.3 Nursing Mothers
 - 8.4 Pediatric Use
 - 8.5 Geriatric Use

 - 8.6 Patients with Hepatic Insufficiency 8.7 Patients with Renal Insufficiency
- 10 OVERDOSAGE 11 DESCRIPTION
- 12 CLINICAL PHARMACOLOGY
 - 12.1 Mechanism of Action
- 12.2 Pharmacodynamics
- 12.3 Pharmacokinetics
- 13 NONCLINICAL TOXICOLOGY
- 13.1 Carcinogenesis, Mutagenesis, Impairment of Fertility
- 14 CLINICAL STUDIES
- 14.1 Clinical Trials in Pulmonary Arterial Hypertension (PAH) 14.2 Flolan-To-Remodulin Transition Study
- 16 HOW SUPPLIED / STORAGE AND HANDLING
- 17 PATIENT COUNSELING INFORMATION

*Sections or subsections omitted from the full prescribing information are not listed

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FULL PRESCRIBING INFORMATION

1. INDICATIONS AND USAGE

1.1 Pulmonary Arterial Hypertension

Remodulin is indicated for the treatment of pulmonary arterial hypertension (PAH) (WHO Group 1) to diminish symptoms associated with exercise. Studies establishing effectiveness included patients with NYHA Functional Class II-IV symptoms and etiologies of idiopathic or heritable PAH (58%), PAH associated with congenital systemic-to-pulmonary shunts (23%), or PAH associated with connective tissue diseases (19%) [see Clinical Studies (14.1)].

It may be administered as a continuous subcutaneous infusion or continuous intravenous (IV) infusion; however, because of the risks associated with chronic indwelling central venous catheters, including serious blood stream infections (BSIs), reserve continuous intravenous infusion for patients who are intolerant of the subcutaneous route, or in whom these risks are considered warranted [see Warnings and Precautions 5.1].

1.2 Pulmonary Arterial Hypertension in Patients Requiring Transition from Flolan[®]

In patients with pulmonary arterial hypertension requiring transition from Flolan (epoprostenol sodium), Remodulin is indicated to diminish the rate of clinical deterioration. Consider the risks and benefits of each drug prior to transition.

2 DOSAGE AND ADMINISTRATION

2.1 General

Remodulin can be administered without further dilution for subcutaneous administration, or diluted for intravenous infusion with Sterile Diluent for Remodulin or similar approved high-pH glycine diluent (e.g. Sterile Diluent for Flolan or Sterile Diluent for Epoprostenol Sodium), Sterile Water for Injection, or 0.9% Sodium Chloride Injection prior to administration. See Table 1 below for storage and administration time limits for the different diluents.

Route	Diluent	Storage limits	Administration limits
SC	None	See section 16	72 hours at 37°C
IV	Sterile Diluent for Remodulin Sterile Diluent for Flolan Sterile Diluent for Epoprostenol Sodium	14 days at room temperature	48 hours at 40 °C
	Sterile water for injection 0.9% Sodium Chloride for injection	4 hours at room temperature or 24 hours refrigerated	48 hours at 40°C

2.2 Initial Dose for Patients New to Prostacyclin Infusion Therapy

Remodulin is indicated for subcutaneous (SC) or intravenous (IV) use only as a continuous infusion. Remodulin is preferably infused subcutaneously, but can be administered by a central intravenous line if the subcutaneous route is not tolerated, because of severe site pain or reaction. The infusion rate is initiated at 1.25 ng/kg/min. If this initial dose cannot be tolerated because of systemic effects, reduce the infusion rate to 0.625 ng/kg/min.

2.3 Dosage Adjustments

The goal of chronic dosage adjustments is to establish a dose at which PAH symptoms are improved, while minimizing excessive pharmacologic effects of Remodulin (headache, nausea, emesis, restlessness, anxiety and infusion site pain or reaction).

The infusion rate should be increased in increments of 1.25 ng/kg/min per week for the first four weeks of treatment and then 2.5 ng/kg/min per week for the remaining duration of infusion, depending on clinical response. Dosage adjustments may be undertaken more often if tolerated. Avoid abrupt cessation of infusion *[see Warnings and Precautions (5.4)]*. Restarting a Remodulin infusion within a few hours after an interruption can be done using the same dose rate. Interruptions for longer periods may require the dose of Remodulin to be re-titrated.

2.4 Patients with Hepatic Insufficiency

In patients with mild or moderate hepatic insufficiency, decrease the initial dose of Remodulin to 0.625 ng/kg/min ideal body weight. Remodulin has not been studied in patients with severe hepatic insufficiency [see Warnings and Precautions (5.3), Use In Specific Populations (8.6) and Clinical Pharmacology (12.3)].

2.5 Administration

Inspect parenteral drug products for particulate matter and discoloration prior to administration whenever solution and container permit. If either particulate matter or discoloration is noted, do not use.

Subcutaneous Infusion

Remodulin is administered subcutaneously by continuous infusion without further dilution, via a subcutaneous catheter, using an infusion pump designed for subcutaneous drug delivery. To avoid potential interruptions in drug delivery, the patient must have immediate access to a backup infusion pump and subcutaneous infusion sets. The ambulatory infusion pump used to administer Remodulin should: (1) be small and lightweight, (2) be adjustable to approximately 0.002 mL/hr, (3) have occlusion/no delivery, low battery, programming error and motor malfunction alarms, (4) have delivery accuracy of $\pm 6\%$ or better and (5) be positive pressure driven. The reservoir should be made of polyvinyl chloride, polypropylene or glass.

Remodulin is administered subcutaneously by continuous infusion at a calculated subcutaneous infusion rate (mL/hr) based on a patient's dose (ng/kg/min), weight (kg), and the vial strength (mg/mL) of Remodulin being used. During use, a single reservoir (syringe) of undiluted Remodulin can be administered up to 72 hours at 37°C. The subcutaneous infusion rate is calculated using the following formula:

Subcutaneous Infusion Rate		Dose (ng/kg/min)	x	Weight (kg)	x	0.00006*
(mL/hr)	_	Remodu	lin \	/ial Strength (mg/ml	L)

*Conversion factor of 0.00006 = 60 min/hour x 0.000001 mg/ng

Example calculations for **Subcutaneous Infusion** are as follows:

Example 1:

UT Ex. 2002 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6018 of 7335 For a 60 kg person at the recommended initial dose of 1.25 ng/kg/min using the 1 mg/mL Remodulin, the infusion rate would be calculated as follows:

Subcutaneous	= -	1.25 ng/kg/min	х	60 kg	х	0.00006	• = 0.005 mL/hr
(mL/hr)			1 mợ	g/mL			- 0.003 mL/m

Example 2:

For a 65 kg person at a dose of 40 ng/kg/min using the 5 mg/mL Remodulin, the infusion rate would be calculated as follows:

Subcutaneous	_	40 ng/kg/min	х	65 kg	Х	0.00006	_
Infusion Rate	= 1		5 mợ	g/mL			= 0.031 mL/hr
(mL/hr)							

Intravenous Infusion

Diluted Remodulin is administered intravenously by continuous infusion via a surgically placed indwelling central venous catheter using an infusion pump designed for intravenous drug delivery. If clinically necessary, a temporary peripheral intravenous cannula, preferably placed in a large vein, may be used for short term administration of Remodulin. Use of a peripheral intravenous infusion for more than a few hours may be associated with an increased risk of thrombophlebitis. To avoid potential interruptions in drug delivery, the patient must have immediate access to a backup infusion pump and infusion sets. The ambulatory infusion pump used to administer Remodulin should: (1) be small and lightweight, (2) have occlusion/no delivery, low battery, programming error and motor malfunction alarms, (3) have delivery accuracy of ±6% or better of the hourly dose, and (4) be positive pressure driven. The reservoir should be made of polyvinyl chloride, polypropylene or glass.

Infusion sets with an in-line 0.22 or 0.2 micron pore size filter should be used.

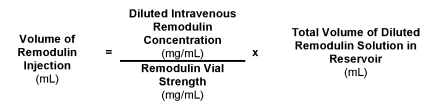
Diluted Remodulin has been shown to be stable at ambient temperature when stored for up to 14 days using high-pH glycine diluent at concentrations as low as 0.004 mg/mL (4,000 ng/mL).

Select the intravenous infusion rate to allow for a desired infusion period length of up to 48 hours between system changeovers. Typical intravenous infusion system reservoirs have volumes of 50 or 100 mL. With this selected intravenous infusion rate (mL/hr) and the patient's dose (ng/kg/min) and weight (kg), the diluted intravenous Remodulin concentration (mg/mL) can be calculated using the following formula:

Step 1

Diluted Intravenous Remodulin	=	Dose (ng/kg/min)	x	Weight (kg)	x	0.00006
Concentration (mg/mL)	-	I	ntrav	enous Infus (mL/hr)	sion Ra	ate

The volume of Remodulin Injection needed to make the required diluted intravenous Remodulin concentration for the given reservoir size can then be calculated using the following formula:



The calculated volume of Remodulin Injection is then added to the reservoir along with the sufficient volume of diluent to achieve the desired total volume in the reservoir.

Example calculations for Intravenous Infusion are as follows:

Example 3:

For a 60 kg person at a dose of 5 ng/kg/min, with a predetermined intravenous infusion rate of 1 mL/hr and a reservoir of 50 mL, the diluted intravenous Remodulin concentration would be calculated as follows:

Step 1

Diluted Intravenous Remodulin	_	5 ng/kg/min	x	60 kg	x	0.00006	= 0.018 mg/mL
Concentration (mg/mL)	-		1 m	ıL/hr			(18,000 ng/mL)

The volume of Remodulin Injection (using 1 mg/mL Vial Strength) needed for a total diluted Remodulin concentration of 0.018 mg/mL and a total volume of 50 mL would be calculated as follows:

Step 2

The diluted intravenous Remodulin concentration for the person in Example 3 would thus be prepared by adding 0.9 mL of 1 mg/mL Remodulin Injection to a suitable reservoir along with a sufficient volume of diluent to achieve a total volume of 50 mL in the reservoir. The pump flow rate for this example would be set at 1 mL/hr.

Example 4:

For a 75 kg person at a dose of 30 ng/kg/min, with a predetermined intravenous infusion rate of 2 mL/hr, and a reservoir of 100 mL, the diluted intravenous Remodulin concentration would be calculated as follows:

Step 1

Diluted	_					= 0.0675 mg/mL
Intravenous	30 ng/kg/min	х	75 kg	х	0.00006	(67,500 ng/mL)

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Step 2

The volume of Remodulin Injection (using 2.5 mg/mL Vial Strength) needed for a total diluted Remodulin concentration of 0.0675 mg/mL and a total volume of 100 mL would be calculated as follows:

Step 2

The diluted intravenous Remodulin concentration for the person in Example 4 would thus be prepared by adding 2.7 mL of 2.5 mg/mL Remodulin Injection to a suitable reservoir along with a sufficient volume of diluent to achieve a total volume of 100 mL in the reservoir. The pump flow rate for this example would be set at 2 mL/hr.

2.6 Patients Requiring Transition from Flolan

Transition from Flolan to Remodulin is accomplished by initiating the infusion of Remodulin and increasing it, while simultaneously reducing the dose of intravenous Flolan. The transition to Remodulin should take place in a hospital with constant observation of response (e.g., walk distance and signs and symptoms of disease progression). Initiate Remodulin at a recommended dose of 10% of the current Flolan dose, and then escalate as the Flolan dose is decreased (see Table 2 for recommended dose titrations).

Patients are individually titrated to a dose that allows transition from Flolan therapy to Remodulin while balancing prostacyclin-limiting adverse events. Increases in the patient's symptoms of PAH should be first treated with increases in the dose of Remodulin. Side effects normally associated with prostacyclin and prostacyclin analogs are to be first treated by decreasing the dose of Flolan.

Step	Flolan Dose	Remodulin Dose
1	Unchanged	10% Starting Flolan Dose
2	80% Starting Flolan Dose	30% Starting Flolan Dose
3	60% Starting Flolan Dose	50% Starting Flolan Dose
4	40% Starting Flolan Dose	70% Starting Flolan Dose
5	20% Starting Flolan Dose	90% Starting Flolan Dose
6	5% Starting Flolan Dose	110% Starting Flolan Dose
7	0	110% Starting Flolan Dose + additional 5-10% increments as needed

3 DOSAGE FORMS AND STRENGTHS

20-mL vial containing 20 mg treprostinil (1 mg per mL).

UT Ex. 2002 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6021 of 7335 20-mL vial containing 50 mg treprostinil (2.5 mg per mL).
20-mL vial containing 100 mg treprostinil (5 mg per mL).
20-mL vial containing 200 mg treprostinil (10 mg per mL).

4 CONTRAINDICATIONS

None

5 WARNINGS AND PRECAUTIONS

5.1 Risk of Catheter-Related Bloodstream Infection

Chronic intravenous infusions of Remodulin are delivered using an indwelling central venous catheter. This route is associated with the risk of blood stream infections (BSIs) and sepsis, which may be fatal. Therefore, continuous subcutaneous infusion (undiluted) is the preferred mode of administration.

In an open-label study of IV treprostinil (n=47), there were seven catheter-related line infections during approximately 35 patient years, or about 1 BSI event per 5 years of use. A CDC survey of seven sites that used IV treprostinil for the treatment of PAH found approximately 1 BSI (defined as any positive blood culture) event per 3 years of use. Administration of IV Remodulin with a high pH glycine diluent has been associated with a lower incidence of BSIs when compared to neutral diluents (sterile water, 0.9% sodium chloride) when used along with catheter care guidelines.

5.2 Worsening PAH upon Abrupt Withdrawal or Sudden Large Dose Reduction

Avoid abrupt withdrawal or sudden large reductions in dosage of Remodulin, which may result in worsening of PAH symptoms.

5.3 Patients with Hepatic or Renal Insufficiency

Titrate slowly in patients with hepatic or renal insufficiency, because such patients will likely be exposed to greater systemic concentrations relative to patients with normal hepatic or renal function [see Dosage and Administration (2.4, 2.5), Use In Specific Populations (8.6, 8.7), and Clinical Pharmacology (12.3)].

5.4 Effect of Other Drugs on Treprostinil

Co-administration of a cytochrome P450 (CYP) 2C8 enzyme inhibitor (e.g., gemfibrozil) increases exposure (both C_{max} and AUC) to treprostinil. Co-administration of a CYP2C8 enzyme inducer (e.g., rifampin) decreases exposure to treprostinil [see Drug Interactions (7.5) and Clinical Pharmacology (12.3)].

6 ADVERSE REACTIONS

The following adverse reactions are discussed elsewhere in labeling: Infections associated with intravenous administration [see Warnings and Precautions (5.1)].

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6.1 Clinical Trials Experience

Because clinical trials are conducted under widely varying conditions, adverse reaction rates observed in the clinical trials of a drug cannot be directly compared to rates in the clinical trials of another drug and may not reflect the rates observed in practice.

Adverse Events with Subcutaneously Administered Remodulin

Patients receiving Remodulin as a subcutaneous infusion reported a wide range of adverse events, many potentially related to the underlying disease (dyspnea, fatigue, chest pain, right ventricular heart failure, and pallor). During clinical trials with subcutaneous infusion of Remodulin, infusion site pain and reaction were the most common adverse events among those treated with Remodulin. Infusion site reaction was defined as any local adverse event other than pain or bleeding/bruising at the infusion site and included symptoms such as erythema, induration or rash. Infusion site reactions were sometimes severe and could lead to discontinuation of treatment.

Table 3:	Percentages	of subjects	reporting subcu	taneous infusion	site adverse events

	Reaction		Pain	
	Placebo	Remodulin	Placebo	Remodulin
Severe	1	38	2	39
Requiring narcotics*	NA [†]	NA [†]	1	32
Leading to discontinuation	0	3	0	7

* based on prescriptions for narcotics, not actual use

⁺ medications used to treat infusion site pain were not distinguished from those used to treat site reactions

Other adverse events included diarrhea, jaw pain, edema, vasodilatation and nausea, and these are generally considered to be related to the pharmacologic effects of Remodulin, whether administered subcutaneously or intravenously.

Adverse Reactions during Chronic Dosing

Table 4 lists adverse reactions defined by a rate of at least 3% more frequent in patients treated with subcutaneous Remodulin than with placebo in controlled trials in PAH.

and at least 3% more frequent than on Placebo.					
Adverse Reaction	Remodulin	Placebo			
	(N=236)	(N=233)			
	Percent of Patients	Percent of Patients			
Infusion Site Pain	85	27			
Infusion Site Reaction	83	27			
Headache	27	23			
Diarrhea	25	16			
Nausea	22	18			
Rash	14	11			
Jaw Pain	13	5			
Vasodilatation	11	5			
Edema	9	3			

Table 4:	Adverse Reactions in Controlled 12-Week Studies of Subcutaneous Remodulin			
and at least 3% more frequent than on Placebo.				

Reported adverse reactions (at least 3% more frequent on drug than on placebo) are included except those too general to be informative, and those not plausibly attributable to the use of the drug, because they were associated with the condition being treated or are very common in the treated population.

While hypotension occurred in both groups, the event was experienced twice as frequently in the Remodulin group as compared to the placebo group (4% in Remodulin treatment group verses 2% in placebo-controlled group). As a potent vasodilator, hypotension is possible with the administration of Remodulin.

The safety of Remodulin was also studied in a long-term, open-label extension study in which 860 patients were dosed for a mean duration of 1.6 years, with a maximum exposure of 4.6 years. Twenty-nine (29%) percent achieved a dose of at least 40 ng/kg/min (max: 290 ng/kg/min). The safety profile during this chronic dosing study was similar to that observed in the 12-week placebo controlled study except for the following suspected adverse drug reactions (occurring in at least 3% of patients): anorexia, vomiting, infusion site infection, asthenia, and abdominal pain.

Adverse Events Attributable to the Drug Delivery System

In controlled studies of Remodulin administered subcutaneously, there were no reports of infection related to the drug delivery system. There were 187 infusion system complications reported in 28% of patients (23% Remodulin, 33% placebo); 173 (93%) were pump related and 14 (7%) related to the infusion set. Eight of these patients (4 Remodulin, 4 Placebo) reported non-serious adverse events resulting from infusion system complications. Adverse events resulting from problems with the delivery systems were typically related to either symptoms of excess Remodulin (e.g., nausea) or return of PAH symptoms (e.g., dyspnea). These events were generally resolved by correcting the delivery system pump or infusion set problem such as replacing the syringe or battery, reprogramming the pump, or straightening a crimped infusion line. Adverse events resulting from problems with the delivery system did not lead to clinical instability or rapid deterioration. In addition to these adverse events due to the drug delivery system during subcutaneous administration, the following adverse events may be attributable to the IV mode of infusion including arm swelling, paresthesias, hematoma and pain *[see Warnings and Precautions (5.1)]*.

6.2 Post-Marketing Experience

In addition to adverse reactions reported from clinical trials, the following events have been identified during post-approval use of Remodulin. Because they are reported voluntarily from a population of unknown size, estimates of frequency cannot be made. The following events have been chosen for inclusion because of a combination of their seriousness, frequency of reporting, and potential connection to Remodulin. These events are thrombophlebitis associated with peripheral intravenous infusion, thrombocytopenia bone pain, pruritus and dizziness. In addition, generalized rashes, sometimes macular or papular in nature, and cellulitis have been infrequently reported.

7 DRUG INTERACTIONS

Pharmacokinetic/pharmacodynamic interaction studies have been conducted with treprostinil administered subcutaneously (Remodulin) and orally (treprostinil diethanolamine).

Pharmacodynamics

7.1 Antihypertensive Agents or Other Vasodilators

Concomitant administration of Remodulin with diuretics, antihypertensive agents or other vasodilators may increase the risk of symptomatic hypotension.

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7.2 Anticoagulants

Since treprostinil inhibits platelet aggregation, there may be an increased risk of bleeding, particularly among patients receiving anticoagulants.

Pharmacokinetics

7.3 Bosentan

In a human pharmacokinetic study conducted with bosentan (250 mg/day) and an oral formulation of treprostinil (treprostinil diethanolamine), no pharmacokinetic interactions between treprostinil and bosentan were observed.

7.4 Sildenafil

In a human pharmacokinetic study conducted with sildenafil (60 mg/day) and an oral formulation of treprostinil (treprostinil diethanolamine), no pharmacokinetic interactions between treprostinil and sildenafil were observed.

7.5 Effect of Treprostinil on Cytochrome P450 Enzymes

In vitro studies of human hepatic microsomes showed that treprostinil does not inhibit cytochrome P450 (CYP) isoenzymes CYP1A2, CYP2A6, CYP2C8, CYP2C9, CYP2C19, CYP2D6, CYP2E1 and CYP3A. Additionally, treprostinil does not induce cytochrome P450 isoenzymes CYP1A2, CYP2B6, CYP2C9, CYP2C19, and CYP3A. Thus Remodulin is not expected to alter the pharmacokinetics of compounds metabolized by CYP enzymes.

7.6 Effect of Cytochrome P450 Inhibitors and Inducers on Treprostinil

Human pharmacokinetic studies with an oral formulation of treprostinil (treprostinil diethanolamine) indicated that co-administration of the cytochrome P450 (CYP) 2C8 enzyme inhibitor gemfibrozil increases exposure (both C_{max} and AUC) to treprostinil. Co-administration of the CYP2C8 enzyme inducer rifampin decreases exposure to treprostinil. It has not been determined if the safety and efficacy of treprostinil by the parenteral (subcutaneously or intravenously) route are altered by inhibitors or inducers of CYP2C8 [see Warnings and Precautions (5.4)].

Remodulin has not been studied in conjunction with Flolan or Tracleer[®] (bosentan).

7.7 Effect of Other Drugs on Treprostinil

Drug interaction studies have been carried out with treprostinil (oral or subcutaneous) coadministered with acetaminophen (4 g/day), warfarin (25 mg/day), and fluconazole (200 mg/day), respectively in healthy volunteers. These studies did not show a clinically significant effect on the pharmacokinetics of treprostinil. Treprostinil does not affect the pharmacokinetics or pharmacodynamics of warfarin. The pharmacokinetics of R- and S- warfarin and the INR in healthy subjects given a single 25 mg dose of warfarin were unaffected by continuous subcutaneous infusion of treprostinil at an infusion rate of 10 ng/kg/min.

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8 USE IN SPECIFIC POPULATIONS

8.1 Pregnancy

Pregnancy Category B - In pregnant rats, continuous subcutaneous infusions of treprostinil during organogenesis and late gestational development, at rates as high as 900 ng treprostinil/kg/min (about 117 times the starting human rate of infusion, on a ng/m² basis and about 16 times the average rate achieved in clinical trials), resulted in no evidence of harm to the fetus. In pregnant rabbits, effects of continuous subcutaneous infusions of treprostinil during organogenesis were limited to an increased incidence of fetal skeletal variations (bilateral full rib or right rudimentary rib on lumbar 1) associated with maternal toxicity (reduction in body weight and food consumption) at an infusion rate of 150 ng treprostinil/kg/min (about 41 times the starting human rate of infusion, on a ng/m² basis, and 5 times the average rate used in clinical trials). In rats, continuous subcutaneous infusion of treprostinil from implantation to the end of lactation, at rates of up to 450 ng treprostinil/kg/min, did not affect the growth and development of offspring. Animal reproduction studies are not always predictive of human response.

8.2 Labor and Delivery

No treprostinil treatment-related effects on labor and delivery were seen in animal studies. The effect of treprostinil sodium on labor and delivery in humans is unknown.

8.3 Nursing Mothers

It is not known whether treprostinil is excreted in human milk or absorbed systemically after ingestion. Many drugs are excreted in human milk.

8.4 Pediatric Use

Safety and effectiveness in pediatric patients have not been established. Clinical studies of Remodulin did not include sufficient numbers of patients aged ≤16 years to determine whether they respond differently from older patients.

8.5 Geriatric Use

Clinical studies of Remodulin did not include sufficient numbers of patients aged 65 and over to determine whether they respond differently from younger patients. In general, dose selection for an elderly patient should be cautious, reflecting the greater frequency of decreased hepatic, renal, or cardiac function, and of concomitant disease or other drug therapy.

8.6 Patients with Hepatic Insufficiency

Remodulin clearance is reduced in patients with hepatic insufficiency. In patients with mild or moderate hepatic insufficiency, decrease the initial dose of Remodulin to 0.625 ng/kg/min ideal body weight, and monitor closely. Remodulin has not been studied in patients with severe hepatic insufficiency [see Dosage and Administration (2.4), Warnings and Precautions (5.3) and Clinical Pharmacology (12.3)].

8.7 Patients with Renal Insufficiency

No studies have been performed in patients with renal insufficiency. No specific advice about dosing in patients with renal impairment can be given [see Clinical Pharmacology (12.3)].

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10 OVERDOSAGE

Signs and symptoms of overdose with Remodulin during clinical trials are extensions of its dose-limiting pharmacologic effects and include flushing, headache, hypotension, nausea, vomiting, and diarrhea. Most events were self-limiting and resolved with reduction or withholding of Remodulin.

In controlled clinical trials, seven patients received some level of overdose and in open-label follow-on treatment seven additional patients received an overdose; these occurrences resulted from accidental bolus administration of Remodulin, errors in pump programmed rate of administration, and prescription of an incorrect dose. In only two cases did excess delivery of Remodulin produce an event of substantial hemodynamic concern (hypotension, near-syncope).

One pediatric patient was accidentally administered 7.5 mg of Remodulin via a central venous catheter. Symptoms included flushing, headache, nausea, vomiting, hypotension and seizure-like activity with loss of consciousness lasting several minutes. The patient subsequently recovered.

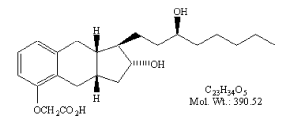
11 DESCRIPTION

Remodulin (treprostinil) Injection is a sterile solution of treprostinil formulated for subcutaneous or intravenous administration. Remodulin is supplied in 20 mL multidose vials in four strengths, containing 20 mg, 50 mg, 100 mg, or 200 mg (1 mg/mL, 2.5 mg/mL, 5 mg/mL or 10 mg/mL) of treprostinil. Each mL also contains 5.3 mg sodium chloride (except for the 10 mg/mL strength which contains 4.0 mg sodium chloride), 3 mg metacresol, 6.3 mg sodium citrate, and water for injection. Sodium hydroxide and hydrochloric acid may be added to adjust pH between 6.0 and 7.2.

Treprostinil is chemically stable at room temperature and neutral pH.

Treprostinil is (1R,2R,3aS,9aS)-[[2,3,3a,4,9,9a-Hexahydro-2-hydroxy-1-[(3S)-3-hydroxyoctyl]-1H-benz[f]inden-5-yl]oxy]acetic acid. Treprostinil has a molecular weight of 390.52 and a molecular formula of $C_{23}H_{34}O_5$.

The structural formula of treprostinil is:



Sterile Diluent for Remodulin is a high-pH (pH~10.4) glycine diluent supplied in a 50 mL vial containing 50 mL of Sterile Diluent for Remodulin. Each vial contains 94 mg glycine, 73.3 mg sodium chloride, sodium hydroxide (to adjust pH), and water for injection.

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12 CLINICAL PHARMACOLOGY

12.1 Mechanism of Action

The major pharmacologic actions of treprostinil are direct vasodilation of pulmonary and systemic arterial vascular beds, and inhibition of platelet aggregation.

12.2 Pharmacodynamics

In animals, the vasodilatory effects reduce right and left ventricular afterload and increase cardiac output and stroke volume. Other studies have shown that treprostinil causes a dose-related negative inotropic and lusitropic effect. No major effects on cardiac conduction have been observed.

Treprostinil produces vasodilation and tachycardia. Single doses of treprostinil up to 84 mcg by inhalation produce modest and short-lasting effects on QTc, but this is apt to be an artifact of the rapidly changing heart rate. Treprostinil administered by the subcutaneous or intravenous routes has the potential to generate concentrations many-fold greater than those generated via the inhaled route; the effect on the QTc interval when treprostinil is administered parenterally has not been established.

12.3 Pharmacokinetics

The pharmacokinetics of continuous subcutaneous Remodulin are linear over the dose range of 1.25 to 125 ng/kg/min (corresponding to plasma concentrations of about 15 pg/mL to 18,250 pg/mL) and can be described by a two-compartment model. Dose proportionality at infusion rates greater than 125 ng/kg/min has not been studied.

Subcutaneous and intravenous administration of Remodulin demonstrated bioequivalence at steady state at a dose of 10 ng/kg/min.

Absorption

Remodulin is relatively rapidly and completely absorbed after subcutaneous infusion, with an absolute bioavailability approximating 100%. Steady-state concentrations occurred in approximately 10 hours. Concentrations in patients treated with an average dose of 9.3 ng/kg/min were approximately 2,000 pg/mL.

Distribution

The volume of distribution of the drug in the central compartment is approximately 14L/70 kg ideal body weight. Remodulin at *in vitro* concentrations ranging from 330-10,000 mcg/L was 91% bound to human plasma protein.

Metabolism and Excretion

Treprostinil is substantially metabolized by the liver, primarily by CYP2C8. In a study conducted in healthy volunteers using [¹⁴C] treprostinil, 78.6% and 13.4% of the subcutaneous dose was recovered in the urine and feces, respectively, over 10 days. Only 4% was excreted as unchanged treprostinil in the urine. Five metabolites were detected in the urine, ranging from 10.2% to 15.5% and representing 64.4% of the dose administered. Four of the metabolites are products of oxidation of the 3-hydroxyloctyl side chain and one is a glucuroconjugated derivative (treprostinil glucuronide). The identified metabolites do not appear to have activity.

UT Ex. 2002 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6028 of 7335 The elimination of treprostinil (following subcutaneous administration) is biphasic, with a terminal elimination half-life of approximately 4 hours using a two compartment model. Systemic clearance is approximately 30 L/hr for a 70 kg person.

Based on in vitro studies treprostinil does not inhibit or induce major CYP enzymes [see Drug Interactions (7.5)].

Special Populations

Hepatic Insufficiency

In patients with portopulmonary hypertension and mild (n=4) or moderate (n=5) hepatic insufficiency, Remodulin at a subcutaneous dose of 10 ng/kg/min for 150 minutes had a C_{max} that was 2-fold and 4-fold, respectively, and an AUC $_{0-}$ that was 3-fold and 5-fold, respectively, values observed in healthy subjects. Clearance in patients with hepatic insufficiency was reduced by up to 80% compared to healthy adults.

Renal Insufficiency

No studies have been performed in patients with renal insufficiency, so no specific advice about dosing in such patients can be given. Although only 4% of the administered dose is excreted unchanged in the urine, the five identified metabolites are all excreted in the urine.

13 NONCLINICAL TOXICOLOGY

13.1 Carcinogenesis, Mutagenesis, Impairment of Fertility

Long-term studies have not been performed to evaluate the carcinogenic potential of treprostinil. *In vitro* and *in vivo* genetic toxicology studies did not demonstrate any mutagenic or clastogenic effects of treprostinil. Treprostinil did not affect fertility or mating performance of male or female rats given continuous subcutaneous infusions at rates of up to 450 ng treprostinil/kg/min [about 59 times the recommended starting human rate of infusion (1.25 ng/kg/min) and about 8 times the average rate (9.3 ng/kg/min) achieved in clinical trials, on a ng/m² basis]. In this study, males were dosed from 10 weeks prior to mating and through the 2-week mating period. Females were dosed from 2 weeks prior to mating until gestational day 6.

14 CLINICAL STUDIES

14.1 Clinical Trials in Pulmonary Arterial Hypertension (PAH)

Two 12-week, multicenter, randomized, double-blind studies compared continuous subcutaneous infusion of Remodulin to placebo in a total of 470 patients with NYHA Class II (11%), III (81%), or IV (7%) pulmonary arterial hypertension (PAH). PAH was idiopathic/heritable in 58% of patients, associated with connective tissue diseases in 19%, and the result of congenital systemic-to-pulmonary shunts in 23%. The mean age was 45 (range 9 to 75 years). About 81% were female and 84% were Caucasian. Pulmonary hypertension had been diagnosed for a mean of 3.8 years. The primary endpoint of the studies was change in 6-minute walking distance, a standard measure of exercise capacity. There were many assessments of symptoms related to heart failure, but local discomfort and pain associated with Remodulin may have substantially unblinded those assessments. The 6-minute walking distance and an associated subjective measurement of shortness of breath during the walk (Borg dyspnea score) were administered by a person not participating in other aspects of the study. Remodulin was administered as a subcutaneous infusion, described in Section 2, DOSAGE AND ADMINISTRATION, and the dose averaged 9.3 ng/kg/min at Week 12. Few subjects received doses > 40 ng/kg/min. Background therapy,

UT Ex. 2002 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6029 of 7335 determined by the investigators, could include anticoagulants, oral vasodilators, diuretics, digoxin, and oxygen but not an endothelin receptor antagonist or epoprostenol. The two studies were identical in design and conducted simultaneously, and the results were analyzed both pooled and individually.

Hemodynamic Effects

As shown in Table 5, chronic therapy with Remodulin resulted in small hemodynamic changes consistent with pulmonary and systemic vasodilation.

Hemodynamic	Basel	ine	Mean change from baseline at Week 12		
Parameter	Remodulin (N=204-231)	Placebo (N=215-235)	Remodulin (N=163-199)	Placebo (N=182-215)	
CI (L/min/m ²)	$\textbf{2.4} \pm \textbf{0.88}$	$\textbf{2.2}\pm\textbf{0.74}$	+0.12 \pm 0.58*	-0.06 ± 0.55	
PAPm (mmHg)	$\textbf{62} \pm \textbf{17.6}$	60 ± 14.8	-2.3 \pm 7.3*	+0.7 \pm 8.5	
RAPm (mmHg)	10 ± 5.7	10 ± 5.9	$-0.5\pm5.0^{\star}$	+1.4 ± 4.8	
PVRI (mmHg/L/min/m ²)	26 ± 13	25 ± 13	$\textbf{-3.5}\pm\textbf{8.2^{*}}$	+1.2 ± 7.9	
SVRI (mmHg/L/min/m ²)	38 ± 15	39 ± 15	-3.5 ± 12*	-0.80 ± 12	
SvO ₂ (%)	62 ± 100	60 ± 11	+2.0 ± 10*	-1.4 ± 8.8	
SAPm (mmHg)	90 ± 14	91 ± 14	-1.7 ± 12	-1.0 ± 13	
HR (bpm)	82 ± 13	82 ± 15	-0.5 ± 11	-0.8 ± 11	

Table 5: Hemodynamics during Chronic Administration of Remodulin in Patients with PAH			
in 12-Week Studies			

*Denotes statistically significant difference between Remodulin and placebo, p<0.05. CI = cardiac index; PAPm = mean pulmonary arterial pressure; PVRI = pulmonary vascular resistance indexed; RAPm = mean right atrial pressure; SAPm = mean systemic arterial pressure; SVRI = systemic vascular resistance indexed; SvO2 = mixed venous oxygen saturation; HR = heart rate.

Clinical Effects

The effect of Remodulin on 6-minute walk, the primary end point of the 12-week studies, was small and did not achieve conventional levels of statistical significance. For the combined populations, the median change from baseline on Remodulin was 10 meters and the median change from baseline on placebo was 0 meters from a baseline of approximately 345 meters. Although it was not the primary endpoint of the study, the Borg dyspnea score was significantly improved by Remodulin during the 6-minute walk, and Remodulin also had a significant effect, compared with placebo, on an assessment that combined walking distance with the Borg dyspnea score. Remodulin also consistently improved indices of dyspnea, fatigue and signs and symptoms of pulmonary hypertension, but these indices were difficult to interpret in the context of incomplete blinding to treatment assignment resulting from infusion site symptoms.

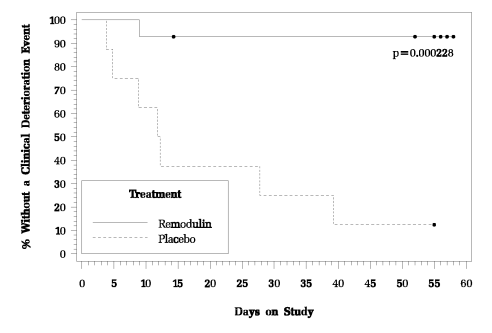
14.2 Flolan-To-Remodulin Transition Study

In an 8-week, multicenter, randomized, double-blind, placebo-controlled study, patients on stable doses of Flolan were randomly withdrawn from Flolan to placebo or Remodulin. Fourteen

UT Ex. 2002 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6030 of 7335 Remodulin and 8 placebo patients completed the study. The primary endpoint of the study was the time to clinical deterioration, defined as either an increase in Flolan dose, hospitalization due to PAH, or death. No patients died during the study.

During the study period, Remodulin effectively prevented clinical deterioration in patients transitioning from Flolan therapy compared to placebo (Figure 1). Thirteen of 14 patients in the Remodulin arm were able to transition from Flolan successfully, compared to only 1 of 8 patients in the placebo arm (p=0.0002).





16 HOW SUPPLIED / STORAGE AND HANDLING

Remodulin is supplied in 20-mL multidose vials as sterile solutions in water for injection, individually packaged in cartons. Unopened vials of Remodulin are stable until the date indicated when stored at 25°C (77°F), with excursions permitted to 15-30°C (59-86°F) [see USP Controlled Room Temperature]. A single vial of Remodulin should be used for no more than 30 days after the initial introduction into the vial.

Remodulin Injection is supplied as:

Remodulin	Concentration	NDC 66302-xxx-xx
20 mg / 20 mL	1 mg/ mL	101-01
50 mg / 20 mL	2.5 mg/ mL	102-01
100 mg / 20 mL	5 mg/ mL	105-01
200 mg / 20 mL	10 mg/ mL	110-01

UT Ex. 2002 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6031 of 7335 Sterile Diluent for Remodulin is supplied separately as: 50 mL vial, carton of 1 (NDC 66302-150-50).

17 PATIENT COUNSELING INFORMATION

Patients receiving Remodulin should be given the following information: Remodulin is infused continuously through a subcutaneous or surgically placed indwelling central venous catheter, via an infusion pump. Patients receiving intravenous infusion should use an infusion set with an inline filter. Therapy with Remodulin will be needed for prolonged periods, possibly years, and the patient's ability to accept and care for a catheter and to use an infusion pump should be carefully considered. In order to reduce the risk of infection, aseptic technique must be used in the preparation and administration of Remodulin. Additionally, patients should be aware that subsequent disease management may require the initiation of an alternative intravenous prostacyclin therapy, Flolan (epoprostenol sodium).

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REMODULIN manufactured for:

United Therapeutics Corp. Research Triangle Park, NC 27709



(12) United States Patent Batra et al.

- (54) PROCESS TO PREPARE TREPROSTINIL. THE ACTIVE INGREDIENT IN REMODULIN
- (75) Inventors: Hitesh Batra, Herndon, VA (US); Sudersan M. Tuladhar, Silver Spring, MD (US); Raju Penmasta, Herndon, VA (US); David A. Walsh, Palmyra, VA (US)
- (73) Assignee: United Therapeutics Corporation, Silver Spring, MD (US)
- Notice: Subject to any disclaimer, the term of this (*)patent is extended or adjusted under 35 U.S.C. 154(b) by 567 days.
- Appl. No.: 12/334,731 (21)

(65)

(22)Filed: Dec. 15, 2008

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- (51) Int. Cl. C07C 62/00 (2006.01)C07C 65/00 (2006.01)
- (52)U.S. Cl. 562/466
- (58)Field of Classification Search None See application file for complete search history.

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(57)ABSTRACT

1

This present invention relates to an improved process to prepare prostacyclin derivatives. One embodiment provides for an improved process to convert benzindene triol to treprostinil via salts of treprostinil and to purify treprostinil.

28 Claims, No Drawings

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10

PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN

CROSS-REFERENCE TO RELATED APPLICATIONS

This application claims priority from U.S. Provisional Patent Application 61/014,232, filed Dec. 17, 2007, the entire contents of which are incorporated herein by reference.

BACKGROUND

The present invention relates to a process for producing prostacyclin derivatives and novel intermediate compounds useful in the process.

Prostacyclin derivatives are useful pharmaceutical compounds possessing activities such as platelet aggregation inhibition, gastric secretion reduction, lesion inhibition, and bronchodilation.

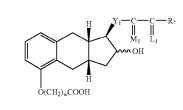
Treprostinil, the active ingredient in Remodulin®, was first ²⁰ described in U.S. Pat. No. 4,306,075. Treprostinil, and other prostacyclin derivatives have been prepared as described in Moriarty, et al in *J. Org. Chem.* 2004, 69, 1890-1902, *Drug of the Future*, 2001, 26(4), 364-374, U.S. Pat. Nos. 6,441,245, 6,528,688, 6,765,117 and 6,809,223. Their teachings are ²⁵ incorporated by reference to show how to practice the embodiments of the present invention.

U.S. Pat. No. 5,153,222 describes use of treprostinil for treatment of pulmonary hypertension. Treprostinil is approved for the intravenous as well as subcutaneous route, 30 the latter avoiding septic events associated with continuous intravenous catheters. U.S. Pat. Nos. 6,521,212 and 6,756, 033 describe administration of treprostinil by inhalation for treatment of pulmonary hypertension, peripheral vascular disease and other diseases and conditions. U.S. Pat. No. 35 6,803,386 discloses administration of treprostinil for treating cancer such as lung, liver, brain, pancreatic, kidney, prostate, breast, colon and head-neck cancer. U.S. patent application publication No. 2005/0165111 discloses treprostinil treatment of ischemic lesions. U.S. Pat. No. 7,199,157 discloses 40 that treprostinil treatment improves kidney functions. U.S. patent application publication No. 2005/0282903 discloses treprostinil treatment of neuropathic foot ulcers. U.S. application Ser. No. 12/028,471 filed Feb. 8, 2008, discloses treprostinil treatment of pulmonary fibrosis. U.S. Pat. No. 6,054, 45 486 discloses treatment of peripheral vascular disease with treprostinil. U.S. patent application Ser. No. 11/873,645 filed Oct. 17, 2007 discloses combination therapies comprising treprostinil. U.S. publication No. 2008/0200449 discloses delivery of treprostinil using a metered dose inhaler. U.S. 50 publication No. 2008/0280986 discloses treatment of interstitial lung disease with treprostinil. U.S. application Ser. No. 12/028,471 filed Feb. 8, 2008 discloses treatment of asthma with treprostinil. U.S. Pat. Nos. 7,417,070, 7,384,978 and U.S. publication Nos. 2007/0078095, 2005/0282901, and 55 2008/0249167 describe oral formulations of treprostinil and other prostacyclin analogs.

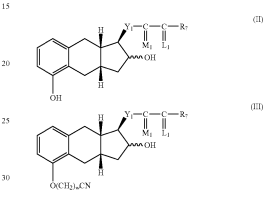
Because Treprostinil, and other prostacyclin derivatives are of great importance from a medicinal point of view, a need exists for an efficient process to synthesize these compounds ⁶⁰ on a large scale suitable for commercial production.

SUMMARY

The present invention provides in one embodiment a pro- 65 cess for the preparation of a compound of formula I, hydrate, solvate, prodrug, or pharmaceutically acceptable salt thereof.



The process comprises the following steps: (a) alkylating a compound of structure II with an alkylating agent to produce a compound of formula III,



wherein

w=1, 2, or 3; Y₁ is trans-CH=CH-, cis-CH=CH-, $-CH_2$ (CH₂)_m-, or -C=C; m is 1, 2, or 3;

 R_7 is (1) $-C_pH_{2p}$ --CH₃, wherein p is an integer from 1 to 5, inclusive,

- (2) phenoxy optionally substituted by one, two or three chloro, fluoro, trifluoromethyl, (C_1-C_3) alkyl, or (C_1-C_3) alkoxy, with the proviso that not more than two substituents are other than alkyl, with the proviso that R_7 is phenoxy or substituted phenoxy, only when R_3 and R_4 are hydrogen or methyl, being the same or different,
- (3) phenyl, benzyl, phenylethyl, or phenylpropyl optionally substituted on the aromatic ring by one, two or three chloro, fluoro, trifluoromethyl, (C_1-C_3) alkyl, or (C_1-C_3) alkoxy, with the proviso that not more than two substituents are other than alkyl,
- (4) cis-CH=CH-CH₂-CH₃.
- $(5) (CH_2)_2 CH(OH) CH_3, or$
- $(6) (CH_2)_3 CH = C(CH_3)_2;$
- wherein $-C(L_1)$ -R₇ taken together is
- (1) (C₄-C₇)cycloalkyl optionally substituted by 1 to 3 (C₁-C₅)alkyl;
- (2) 2-(2-furyl)ethyl,
- (3) 2-(3-thienyl)ethoxy, or
- (4) 3-thienyloxymethyl;
- M_1 is α -OH: β -R₅ or α -R₅: β -OH or α -OR₁: β -R₅ or α -R₅: β -OR₂, wherein R₅ is hydrogen or methyl, R₂ is an alcohol protecting group, and
- L_1 is α - R_3 : β - R_4 , α - R_4 : β - R_3 , or a mixture of α - R_3 : β - R_4 and α - R_4 : β - R_3 , wherein R_3 and R_4 are hydrogen, methyl, or fluoro, being the same or different, with the proviso that one of R_3 and R_4 is fluoro only when the other is hydrogen or fluoro.

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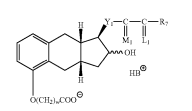
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(I)

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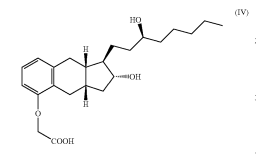
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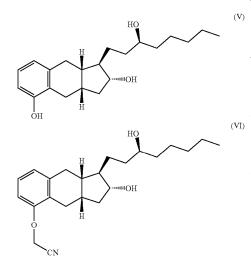
(d) reacting the salt from step (c) with an acid to form the compound of formula I.

The present invention provides in another embodiment a process for the preparation of a compound of formula IV.

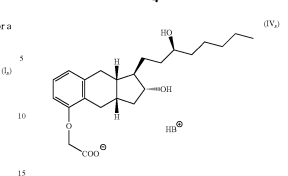


The process comprises the following steps:

(a) alkylating a compound of structure V with an alkylating agent to produce a compound of formula VI,



(b) hydrolyzing the product of step (a) with a base, (c) contacting the product of step (b) with a base B to for a salt of formula IV_s, and



(d) reacting the salt from step (b) with an acid to form the compound of formula IV.

DETAILED DESCRIPTION

The various terms used, separately and in combinations, in the processes herein described are defined below.

The expression "comprising" means "including but not limited to." Thus, other non-mentioned substances, additives, 25 carriers, or steps may be present. Unless otherwise specified, "a" or "an" means one or more.

 C_{1-3} -alkyl is a straight or branched alkyl group containing 1-3 carbon atoms. Exemplary alkyl groups include methyl, ethyl, n-propyl, and isopropyl.

 C_{1-3} -alkoxy is a straight or branched alkoxy group containing 1-3 carbon atoms. Exemplary alkoxy groups include methoxy, ethoxy, propoxy, and isopropoxy.

C₄₋₇-cycloalkyl is an optionally substituted monocyclic, bicyclic or tricyclic alkyl group containing between 4-7 car-35 bon atoms. Exemplary cycloalkyl groups include but not lim-

ited to cyclobutyl, cyclopentyl, cyclohexyl, and cycloheptyl. Combinations of substituents and variables envisioned by this invention are only those that result in the formation of

stable compounds. The term "stable", as used herein, refers to compounds which possess stability sufficient to allow manufacture and which maintains the integrity of the compound for a sufficient period of time to be useful for the purposes detailed herein.

As used herein, the term "prodrug" means a derivative of a compound that can hydrolyze, oxidize, or otherwise react under biological conditions (in vitro or in vivo) to provide an active compound. Examples of prodrugs include, but are not limited to, derivatives of a compound that include biohydrolyzable groups such as biohydrolyzable amides, biohydrolyzso able esters, biohydrolyzable carbamates, biohydrolyzable carbonates, biohydrolyzable ureides, and biohydrolyzable phosphate analogues (e.g., monophosphate, diphosphate or

triphosphate).
As used herein, "hydrate" is a form of a compound wherein
water molecules are combined in a certain ratio as an integral part of the structure complex of the compound.

As used herein, "solvate" is a form of a compound where solvent molecules are combined in a certain ratio as an integral part of the structure complex of the compound.

60 "Pharmaceutically acceptable" means in the present description being useful in preparing a pharmaceutical composition that is generally safe, non-toxic and neither biologically nor otherwise undesirable and includes being useful for veterinary use as well as human pharmaceutical use.

⁵ "Pharmaceutically acceptable salts" mean salts which are pharmaceutically acceptable, as defined above, and which possess the desired pharmacological activity. Such salts

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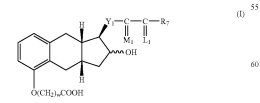
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include acid addition salts formed with organic and inorganic acids, such as hydrogen chloride, hydrogen bromide, hydrogen iodide, sulfuric acid, phosphoric acid, acetic acid, glycolic acid, malcic acid, malonic acid, oxalic acid, methancsulfonic acid, trifluoroacetic acid, fumaric acid, succinic acid, 5 tartaric acid, citric acid, benzoic acid, ascorbic acid and the like. Base addition salts may be formed with organic and inorganic bases, such as sodium, ammonia, potassium, calcium, ethanolamine, diethanolamine, N-methylglucamine, 10choline and the like. Included in the invention are pharmaceutically acceptable salts or compounds of any of the formulae herein.

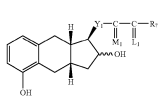
Depending on its structure, the phrase "pharmaceutically acceptable salt," as used herein, refers to a pharmaceutically $_{15}$ acceptable organic or inorganic acid or base salt of a compound. Representative pharmaceutically acceptable salts include, e.g., alkali metal salts, alkali earth salts, ammonium salts, water-soluble and water-insoluble salts, such as the acetate, amsonate (4,4-diaminostilbene-2,2-disulfonate), 20 benzenesulfonate, benzonate, bicarbonate, bisulfate, bitartrate, borate, bromide, butyrate, calcium, calcium edetate, camsylate, carbonate, chloride, citrate, clavulariate, dihydrochloride, edetate, edisylate, estolate, esylate, fumarate, gluceptate, gluconate, glutamate, glycollylarsanilate, hexafluo-25 rophosphate, hexylresorcinate, hydrabamine, hydrobromide, hydrochloride, hydroxynaphthoate, iodide, isothionate, lactate, lactobionate, laurate, malate, maleate, mandelate, mesylate, methylbromide, methylnitrate, methylsulfate, mucate, napsylate, nitrate, N-methylglucamine ammonium salt, 3-hy-30 droxy-2-naphthoate, oleate, oxalate, palmitate, pamoate (1,1methene-bis-2-hydroxy-3-naphthoate, einbonate), pantothenate, phosphate/diphosphate, picrate, polygalacturonate, propionate, p-toluenesulfonate, salicylate, stearate, subacetate, succinate, sulfate, sulfosalicylate, suramate, tannate, 35 alkoxy, with the proviso that not more than two substituents tartrate, teoclate, tosylate, triethiodide, and valerate salts.

The present invention provides for a process for producing treprostinil and other prostacyclin derivatives and novel intermediate compounds useful in the process. The process according to the present invention provides advantages on $_{40}$ large-scale synthesis over the existing method. For example, the purification by column chromatography is eliminated, thus the required amount of flammable solvents and waste generated are greatly reduced. Furthermore, the salt formation is a much easier operation than column chromatography. $_{45}$ Moreover, it was found that the product of the process according to the present invention has higher purity. Therefore the present invention provides for a process that is more economical, safer, faster, greener, easier to operate, and provides higher purity.

One embodiment of the present invention is a process for the preparation of a compound of formula I, or a hydrate, solvate, prodrug, or pharmaceutically acceptable salt thereof.



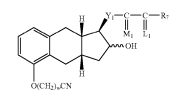
The process comprises the following steps: (a) alkylating a compound of formula II with an alkylating agent to produce a compound of formula III,



6

(III)

(II)



wherein

(1) $-C_pH_{2p}$ -CH₃, wherein p is an integer from 1 to 5, inclusive,

(2) phenoxy optionally substituted by one, two or three chloro, fluoro, trifluoromethyl, (C1-C3) alkyl, or (C1-C3) are other than alkyl, with the proviso that R_7 is phenoxy or substituted phenoxy, only when R3 and R4 are hydrogen or methyl, being the same or different,

(3) phenyl, benzyl, phenylethyl, or phenylpropyl optionally substituted on the aromatic ring by one, two or three chloro, fluoro, trifluoromethyl, (C1-C3)alkyl, or (C1-C3) alkoxy, with the proviso that not more than two substituents are other than alkyl,

(4) cis-CH
$$=$$
CH $-$ CH $_2$ $-$ CH $_3$,

$$(5) - (CH_2)_2 - CH(OH) - CH_3$$
, or

$$(6) - (CII_2)_3 - CII - C(CII_3)_2;$$

wherein $-C(L_1)$ -R₇ taken together is

- (1) (C_4-C_7) cycloalkyl optionally substituted by 1 to 3 (C_1-C_7) C₅)alkyl;
- (2) 2-(2-furyl)ethyl,
- (3) 2-(3-thienyl)ethoxy, or
- (4) 3-thienyloxymethyl;

60

- M_1 is x-OH: β -R₅ or α -R₅: β -OH or α -OR₁: β -R₅ or α -R₅: β -OR₂, wherein R₅ is hydrogen or methyl, R₂ is an alcohol protecting group, and
- L_1 is α -R₃: β -R₄, α -R₄: β -R₃, or a mixture of α -R₃: β -R₄ and α -R₄: β -R₃, wherein R₃ and R₄ are hydrogen, methyl, or fluoro, being the same or different, with the proviso that one of R₃ and R₄ is fluoro only when the other is hydrogen or fluoro.

(b) hydrolyzing the product of step (a) with a base,

(c) contacting the product of step (b) with a base B to for a salt of formula I_s

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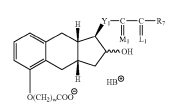
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 (I_S)

 (\mathbf{X})

(XI)

(XII)

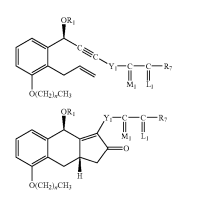


(d) reacting the salt from step (c) with an acid to form the compound of formula I.

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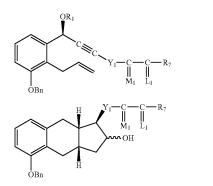
In one embodiment, the compound of formula I is at least 15 90.0%, 95.0%, 99.0%.

The compound of formula II can be prepared from a compound of formula XI, which is a cyclization product of a compound of formula X as described in U.S. Pat. No. 6,441, 20 245.

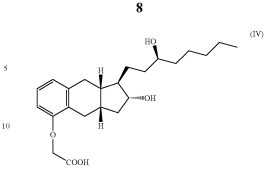


Wherein n is 0, 1, 2, or 3.

The compound of formula II can be prepared alternatively from a compound of formula XIII, which is a cyclization product of a compound of formula XII as described in U.S. Pat. No. 6,700,025.

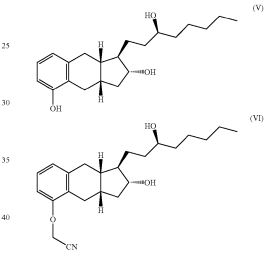


One embodiment of the present invention is a process for 65 to form the compound of formula IV. the preparation of a compound having formula IV, or a hydrate, solvate, or pharmaceutically acceptable salt thereof.



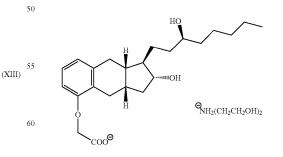
The process comprises

(a) alkylating a compound of structure V with an alkylating agent such as ClCH₂CN to produce a compound of formula VI,



(b) hydrolyzing the product of step (a) with a base such as 45 KOH,

(c) contacting the product of step (b) with a base B such as diethanolamine to for a salt of the following structure, and



(d) reacting the salt from step (b) with an acid such as HCl

In one embodiment, the purity of compound of formula IV is at least 90.0%, 95.0%, 99.0%, 99.5%.

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In one embodiment, the base B in step (c) may be ammonia, N-methylglucamine, procaine, tromethanine, magnesium, L-lysine, L-arginine, or triethanolamine.

The following abbreviations are used in the description and/or appended claims, and they have the following mean-

ings: "MW" means molecular weight.

"Eq." means equivalent. "TLC" means thin layer chromatography. "HPLC" means high performance liquid chromatography.

"PMA" means phosphomolybdic acid.

"AUC" means area under curve.

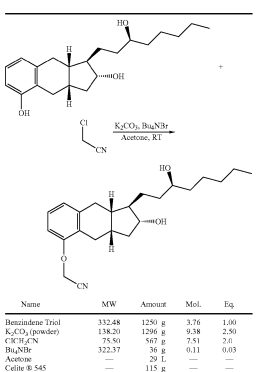
In view of the foregoing considerations, and specific 15 examples below, those who are skilled in the art will appreciate that how to select necessary reagents and solvents in practicing the present invention.

The invention will now be described in reference to the following Examples. These examples are not to be regarded as limiting the scope of the present invention, but shall only 20 serve in an illustrative manner.

EXAMPLES

Example 1

Alkylation of Benzindene Triol



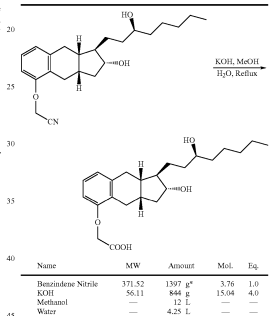
A 50-L, three-neck, round-bottom flask equipped with a mechanical stirrer and a thermocouple was charged with ben-zindene triol (1250 g), acetone (19 L) and K_2CO_3 (powdered) (1296 g), chloroacetonitrile (567 g), tetrabutylammonium

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bromide (36 g). The reaction mixture was stirred vigorously at room temperature (23±2° C.) for 16-72 h. The progress of the reaction was monitored by TLC. (methanol/CH2Cl2; 1:9 and developed by 10% ethanolic solution of PMA). After completion of reaction, the reaction mixture was filtered with/ without Celite pad. The filter cake was washed with acetone (10 L). The filtrate was concentrated in vacuo at 50-55° C. to give a light-brown, viscous liquid benzindene nitrile. The crude benzindene nitrile was used as such in the next step 10 without further purification.

Example 2

Hydrolysis of Benzindene Nitrile



This weight is based on 100% yield from the previous step. This is not isolated yield

*Note

A 50-L, cylindrical reactor equipped with a heating/cool-50 ing system, a mechanical stirrer, a condenser, and a thermocouple was charged with a solution of benzindene nitrile in methanol (12 L) and a solution of KOH (844 g of KOH dissolved in $4.25 \,\mathrm{L}$ of water). The reaction mixture was stirred and heated to reflux (temperature 72.2° C.). The progress of the reaction was monitored by TLC (for TLC purpose, 1-2 mL 55 of reaction mixture was acidified with 3M HCl to pH 1-2 and extracted with ethyl acetate. The ethyl acetate extract was used for TLC; Eluent: methanol/CH2Cl2; 1:9, and developed by 10% ethanolic solution of PMA). After completion of the reaction (\sim 5 h), the reaction mixture was cooled to -5 to 10° 60 C. and quenched with a solution of hydrochloric acid (3M, 3.1 L) while stirring. The reaction mixture was concentrated in vacuo at 50-55° C. to obtain approximately 12-14 L of condensate. The condensate was discarded.

The aqueous layer was diluted with water (7-8 L) and extracted with ethyl acetate (2×6 L) to remove impurities soluble in ethyl acetate. To aqueous layer, ethyl acetate (22 L) was added and the pH of reaction mixture was adjusted to 1-2

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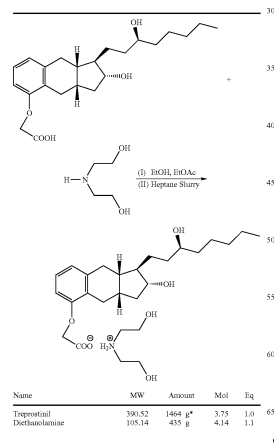
by adding 3M HCl (1.7 L) with stirring. The organic layer was separated and the aqueous layer was extracted with ethyl acetate (2×11 L). The combined organic layers were washed with water (3×10 L) and followed by washing with a solution of NaHCO₃ (30 g of NaHCO₃ dissolved in 12 L of water). The ⁵ organic layer was further washed with saturated solution of NaCl (3372 g of NaCl dissolved in water (12 L)) and dried over anhydrous Na2SO4 (950-1000 g), once filtered

The filtrate was transferred into a 72-L reactor equipped with mechanical stirrer, a condenser, and a thermocouple. To the solution of treprostinil in reactor was added activated carbon (110-130 g). The suspension was heated to reflux (temperature 68-70° C.) for at least one hour. For filtration, a pad of Celite® 545 (300-600 g) was prepared in sintered glass funnel using ethyl acetate. The hot suspension was filtered through the pad of Celite® 545. The Celite® 545 was washed with ethyl acetate until no compound was seen on TLC of the washings

The filtrate (pale-yellow) was reduced to volume of 35-40 L by evaporation in vacuo at 50-55° C. for direct use in next step.

Example 3

Conversion of Treprostinil to Treprostinil Diethanolamine Salt (1:1)



1	. Z	

ontinued

	-continueu			
Ethanol	_	5.1 L	_	_
Ethyl acetate		35 L**		
Treprostinil Diethanolamine Salt (seed)	—	12 g	—	_

*Note: This weight is based on 100% yield from benzindene triol. It is not isolated yield. The treprostinil was carried from previous step in ethyl acetate solution and used as such for this step. **Note

10 The total volume of ethyl acetate should be in range 35-36 L (it should be 7 times the volume of ethanol used). Approximately 35 L of ethyl acetate was carried over from previous step and additional 1.0 L of ethyl acetate was used for rinsing the flask.

A 50-L, cylindrical reactor equipped with a heating/cooling system, a mechanical stirrer, a condenser, and a thermocouple was charged with a solution of treprostinil in ethyl acetate (35-40 L from the previous step), anhydrous ethanol (5.1 L) and diethanolamine (435 g). While stirring, the reaction mixture was heated to 60-75° C., for 0.5-1.0 h to obtain a clear solution. The clear solution was cooled to 55±5° C. At 20 this temperature, the seed of polymorph B of treprostinil diethanolamine salt (~12 g) was added to the clear solution. The suspension of polymorph B was stirred at this temperature for 1 h. The suspension was cooled to 20±2° C. overnight (over a period of 16-24 h). The treprostinil diethanolamine salt was collected by filtration using Aurora filter equipped with filter cloth, and the solid was washed with ethyl acetate (2×8 L). The treprostinil diethanolamine salt was transferred to a HDPE/glass container for air-drying in hood, followed by drying in a vacuum oven at 50±5° C. under high vacuum.

At this stage, if melting point of the treprostinil diethanolamine salt is more than 104° C., it was considered polymorph B. There is no need of recrystallization. If it is less than 104° C., it is recrystallized in EtOH-EtOAc to increase the melting 35 point.

Data on Treprostinil Diethanolamine Salt (1:1)

)	Batch No.	Wt. of Benzindene Triol (g)	Wt. of Treprostinil Diethanolamine Salt (1:1) (g)	Yield (%)	Melting point (° C.)
	1	1250	1640	88.00	104.3-106.3
	2	1250	1528	82.00*	105.5-107.2
	3	1250	1499	80.42**	104.7-106.6
5	4	1236	1572	85.34	105-108

*Note:

8

In this batch, approximately 1200 mL of ethyl acetate solution of treprostinil before carbor ed for R&D car treatme **Note

This batch was recrystallized, for this reason yield was lower

Example 4

Heptane Slurry of Treprostinil Diethanolamine Salt (1:1)

60	Name	Batch No.	Amount	Ratio	
_	Treprostinil Diethanolamine Salt	1	3168 g	1	
	Heptane Treprostinil	2	37.5 L 3071 g	12 1	
65	Diethanolamine Salt Heptane	—	36.0 L	12	

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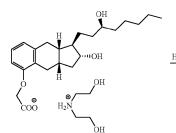
IPR2020-00770 United Therapeutics EX2007 Page 6040 of 7335 A 50-L, cylindrical reactor equipped with a heating/cooling system, a mechanical stirrer, a condenser, and a thermocouple was charged with slurry of treprostinil diethanolamine salt in heptane (35-40 L). The suspension was heated to 70-80° C. for 16-24 h. The suspension was cooled to $22\pm2°$ C. ⁵ over a period of 1-2 h. The salt was collected by filtration using Aurora filter. The cake was washed with heptane (15-30 L) and the material was dried in Aurora filter for 1 h. The salt was transferred to trays for air-drying overnight in hood until a constant weight of treprostinil diethanolamine salt was ¹⁰ obtained. The material was dried in oven under high vacuum for 2-4 h at 50-55° C.

Analytical Data on and Treprostinil Diethanolamine Salt (1:1)

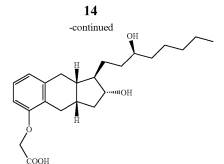
Test	Batch 1	Batch 2
IR	Conforms	Conforms
Residue on Ignition (ROI)	<0.1% w/w	<0.1% w/w
Water content	0.1% w/w	0.0% w/w
Melting point	105.0-106.5° C.	104.5-105.5° C.
Specific rotation [\alpha] ²⁵ 589	+34.6°	+35°
Orgai	tic volatile impurities	
Ethanol	Not detected	Not detected
Ethyl acetate	Not detected	<0.05% w/w
Heptane	<0.05% w/w	<0.05% w/w
HPLC (Assay)	100.4%	99.8%
Diethanolamine	Positive	Positive

Example 5

Conversion of Treprostinil Diethanolamine Salt (1:1) to Treprostinil



HCl, H₂O-EtOAc Recrystallization in EtOH-H₂O



15 A 250-mL, round-bottom flask equipped with magnetic stirrer was charged with treprostinil diethanolamine salt (4 g) and water (40 mL). The mixture was stirred to obtain a clear solution. To the clear solution, ethyl acetate (100 mL) was added. While stirring, 3M HCl (3.2 mL) was added slowly 20 until pH 1 was attained. The mixture was stirred for 10 minutes and organic layer was separated. The aqueous layer was extracted with ethyl acetate $(2 \times 100 \text{ mL})$. The combined organic layers was washed with water $(2 \times 100 \text{ mL})$, brine $(1\times50 \text{ mL})$ and dried over anhydrous Na₂SO₄. The ethyl acetate solution of treprostinil was filtered and the filtrate was 25 concentrated under vacuum at 50° C. to give off-white solid. The crude treprostinil was recrystallized from 50% ethanol in water (70 mL). The pure treprostinil was collected in a Buchner funnel by filtration and cake was washed with cold 20% ethanolic solution in water. The cake of treprostinil was air-30 dried overnight and further dried in a vacuum oven at 50° C. under high vacuum to afford 2.9 g of treprostinil (Yield 91.4%, purity (HPLC, AUC, 99.8%).

Analytical Data on Treprostinil from Treprostinil Diethanolamine Salt (1:1) to Treprostinil

Batch No.	Yield	Purity (HPLC)
 1	91.0%	99.8% (AUC)
2	92.0%	99.9% (AUC)
3	93.1%	99.7% (AUC)
4	93.3%	99.7% (AUC)
5	99.0%	99.8% (AUC)
6	94.6%	99.8% (AUC)

Example 6

Comparison of the Former Process and a Working Example of the Process According to the Present Invention

Step No.	Steps	Former Process (Batch size: 500 g)	Working example of the Process according to the present invention (Batch size: 5 kg)
		Nitrile	
1	Triol weight	500 g	5,000 g
2	Acetone	20 L (1:40 wt/wt)	75 L (1:15 wt/wt)
3	Potassium carbonate	1,300 g (6.4 eq)	5,200 g (2.5 eq)
4	Chloroacetonitrile	470 g (4.2 eq)	2,270 g (2 eq)
5	Tetrabutylammonium bromide	42 g (0.08 eq)	145 g (0.03 eq)
6	Reactor size	72-Liter	50- gallon

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16

		-continued	
		-continued	
Step No.	Steps	Former Process (Batch size: 500 g)	Working example of the Process according to the present invention (Batch size: 5 kg)
7	Reflux time	8 hours	No heating, Room temperature (r.t.) 45 h
8	Hexanes addition before filtration	Yes (10 L)	No
9 10	Filter Washing	Celite Ethyl acetate (10 L)	Celite Acetone (50 L)
11	Evaporation	Yes	Yes
12	Purification	Silica gel column Dichloromethane: 0.5 L Ethyl acetate: 45 L Hexane: 60 L	No column
13	Evaporation after column	Yes	No
14	Yield of nitrite	109-112% Treprostinil (intermediate)	Not checked
15	Methanol	7.6 L (50-L reactor)	50 L (50-gal reactor)
16	Potassium hydroxide	650 g (8 eq)	3,375 g (4 eq)
17	Water	2.2 L	17 L
18 19	% of KOH Reflux time	30% 3-3.5 h	20% 4-5 h
20	Acid used	2.6 L (3 M)	12 L (3 M)
21	Removal of impurities	3×3 L Ethyl acetate	2×20 L Ethyl acetate
22 23	Acidification Ethyl acetate extraction	0.7 L 5 × 17 L = 35 L	6.5 L 90 + 45 + 45 = 180 L
24 25	Water washing Sodium bicarbonate washing	2 × 8 L Not done	3 × 40 L 120 g in 30 L water + 15 L brine
26	Brine washing	Not done	1 × 40 L
27	Sodium sulfate	1 kg	Not done
28	Sodium sulfate filtration	Before charcoal, 6 L ethyl acetate	N/A
29	Charcoal	170 g, reflux for 1.5 h, filter over Celite, 11 L ethyl acetate	Pass hot solution (75° C.) through charcoal cartridge and clean filter, 70 L ethyl
30	Evaporation	Yes, to get solid intermediate treprostinil Treprostinil Diethanolamine S	acetate Yes, adjust to 150 L solution alt
31	Salt formation	Not done	1,744 g diethanolamine,
32	Cooling	N/A	20 L ethanol at 60-75° C. To 20° C. over weekend; add 40 L ethyl acetate;
33	Filtration	N/A	cooled to 10° C. Wash with 70 L ethyl
34	Drying	N/A	acetate Air-dried to constant wt.,
	Treprostinil	(from 1.5 kg Treprostinil dieth	2 days anolamine salt)
35	Hydrolysis	N/A	15 L water + 25 L ethyl acetate + HCl
36	Extraction	N/A	2×10 L ethyl acetate
37	Water wash	N/A	3 × 10 L
38	Brine wash	N/A N/A	1 × 10 L 1 kg gtir
39 40	Sodium sulfate Filter	N/A N/A	1 kg, stir Wash with 6 L ethyl
40	Evaporation	N/A	acetate To get solid, intermediate
42 43	Crude drying on tray Ethanol & water for	1 or 3 days 5.1 L + 5.1 L	Treprostinil Same 10.2 L + 10.2 L (same %)
44 45	cryst. Crystallization in Temperature of	20-L rotavap flask 2 h r.t., fridge –0° C. 24 h	50-L jacketed reactor 50° C. to 0° C. ramp, 0° C.
	crystallization		overnight
46 47	Filtration Washing	Buchner funnel 20% (10 L) cooled ethanol-water	Aurora filter 20% (20 L) cooled ethanol-water
48	Drying before oven	Buchner funnel (20 h) Tray (no)	Aurora filter (2.5 h) Tray (4 days)
49	Oven drying	15 hours, 55° C.	6-15 hours, 55° C.

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10

	-continued						
Step No.	Steps	Former Process (Batch size: 500 g)	Working example of the Process according to the present invention (Batch size: 5 kg)				
	Vacuum UT-15 yield weight % yield from triol) Purity	<-0.095 mPA ~535 g ~91% ~99.0%	<5 Torr ~1,100 g ~89% 99,9%				

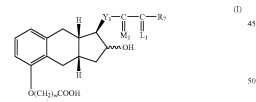
The quality of treprostinil produced according to this invention is excellent. The purification of benzindene nitrile by column chromatography is eliminated. The impurities car-15 ried over from intermediate steps (i.e. alkylation of triol and hydrolysis of benzindene nitrile) are removed during the carbon treatment and the salt formation step. Additional advantages of this process are: (a) crude treprostinil salts can be stored as raw material at ambient temperature and can be 20 converted to treprostinil by simple acidification with diluted hydrochloric acid, and (b) the treprostinil salts can be synthesized from the solution of treprostinil without isolation. This process provides better quality of final product as well as saves significant amount of solvents and manpower in puri- 25 fication of intermediates.

Although the foregoing refers to particular preferred embodiments, it will be understood that the present invention is not so limited. It will occur to those of ordinary skill in the 30 art that various modifications may be made to the disclosed embodiments and that such modifications are intended to be within the scope of the present invention.

All of the publications, patent applications and patents cited in this specification are incorporated herein by reference 35 in their entirety.

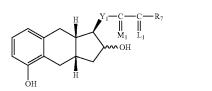
What is claimed is:

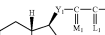
1. A process for the preparation of a compound of formula $_{40}$ I



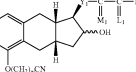
comprising

(a) alkylating a compound of structure II with an alkylating agent to produce a compound of formula III,





-continued



wherein w=1.2 or 3

$$Y_1$$
 is trans-CH=CH-, cis-CH=CH-, -CH₂
(CH₂)_m-, or -C=C-; m is 1, 2, or 3;

(1) $-C_pH_{2p}$ -CH₃, wherein p is an integer from 1 to 5, inclusive,

- (2) phenoxy optionally substituted by one, two or three chloro, fluoro, trifluoromethyl, (C1-C3) alkyl, or (C1-C3) alkoxy, with the proviso that not more than two substituents are other than alkyl, with the proviso that R7 is phenoxy or substituted phenoxy, only when R3 and R4 are hydrogen or methyl, being the same or different,
- (3) phenyl, benzyl, phenylethyl, or phenylpropyl optionally substituted on the aromatic ring by one, two or three chloro, fluoro, trifluoromethyl, (C1-C3)alkyl, or (C1-C3) alkoxy, with the proviso that not more than two substituents are other than alkyl.

(4) cis-CH
$$=$$
CH $-$ CH $_2$ $-$ CH

$$(5) - (CH_2)_2 - CH(OH) - CH_3$$
, or

$$-C(L_1)-R_7$$
 taken together i

(1) (C_4-C_7) cycloalkyl optionally substituted by 1 to 3 (C_1-C_7) C₅)alkyl;

(2) 2-(2-furyl)ethyl,

(II) 60

65

11

(3) 2-(3-thienyl)ethoxy, or

- (4) 3-thienyloxymethyl;
- M_1 is α -OH: β -R₅ or α -R₅: β -OH or α -OR₁: β -R₅ or α -R₅: β -OR₂, wherein R₅ is hydrogen or methyl, R₂ is an alcohol protecting group, and
- L_1 is $\alpha\mbox{-}R_3\mbox{:}\beta\mbox{-}R_4, \alpha\mbox{-}R_4\mbox{:}\beta\mbox{-}R_3, or a mixture of }\alpha\mbox{-}R_3\mbox{:}\beta\mbox{-}R_4$ and α -R₄: β -R₃, wherein R₃ and R₄ are hydrogen, methyl, or fluoro, being the same or different, with the proviso that one of R₂ and

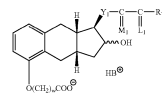
 R_4 is fluoro only when the other is hydrogen or fluoro,

- (b) hydrolyzing the product of formula III of step (a) with a base,
- (c) contacting the product of step (b) with a base B to form a salt of formula I.,

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 (I_S)



(d) reacting the salt formed in step (c) with an acid to form the compound of formula I.

2. The process of claim 1, which does not include purifying the compound of formula (III) produced in step (a).

3. The process according to claim **2**, wherein the product of en (d) has the number of community of communi step (d) has the purity of compound of formula I of at least 90.0%

4. The process according to claim 1, further comprising a step of isolating the salt of formula I.

5. The process according to claim $\mathbf{1}$, wherein the alkylating ²⁰ agent is Cl(CH₂)_wCN, Br(CH₂)_wCN, or I(CH₂)_wCN.

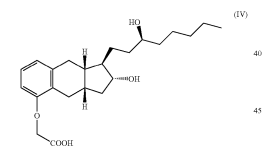
6. The process according to claim 1, wherein the base in step (b) is KOH or NaOH.

7. The process according to claim 1, wherein the base B in step (c) is selected from the group consisting of ammonia, ²⁵ N-methylglucamine, procaine, tromethanine, magnesium,

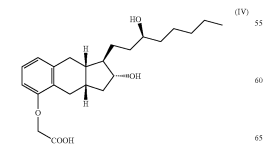
L-lysine, L-arginine, triethanolamine, and diethanolamine. 8. The process according to claim 1, wherein the acid in

9. The process according to claim 1, wherein the definition of the second matrix of

10. The process according to claim 1, wherein the compound of formula I is a compound of formula IV,

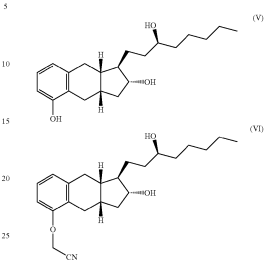


11. A process for the preparation of a compound having 50 formula IV

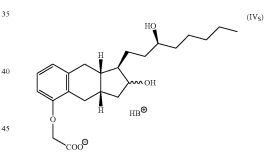




comprising (a) alkylating a compound of formula V with an alkylating agent to produce a compound of formula VI,



- (b) hydrolyzing the product of formula VI of step (a) with a base.
- (c) contacting the product of step (b) with a base B to form a salt of formula IV_s, and



(d) reacting the salt formed in step (c) with an acid to form the compound of formula IV.

12. The process of claim 11, which does not include purifying the compound of formula (VI) produced in step (a).

13. The process according to claim 12, wherein the product of step (d) has the purity of the compound of formula IV of at 55 least 90.0%.

14. The process according to claim 11, further comprising a step of isolating the salt of formula IV_s .

15. The process according to claim 11, wherein the alkylating agent is ClCH₂CN.

16. The process according to claim 11, wherein the base in step (b) is KOH.

17. The process according to claim 11, wherein the base B in step (c) is selected from a group consisting of ammonia, N-methylglucamine, procaine, tromethanine, magnesium, 65 L-lysine, L-arginine, triethanolamine, and diethanolamine.

18. The process according to claim 17, wherein the base B is diethanolamine. 12

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19. The process according to claim **11**, wherein the acid in step (d) is HCl.

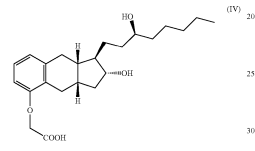
20. The process of claim **2**, wherein the product of step (d) has the purity of compound of formula I of at least 95%.

21. The process of claim **12**, wherein the product of step (d) has the purity of compound of formula I of at least 95%.

22. The process of claim **12**, wherein the base B in step (c) is selected from a group consisting of ammonia, N-methyl-glucamine, procaine, tromethanine, magnesium, L-lysine, ¹⁰ L-arginine, triethanolamine, and diethanolamine.

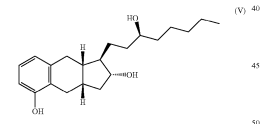
 ${\bf 23}.$ The process of claim ${\bf 22},$ wherein the base ${\rm B}$ is diethanolamine.

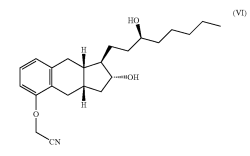
24. A process for the preparation of a compound having ¹⁵ formula IV, or pharmaceutically acceptable salt thereof



comprising

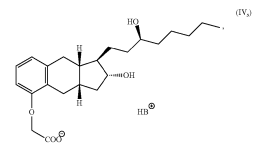
(a) alkylating a compound of formula V with an alkylating aent to produce a compound of formula VI,





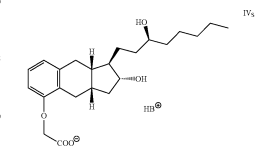
22

- (b) hydrolyzing the product of formula VI of step (a) with a base, and
- (c) contacting the product of step (b) with a base B to form a salt of formula IV_s

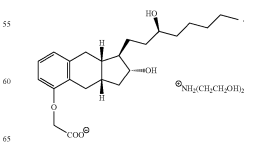


wherein the process does not comprise purifying the compound of formula (VI) produced in step (a).

25. The process according to claim 24, wherein the base B in step (c) is selected from a group consisting of ammonia,
25 N-methylglucamine, procaine, tromethanine, magnesium, L-lysine, L-arginine, triethanolamine, and diethanolamine and wherein the compound produced is a compound of the formula IV_e,



- wherein the base B is selected from a group consisting of ammonia, N-methylglucamine, procaine, tromethanine, magnesium, L-lysine, L-arginine, triethanolamine, and diethanolamine.
- **26**. The process according to claim **25**, wherein the base B ⁵⁰ is diethanolamine and wherein the compound produced is a compound of the following formula:



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23

28. The process according to claim **11**, wherein the base in step (b) is KOH or NaOH and wherein the base B in step (c)

is selected from the group consisting of ammonia, N-methylglucamine, procaine, tromethanine, magnesium, L-lysine, L-arginine, triethanolamine, and diethanolamine.

* * * * *

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UNITED STATES PATENT AND TRADEMARK OFFICE CERTIFICATE OF CORRECTION

 PATENT NO.
 : 8,242,305 B2

 APPLICATION NO.
 : 12/334731

 DATED
 : August 14, 2012

 INVENTOR(S)
 : Hitesh Batra et al.

Page 1 of 1

It is certified that error appears in the above-identified patent and that said Letters Patent is hereby corrected as shown below:

In the Claims

Replace the term "tromethanine" with --tromethamine-- as follows:

Col. 19, claim 17, line 26; Col. 21, claim 22, line 10; Col. 22, claim 25, line 25; Col. 23, claim 27, line 4; and Col. 24, claim 28, line 2.

> Signed and Sealed this Twenty-fifth Day of February, 2014

Michelle K. Lee

Michelle K. Lee Deputy Director of the United States Patent and Trademark Office

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	United State	s Patent	and Tradema	UN Uni	ITED STATES DEPARTMENT OF C ited States Patent and Trademark es: COMMISSIONER FOR PATENTS PACENDARY STREAM 22313-1450 www.uspto.gov	
APPLICATION NUMBER	FILING or 371(c) DATE	GRP ART UNIT	FIL FEE REC'D	ATTY.DOCKE	T.NO TOT CLAIMS	IND CLAIMS
61/014,232	12/17/2007		105	080618-05	570	
22428 FOLEY AND L SUITE 500 3000 K STREE WASHINGTO	ET NW					

Date Mailed: 01/03/2008

Receipt is acknowledged of this provisional patent application. It will not be examined for patentability and will become abandoned not later than twelve months after its filing date. Any correspondence concerning the application must include the following identification information: the U.S. APPLICATION NUMBER, FILING DATE, NAME OF APPLICANT, and TITLE OF INVENTION. Fees transmitted by check or draft are subject to collection. Please verify the accuracy of the data presented on this receipt. If an error is noted on this Filing Receipt, please write to the Office of Initial Patent Examination's Filing Receipt Corrections. Please provide a copy of this Filing Receipt with the changes noted thereon. If you received a "Notice to File Missing Parts" for this application, please submit any corrections to this Filing Receipt with your reply to the Notice. When the USPTO processes the reply to the Notice, the USPTO will generate another Filing Receipt incorporating the requested corrections

Applicant(s)

Hitesh Batra, Herndon, VA; Sudersan M. Tuladhar, Silver Spring, MD; Raju Penmasta, Herndon, VA; David A. Walsh, Palmyra, VA;

Power of Attorney: The patent practitioners associated with Customer Number 22428

If Required, Foreign Filing License Granted: 01/02/2008 The country code and number of your priority application, to be used for filing abroad under the Paris Convention, is US 61/014,232 Projected Publication Date: None, application is not eligible for pre-grant publication Non-Publication Request: No Early Publication Request: No ** SMALL ENTITY ** Title

Process to prepare treprostinil, the active ingredient in remodulin®

PROTECTING YOUR INVENTION OUTSIDE THE UNITED STATES

Since the rights granted by a U.S. patent extend only throughout the territory of the United States and have no effect in a foreign country, an inventor who wishes patent protection in another country must apply for a patent in a specific country or in regional patent offices. Applicants may wish to consider the filing of an international application under the Patent Cooperation Treaty (PCT). An international (PCT) application generally has the same effect as a regular national patent application in each PCT-member country. The PCT process **simplifies** the filing page 1 of 3

UT Ex. 2008 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6048 of 7335

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of patent applications on the same invention in member countries, but **does not result** in a grant of "an international patent" and does not eliminate the need of applicants to file additional documents and fees in countries where patent protection is desired.

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

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

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

For information on preventing theft of your intellectual property (patents, trademarks and copyrights), you may wish to consult the U.S. Government website, http://www.stopfakes.gov. Part of a Department of Commerce initiative, this website includes self-help "toolkits" giving innovators guidance on how to protect intellectual property in specific countries such as China, Korea and Mexico. For questions regarding patent enforcement issues, applicants may call the U.S. Government hotline at 1-866-999-HALT (1-866-999-4158).

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Title 37, Code of Federal Regulations, 5.11 & 5.15

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> UT Ex. 2008 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6049 of 7335

State (with respect to Arms, Munitions and Implements of War (22 CFR 121-128)); the Bureau of Industry and Security, Department of Commerce (15 CFR parts 730-774); the Office of Foreign AssetsControl, Department of Treasury (31 CFR Parts 500+) and the Department of Energy.

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Hitesh BATRA et al.

Title: AN IMPROVED PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN®

Appl. No.: Unassigned

Filing Date: 12/17/2007

PROVISIONAL PATENT APPLICATION TRANSMITTAL

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

Sir:

Transmitted herewith for filing under 37 C.F.R. § 1.53(c) is the provisional patent application of:

Hitesh BATRA Sudersan M. TULADHAR Raju PENMASTA David A. WALSH

[X] Applicant claims small entity status under 37 CFR 1.27(c)(1).

Enclosed are:

[X] Cover page, Description, Claims, and Abstract (28 pages).

[X] Application Data Sheet (37 CFR 1.76).

The adjustment to the number of sheets for EFS-Web filing follows:

Number of Sheets		EFS-Web Adjustment	Number of Sheets for EFS-Web
_27	X	75%	21

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UT Ex. 2008 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6051 of 7335 The filing fee is calculated below:

					Rate		Fee Totals
Basic Fee				<u></u>	\$210.00		\$210.00
Size Fee 2	1 - 100	=	0	x	\$260.00		\$0.00
Surcharge under payment of filing	er 37 CFR 1.16(e) f ng fee	or late		+	\$50.00	=	\$0.00
	-			SU	BTOTAL:	=	\$210.00
[X]	Small Entity Fee	s Apply	(sub	tract ½	of above):	=	\$105.00
			тот	AL FII	LING FEE:	=	\$105.00
Assignment Re	cordation Fee:			+	\$40.00	=	\$0.00
				TC	DTAL FEE	=	\$105.00

The above-identified fees of \$105.00 are being paid by credit card via EFS-Web.

The Commissioner is hereby authorized to charge any additional fees which may be required regarding this application under 37 C.F.R. §§ 1.16-1.17, or credit any overpayment, to Deposit Account No. 19-0741. Should no proper payment be enclosed herewith, as by the credit card payment instructions in EFS-Web being incorrect or absent, resulting in a rejected or incorrect credit card transaction, the Commissioner is authorized to charge the unpaid amount to Deposit Account No. 19-0741.

Please direct all correspondence to the undersigned attorney or agent at the address indicated below.

Respectfully submitted,

Date December 17, 2007

FOLEY & LARDNER LLP Customer Number: 22428 Telephone: (202) 672-5569 Facsimile: (202) 672-5399

The PAR By_

Stephen B. Maebius Attorney for Applicant Registration No. 35,264

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Application Data Sheet

Application Information	
••	Provisional
Application Type::	Provisional
Subject Matter::	Utility
Suggested classification::	
Suggested Group Art Unit::	
CD-ROM or CD-R?::	None
Computer Readable Form (CRF)?::	No
Title::	AN IMPROVED PROCESS TO PREPARE
	TREPROSTINIL, THE ACTIVE
	INGREDIENT IN REMODULIN®
Attorney Docket Number::	080618-0570
Request for Early Publication?::	No
Request for Non-Publication?::	No
Suggested Drawing Figure::	
Total Drawing Sheets::	0
Small Entity?::	Yes
Petition included?::	No
Secrecy Order in Parent Appl.?::	No

Applicant Information

WASH_2157904.1

Applicant Authority Type::	Inventor
Primary Citizenship Country::	India
Status::	Full Capacity
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Family Name::	BATRA
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State or Province of	VA
Residence::	
Country of Residence::	US
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Page # 1

Initial 12/17/2007

6

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State or Province of mailing	VA	
address::		
Postal or Zip Code of mailing	20171	
address::		
Applicant Authority Type::	Inventor	
Primary Citizenship Country::	Nepal	
Status::	Full Capacity	
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State or Province of	MD	
Residence::		
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Street of mailing address::	1501 Haddon Manor Court	
City of mailing address::	Silver Spring	
State or Province of mailing	MD	
address::		
Postal or Zip Code of mailing	20904	
address::		
Applicant Authority Type::	Inventor	
Primary Citizenship Country::	US	
Status::	Full Capacity	
Given Name::	Raju	
Family Name::	PENMASTA	
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State or Province of	VA	
Residence::		
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Street of mailing address::	12953 Centre Park Circle #115	
City of mailing address::	Herndon	
State or Province of mailing	VA	
address::		
	Page # 2	Initial 12/17/2007

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Page # 2

Initial 12/17/2007

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UT Ex. 2008 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6054 of 7335 Postal or Zip Code of mailing 20171 address::

Applicant Authority Type::	Inventor
Primary Citizenship Country::	US
Status::	Full Capacity
Given Name::	David A.
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State or Province of	VA
Residence::	
Country of Residence::	US
Street of mailing address::	56 Wildwood Drive
City of mailing address::	Palmyra
State or Province of mailing	VA
address::	
Postal or Zip Code of mailing	22963
address::	

Correspondence Information	
Correspondence Customer Number::	22428
E-Mail address::	PTOMailWashington@foley.com

Representative Information

Representative Customer	22428	
Number::		

Domestic Priority Information

Application::	Continuity Type::	Parent Application::	Parent Filing Date::

IPR2016-00006

United Therapeutics EX2007

IPR2020-00770

Page 6055 of 7335

SteadyMed v. United Therapeutics

WASH_2157904.1

Foreign Priority Information

Country::	Application number::	Filing Date::	Priority Claimed::

Assignee Information

Assignee Name::

United Therapeutics Corporation

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Page # 4

Initial 12/17/2007

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Atty. Dkt. No.: 080618-0570

U.S. PATENT APPLICATION

for

AN IMPROVED PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN®

Inventors:

Sudersan M. Tuladhar

Raju Penmasta

Hitesh Batra

David A. Walsh

WASH_2065937.1

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AN IMPROVED PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN[®]

BACKGROUND OF THE INVENTION

[0001] The present invention relates to a process for producing prostacyclin derivatives and novel intermediate compounds useful in the process.

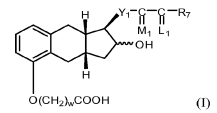
[0002] Prostacyclin derivatives are useful pharmaceutical compounds possessing activitics such as platelet aggregation inhibition, gastric secretion reduction, lesion inhibition, and bronchodilation.

[0003] Treprostinil, the active ingredient in Remodulin[®], and other prostacyclin derivatives have been prepared as described in Moriarty, et al in *J. Org. Chem.* 2004, 69, 1890-1902, U.S. Pat. Nos. 6,441,245, 6,528,688, 6,700,025, and 6,809,223. Their teachings are incorporated by reference to show how to practice the embodiments of the present invention.

[0004] It is evident that these compounds are of great importance from a medicinal point of view. There is, therefore, a need for an efficient process to synthesize these compounds on a large scale suitable for commercial production.

SUMMARY OF THE INVENTION

[0005] The present invention provides in one embodiment a process for the preparation of a compound of formula I, hydrate, solvate, prodrug, or pharmaceutically acceptable salt thereof.



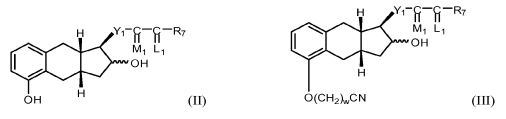
[0006] The process comprises the following steps:

(a) alkylating a compound of structure II with an alkylating agent to produce a compound of formula III,

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wherein

w= 1, 2, or 3;

Y₁ is trans-CH=CH-, cis-CH=CH-, -CH₂(CH₂)_m-, or -C=C-; m is 1, 2, or 3; R₇ is

(1) $-C_pH_{2p}$ -CH₃, wherein p is an integer from 1 to 5, inclusive,

(2) phenoxy optionally substituted by one, two or three chloro, fluoro, trifluoromethyl, (C_1-C_3) alkyl, or (C_1-C_3) alkoxy, with the proviso that not more than two substituents are other than alkyl, with the proviso that R_7 is phenoxy or substituted phenoxy, only when R_3 and R_4 are hydrogen or methyl, being the same or different,

(3) phenyl, benzyl, phenylethyl, or phenylpropyl optionally substituted on the aromatic ring by one, two or three chloro, fluoro, trifluoromethyl, (C_1-C_3) alkyl, or (C_1-C_3) alkoxy, with the proviso that not more than two substituents are other than alkyl,

- (4) $cis-CH=CH-CH_2-CH_3$,
- (5) -(CH₂)₂-CH(OH)-CH₃, or
- (6) $-(CH_2)_3-CH=C(CH_3)_2;$

wherein $-C(L_1)-R_7$ taken together is

- (1) (C_4-C_7) cycloalkyl optionally substituted by 1 to 3 (C_1-C_5) alkyl;
- (2) 2-(2-furyl)ethyl,
- (3) 2-(3-thienyl)ethoxy, or
- (4) 3-thienyloxymethyl;

 M_1 is α -OH: β -R₅ or α -R₅: β -OH or α -OR₁: β -R₅ or α -R₅: β -OR₂, wherein R₅ is hydrogen or methyl, R₂ is an alcohol protecting group, and

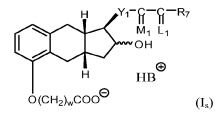
 L_1 is α -R₃: β -R₄, α -R₄: β -R₃, or a mixture of α -R₃: β -R₄ and α -R₄: β -R₃, wherein R₃ and R₄ are hydrogen, methyl, or fluoro, being the same or different, with the proviso that one of R₃ and R₄ is fluoro only when the other is hydrogen or fluoro.

(b) hydrolyzing the product of step (a) with a base,

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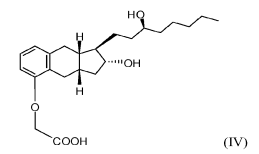
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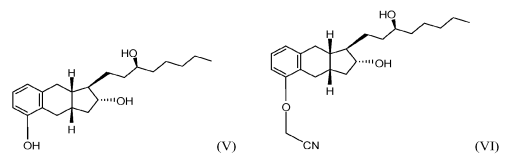
(c) contacting the product of step (b) with a base B to for a salt of formula I_s

(d) reacting the salt from step (c) with an acid to form the compound of formula I.[0007] The present invention provides in another embodiment a process for the preparation of a compound of formula IV.



[0008] The process comprises the following steps:

(a) alkylating a compound of structure V with an alkylating agent to produce a compound of formula VI,



(b) hydrolyzing the product of step (a) with a base,

(c) contacting the product of step (b) with a base B to for a salt of formula IV_{s} ,

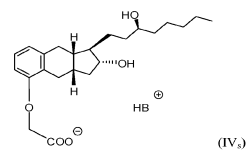
and

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(d) reacting the salt from step (b) with an acid to form the compound of formula IV.

DETAILED DESCRIPTION OF THE PREFERRED EMBODIMENTS

[0009] The various terms used, separately and in combinations, in the processes herein described are defined below.

[0010] The expression "comprising" means "including but not limited to." Thus, other non-mentioned substances, additives, carriers, or steps may be present. Unless otherwise specified, "a" or "an" means one or more.

[0011] C_{1-3} -alkyl is a straight or branched alkyl group containing 1-3 carbon atoms. Exemplary alkyl groups include methyl, ethyl, n-propyl, and isopropyl.

[0012] C_{1-3} -alkoxy is a straight or branched alkoxy group containing 1-3 carbon atoms. Exemplary alkoxy groups include methoxy, ethoxy, propoxy, and isopropoxy.

[0013] C₄₋₇-cycloalkyl is an optionally substituted monocyclic, bicyclic or tricyclic alkyl group containing between 4-7 carbon atoms. Exemplary cycloalkyl groups include but not limited to cyclobutyl, cyclopentyl, cyclohexyl, and cycloheptyl.

[0014] Combinations of substituents and variables envisioned by this invention are only those that result in the formation of stable compounds. The term "stable", as used herein, refers to compounds which possess stability sufficient to allow manufacture and which maintains the integrity of the compound for a sufficient period of time to be useful for the purposes detailed herein.

[0015] As used herein, the term "prodrug" means a derivative of a compound that can hydrolyze, oxidize, or otherwise react under biological conditions (*in vitro* or *in vivo*) to provide an active compound. Examples of prodrugs include, but are not limited to,

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UT Ex. 2008 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6061 of 7335 derivatives of a compound that include biohydrolyzable groups such as biohydrolyzable amides, biohydrolyzable esters, biohydrolyzable carbamates, biohydrolyzable carbonates, biohydrolyzable urcides, and biohydrolyzable phosphate analogues (*e.g.*, monophosphate, diphosphate or triphosphate).

[0016] As used herein, "hydrate" is a form of a compound wherein water molecules are combined in a certain ratio as an integral part of the structure complex of the compound.

[0017] As used herein, "solvate" is a form of a compound where solvent molecules are combined in a certain ratio as an integral part of the structure complex of the compound.

[0018] "Pharmaceutically acceptable" means in the present description being useful in preparing a pharmaceutical composition that is generally safe, non-toxic and neither biologically nor otherwise undesirable and includes being useful for veterinary use as well as human pharmaceutical use.

[0019] "Pharmaceutically acceptable salts" mean salts which are pharmaceutically acceptable, as defined above, and which possess the desired pharmacological activity. Such salts include acid addition salts formed with organic and inorganic acids, such as hydrogen chloride, hydrogen bromide, hydrogen iodide, sulfuric acid, phosphoric acid, acetic acid, glycolic acid, maleic acid, malonic acid, oxalic acid, methanesulfonic acid, trifluoroacetic acid, fumaric acid, succinic acid, tartaric acid, citric acid, benzoic acid, ascorbic acid and the like. Base addition salts may be formed with organic and inorganic bases, such as sodium, ammonia, potassium, calcium, ethanolamine, diethanolamine, N-methylglucamine, choline and the like. Included in the invention are pharmaceutically acceptable salts or compounds of any of the formulae herein.

[0020] Depending on its structure, the phrase "pharmaceutically acceptable salt," as used herein, refers to a pharmaceutically acceptable organic or inorganic acid or base salt of a compound. Representative pharmaceutically acceptable salts include, *e.g.*, alkali metal salts, alkali earth salts, ammonium salts, water-soluble and water-insoluble salts, such as the acetate, amsonate (4,4-diaminostilbene-2, 2 -disulfonate), benzenesulfonate, benzonate, bicarbonate, bisulfate, bitartrate, borate, bromide, butyrate, calcium, calcium edetate, camsylate, carbonate, chloride, citrate, clavulariate, dihydrochloride, edetate, edisylate, estolate, esylate, fumarate, gluceptate, gluconate, glutamate, glycollylarsanilate, hexafluorophosphate, hexylresorcinate, hydrabamine, hydrobromide, hydrochloride,

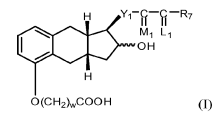
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UT Ex. 2008 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6062 of 7335 hydroxynaphthoate, iodide, isothionate, lactate, lactobionate, laurate, malate, malate, maleate, mandelate, mesylate, methylbromide, methylnitrate, methylsulfate, mucate, napsylate, nitrate, N-methylglucamine ammonium salt, 3-hydroxy-2-naphthoate, olcate, oxalate, palmitate, pamoate (1,1-methene-bis-2-hydroxy-3-naphthoate, einbonate), pantothenate, phosphate/diphosphate, picrate, polygalacturonate, propionate, p-toluenesulfonate, salicylate, stearate, subacetate, succinate, sulfate, sulfosalicylate, suramate, tannate, tartrate, teoclate, tosylate, triethiodide, and valerate salts.

[0021] The present invention provides for a process for producing treprostinil and other prostacyclin derivatives and novel intermediate compounds useful in the process. The process according to the present invention provides advantages on large-scale synthesis over the existing method. For example, the purification by column chromatography is eliminated, thus the required amount of flammable solvents and waste generated are greatly reduced. Furthermore, the salt formation is a much easier operation than column chromatography. Moreover, it was found that the product of the process according to the present invention has higher purity. Therefore the present invention provides for a process that is more economical, safer, faster, greener, easier to operate, and provides higher purity.

[0022] One embodiment of the present invention is a process for the preparation of a compound of formula I, or a hydrate, solvate, prodrug, or pharmaceutically acceptable salt thereof.



[0023] The process comprises the following steps:

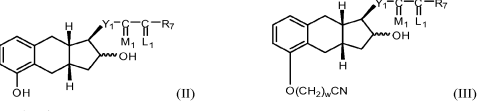
(a) alkylating a compound of formula II with an alkylating agent to produce a compound of formula III,

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wherein

w= 1, 2, or 3;

Y₁ is trans-CH=CH-, cis-CH=CH-, -CH₂(CH₂)_m-, or -C=C-; m is 1, 2, or 3; R_7 is

(1) $-C_pH_{2p}$ -CH₃, wherein p is an integer from 1 to 5, inclusive,

(2) phenoxy optionally substituted by one, two or three chloro, fluoro, trifluoromethyl, (C_1-C_3) alkyl, or (C_1-C_3) alkoxy, with the proviso that not more than two substituents are other than alkyl, with the proviso that R_7 is phenoxy or substituted phenoxy, only when R_3 and R_4 are hydrogen or methyl, being the same or different,

(3) phenyl, benzyl, phenylethyl, or phenylpropyl optionally substituted on the aromatic ring by one, two or three chloro, fluoro, trifluoromethyl, (C_1-C_3) alkyl, or (C_1-C_3) alkoxy, with the proviso that not more than two substituents are other than alkyl,

- (4) $\operatorname{cis-CH=CH-CH_2-CH_3}$,
- (5) -(CH₂)₂-CH(OH)-CH₃, or
- (6) $-(CH_2)_3-CH=C(CH_3)_2;$

wherein $-C(L_1)-R_7$ taken together is

- (1) (C_4-C_7) cycloalkyl optionally substituted by 1 to 3 (C_1-C_5) alkyl;
- (2) 2-(2-furyl)ethyl,
- (3) 2-(3-thienyl)ethoxy, or
- (4) 3-thienyloxymethyl;

 M_1 is α -OH: β -R₅ or α -R₅: β -OH or α -OR₁: β -R₅ or α -R₅: β -OR₂, wherein R₅ is hydrogen or methyl, R₂ is an alcohol protecting group, and

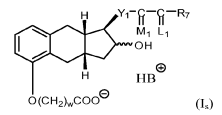
 L_1 is α -R₃: β -R₄, α -R₄: β -R₃, or a mixture of α -R₃: β -R₄ and α -R₄: β -R₃, wherein R₃ and R₄ are hydrogen, methyl, or fluoro, being the same or different, with the proviso that one of R₃ and R₄ is fluoro only when the other is hydrogen or fluoro.

(b) hydrolyzing the product of step (a) with a base,

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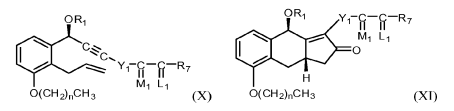
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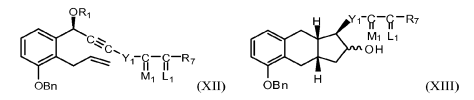
(c) contacting the product of step (b) with a base B to for a salt of formula I_s

(d) reacting the salt from step (c) with an acid to form the compound of formula I.
[0024] In one embodiment, the compound of formula I is at least 90.0%, 95.0%, 99.0%.
[0025] The compound of formula II can be prepared from a compound of formula XI, which is a cyclization product of a compound of formula X as described in U.S. Pat. No. 6,441,245.



Wherein n is 0, 1, 2, or 3.

[0026] The compound of formula II can be prepared alternatively from a compound of formula XIII, which is a cyclization product of a compound of formula XII as described in U.S. Pat. No. 6,700,025.



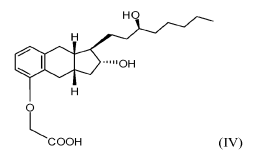
[0027] One embodiment of the present invention is a process for the preparation of a compound having formula IV, or a hydrate, solvate, or pharmaceutically acceptable salt thereof.

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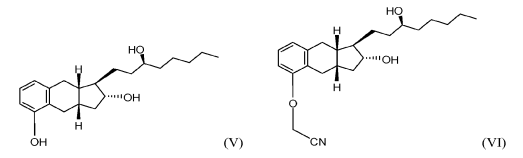
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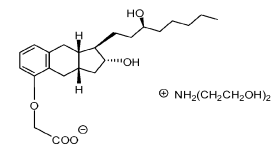
[0028] The process comprises

(a) alkylating a compound of structure V with an alkylating agent such as ClCH₂CN to produce a compound of formula VI,



(b) hydrolyzing the product of step (a) with a base such as KOH,

(c) contacting the product of step (b) with a base B such as diethanolamine to for a salt of the following structure, and



(d) reacting the salt from step (b) with an acid such as HCl to form the compound of formula IV.

[0029] In one embodiment, the purity of compound of formula IV is at least 90.0%, 95.0%, 99.0%, 99.5%.

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UT Ex. 2008 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6066 of 7335 [0030] In one embodiment, the process further comprises a step of isolating the salt of formula IV_s .

[0031] In one embodiment, the base B in step (c) may be ammonia, N-methylglucamine, procaine, tromethanine, magnesium, L-lysine, L-arginine, or triethanolamine.

[0032] The following abbreviations are used in the description and/or appended claims, and they have the following meanings:

"MW" means molecular weight.

"Eq." means equivalent.

"TLC" means thin layer chromatography.

"HPLC" means high performance liquid chromatography.

"PMA" means phosphomolybdic acid.

"AUC" means area under curve.

[0033] In view of the foregoing considerations, and specific examples below, those who are skilled in the art will appreciate that how to select necessary reagents and solvents in practicing the present invention.

[0034] The invention will now be described in reference to the following Examples. These examples are not to be regarded as limiting the scope of the present invention, but shall only serve in an illustrative manner.

EXAMPLES

Example 1. Alkylation of Benzindene Triol

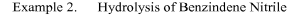


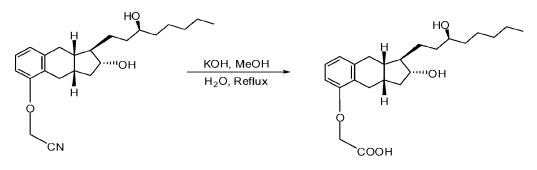
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Name	MW	Amount	Mol.	Eq.
Benzindene Triol	332.48	1250 g	3.76	1.00
K ₂ CO ₃ (powder)	138.20	1296 g	9.38	2.50
CICH ₂ CN	75.50	567 g	7.51	2.0
Bu ₄ NBr	322.37	36 g	0.11	0.03
Acetone		29 L		
Celite [®] 545		115 g		

[0035] A 50-L, three-neck, round-bottom flask equipped with a mechanical stirrer and a thermocouple was charged with benzindene triol (1250 g), acetone (19 L) and K₂CO₃ (powdered) (1296 g), chloroacetonitrile (567 g), tetrabutylammonium bromide (36 g). The reaction mixture was stirred vigorously at room temperature $(23\pm2^{\circ}C)$ for 16-72 h. The progress of the reaction was monitored by TLC. (methanol/CH₂Cl₂; 1:9 and developed by 10% ethanolic solution of PMA). After completion of reaction, the reaction mixture was filtered with/without Celite pad. The filter cake was washed with acetone (10L). The filtrate was concentrated *in vacuo* at 50-55°C to give a light-brown, viscous liquid benzindene nitrile. The crude benzindene nitrile was used as such in the next step without further purification.





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Name	MW	Amount	Mol.	Eq.
Benzindene Nitrile	371.52	1397 g*	3.76	1.0
КОН	56.11	844 g	15.04	4.0
Methanol		12 L		
Water		4.25 L		

*Note: This weight is based on 100% yield from the previous step. This is not isolated yield.

[0036] A 50-L, cylindrical reactor equipped with a heating/cooling system, a mechanical stirrer, a condenser, and a thermocouple was charged with a solution of benzindene nitrile in methanol (12 L) and a solution of KOH (844 g of KOH dissolved in 4.25 L of water). The reaction mixture was stirred and heated to reflux (temperature 72.2°C). The progress of the reaction was monitored by TLC (for TLC purpose, 1-2 mL of reaction mixture was acidified with 3M HCl to pH 1-2 and extracted with ethyl acetate. The ethyl acetate extract was used for TLC; Eluent: methanol/CH₂Cl₂; 1:9, and developed by 10% ethanolic solution of PMA). After completion of the reaction (~5 h), the reaction mixture was cooled to -5 to 10°C and quenched with a solution of hydrochloric acid (3M, 3.1 L) while stirring. The reaction mixture was concentrated *in vacuo* at 50-55°C to obtain approximately 12-14 L of condensate. The condensate was discarded.

[0037] The aqueous layer was diluted with water (7-8 L) and extracted with ethyl acetate $(2 \times 6 \text{ L})$ to remove impurities soluble in ethyl acetate. To aqueous layer, ethyl acetate (22 L) was added and the pH of reaction mixture was adjusted to 1-2 by adding 3M HC1 (1.7 L) with stirring. The organic layer was separated and the aqueous layer was extracted with ethyl acetate (2 × 11 L). The combined organic layers were washed with water (3 × 10 L) and followed by washing with a solution of NaHCO₃ (30 g of NaHCO₃ dissolved in 12 L of water). The organic layer was further washed with saturated solution of NaCl (3372 g of NaCl dissolved in water (12 L)) and dried over anhydrous Na₂SO₄ (950-1000 g), once filtered.

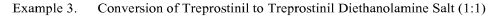
[0038] The filtrate was transferred into a 72-L reactor equipped with mechanical stirrer, a condenser, and a thermocouple. To the solution of treprostinil in reactor was added activated carbon (110-130 g). The suspension was heated to reflux (temperature 68-70°C) for at least one hour. For filtration, a pad of Celite[®]545 (300-600 g) was prepared in sintered glass

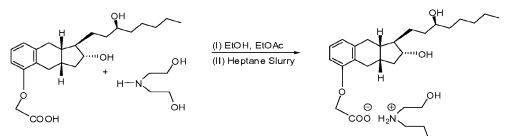
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funnel using ethyl acetate. The hot suspension was filtered through the pad of Celite[®]545. The Celite[®]545 was washed with ethyl acetate until no compound was seen on TLC of the washings.

[0039] The filtrate (pale-yellow) was reduced to volume of 35-40 L by evaporation *in vacuo* at $50-55^{\circ}$ C for direct use in next step.





Name	MW	Amount	Mol	Eq
Treprostinil	390.52	1464 g*	3.75	1.0
Diethanolamine	105.14	435 g	4.14	1.1
Ethanol		5.1 L		
Ethyl acetate		35L**		
Treprostinil Diethanolamine Salt (seed)		12 g		

*Note: This weight is based on 100% yield from benzindene triol. It is not isolated yield. The treprostinil was carried from previous step in ethyl acetate solution and used as such for this step.

**Note: The total volume of ethyl acetate should be in range of 35-36 L (it should be 7 times the volume of ethanol used). Approximately 35 L of ethyl acetate was carried over from previous step and additional 1.0 L of ethyl acetate was used for rinsing the flask.

[0040] A 50-L, cylindrical reactor equipped with a heating/cooling system, a mechanical stirrer, a condenser, and a thermocouple was charged with a solution of treprostinil in ethyl acetate (35-40 L from the previous step), anhydrous ethanol (5.1 L) and diethanolamine (435 g). While stirring, the reaction mixture was heated to $60-75^{\circ}$ C, for 0.5-1.0 h to obtain a

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UT Ex. 2008 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6070 of 7335 clear solution. The clear solution was cooled to $55\pm5^{\circ}$ C. At this temperature, the seed of polymorph B of treprostinil diethanolamine salt (~12 g) was added to the clear solution. The suspension of polymorph B was stirred at this temperature for 1 h. The suspension was cooled to $20\pm2^{\circ}$ C overnight (over a period of 16-24 h). The treprostinil diethanolamine salt was collected by filtration using Aurora filter equipped with filter cloth, and the solid was washed with ethyl acetate (2 × 8 L). The treprostinil diethanolamine salt was transferred to a HDPE/glass container for air-drying in hood, followed by drying in a vacuum oven at $50\pm5^{\circ}$ C under high vacuum.

[0041] At this stage, if melting point of the treprostinil diethanolamine salt is more than 104° C, it was considered polymorph B. There is no need of recrystallization. If it is less than 104° C, it is recrystallized in EtOH-EtOAc to increase the melting point.

Batch No.	Wt. of Benzindene Triol (g)	Wt. of Treprostinil Diethanolamine Salt (1:1) (g)	Yield (%)	Melting point (°C)
1	1250	1640	88.00	104.3-106.3
2	1250	1528	82.00*	105.5-107.2
3	1250	1499	80.42**	104.7-106.6
4	1236	1572	85.34	105-108

Data on Treprostinil Diethanolamine Salt (1:1)

**Note*: In this batch, approximately 1200 mL of ethyl acetate solution of treprostinil before carbon treatment was removed for R&D carbon treatment experiments.

**Note: This batch was recrystallized, for this reason yield was lower.

Example 4. Heptane Slurry of Treprostinil Diethanolamine Salt (1:1)

Name	Batch No.	Amount	Ratio
Treprostinil Diethanolamine Salt	1	3168 g	1
Heptane		37.5 L	12

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Name	Batch No.	Amount	Ratio
Treprostinil Diethanolamine Salt	2	30 71 g	1
Heptane		36.0 L	12

[0042] A 50-L, cylindrical reactor equipped with a heating/cooling system, a mechanical stirrer, a condenser, and a thermocouple was charged with slurry of treprostinil diethanolamine salt in heptane (35-40 L). The suspension was heated to 70-80°C for 16-24 h. The suspension was cooled to $22\pm2^{\circ}$ C over a period of 1-2 h. The salt was collected by filtration using Aurora filter. The cake was washed with heptane (15-30 L) and the material was dried in Aurora filter for 1 h. The salt was transferred to trays for air-drying overnight in hood until a constant weight of treprostinil diethanolamine salt was obtained. The material was dried in oven under high vacuum for 2-4 h at 50-55°C.

Analytical data on and Treprostinil Diethanolamine Salt (1:1)

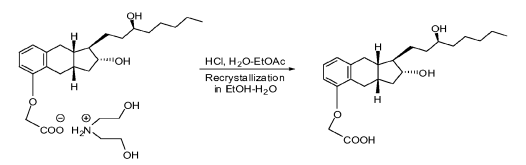
Test	Batch 1	Batch 2
IR	Conforms	Conforms
Residue on Ignition (ROI)	<0.1% w/w	<0.1% w/w
Water content	0.1% w/w	0.0% w/w
Melting point	105.0-106.5°C	104.5-105.5°C
Specific rotation $[\alpha]^{25}_{589}$	+34.6°	+35°
Organic volatile impurities		
• Ethanol	• Not detected	• Not detected
• Ethyl acetate	• Not detected	• <0.05% w/w
• Heptane	• <0.05% w/w	• <0.05% w/w
HPLC (Assay)	100.4%	99.8%
Diethanolamine	Positive	Positive

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Example 5. Conversion of Treprostinil Diethanolamine Salt (1:1) to Treprostinil

[0043] A 250-mL, round-bottom flask equipped with magnetic stirrer was charged with treprostinil diethanolamine salt (4 g) and water (40 mL). The mixture was stirred to obtain a clear solution. To the clear solution, ethyl acetate (100 mL) was added. While stirring, 3M HC1 (3.2 mL) was added slowly until pH ~1 was attained. The mixture was stirred for 10 minutes and organic layer was separated. The aqueous layer was extracted with ethyl acetate (2×100 mL). The combined organic layers was washed with water (2×100 mL), brine (1×50 mL) and dried over anhydrous Na₂SO₄. The ethyl acetate solution of treprostinil was filtered and the filtrate was concentrated under vacuum at 50°C to give off-white solid. The crude treprostinil was recrystallized from 50% ethanol in water (70 mL). The pure treprostinil was collected in a Buchner funnel by filtration and cake was washed with cold 20% ethanolic solution in water. The cake of treprostinil was air-dried overnight and further dried in a vacuum oven at 50°C under high vacuum to afford 2.9 g of treprostinil (Yield 91.4%, purity (HPLC, AUC, 99.8%).

Batch No.	Yield	Purity (HPLC)
1	91.0%	99.8% (AUC)
2	92.0%	99.9% (AUC)
3	93.1%	99.7% (AUC)
4	93.3%	99.7% (AUC)
5	99.0 %	99.8% (AUC)
6	94.6%	99.8% (AUC)

Analytical data on Treprostinil from Treprostinil Diethanolamine Salt (1:1) to Treprostinil

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Step No.	Steps	Former Process (Batch size: 500g)	Working example of the Process according to the present invention (Batch size: 5 kg)
		Nitrile	
1	Triol weight	500 g	5,000 g
2	Acetone	20 L (1:40 wt/wt)	75 L (1:15 wt/wt)
3	Potassium carbonate	1,300 g (6.4 eq)	5,200 g (2.5 eq)
4	Chloroacetonitrile	470 g (4.2 eq)	2,270 g (2 eq)
5	Tetrabutylammoniu m bromide	42 g (0.08 eq)	145 g (0.03 eq)
6	Reactor size	72-Liter	50- gallon
7	Reflux time	8 hours	No heating, Room temperature (r.t.) 45 h
8	Hexanes addition before filtration	Yes (10 L)	No
9	Filter	Celite	Celite
10	Washing	Ethyl acetate (10 L)	Acetone (50 L)
11	Evaporation	Yes	Yes
12	Purification	Silica gel column Dichloromethane:0.5 L Ethyl acetate: 45 L Hexane: 60 L	No column
13	Evaporation after column	Yes	No
14	Yield of nitrite	109-112 %	Not checked
	1	Treprostinil (intermediate	e)
15	Methanol	7.6 L (50-L reactor)	50 L (50-gal reactor)
16	Potassium herdrorida	650 g (8 eq)	3,375g (4 eq)
17	Water	2.2 L	17 L
18	% of KOH	30%	20%

Example 6. Comparison of the former process and a working example of the process according to the present invention

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			1
19	Reflux time	3-3.5 h	4-5 h
20	Acid used	2.6 L (3 M)	12 L (3 M)
21	Removal of impurities	3×3 L Ethyl acetate	2×20 L Ethyl acetate
22	Acidification	0.7 L	6.5 L
23	Ethyl acetate extraction	5 × 17 L = 35 L	90+45+45 = 180 L
24	Water washing	$2 \times 8 L$	$3 \times 40 L$
25	Sodium bicarbonate washing	Not done	120 g in 30L water + 15 L brinc
26	Brine washing	Not done	$1 \times 40 L$
27	Sodium sulfate	1 kg	Not done
28	Sodium sulfate filtration	Before charcoal, 6 L ethyl acetate	N/A
29	Charcoal	170 g, reflux for 1.5 h, filter over Celite, 11 L ethyl acetate	Pass hot solution (75°C) through charcoal cartridge and clean filter, 70 L ethyl acetate
30	Evaporation	Yes, to get solid intermediate treprostinil	Yes, adjust to 150 L solution
	Tr	eprostinil Diethanolamine Sa	alt
31	Salt formation	Not done	1,744 g dicthanolaminc, 20 L ethanol at 60-75°C.
32	Cooling	N/A	To 20°C over weekend; add 40 L ethyl acetate; cooled to 10°C
33	Filtration	N/A	Wash with 70 L ethyl acetate
34	Drying	N/A	Air-dried to constant wt., 2 days
	Treprostinil (fro	om 1.5 kg Treprostinil dieth	anolamine salt)
35	Hydrolysis	N/A	15 L water + 25 L ethyl acetate + HCl
36	Extraction	N/A	2×10 L ethyl acetate
37	Water wash	N/A	3 × 10 L
38	Brine wash	N/A	1 × 10 L

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39	Sodium sulfate	N/A	1 kg, stir
40	Filter	N/A	Wash with 6 L ethyl acetate
41	Evaporation	N/A	To get solid, intermediate Treprostinil
42	Crude drying on tray	1 or 3 days	Same
43	Ethanol & water for cryst.	5.1 L + 5.1 L	10.2 L + 10.2 L (same %)
44	Crystallization in	20-L rotavap flask	50-L jacketed reactor
45	Temperature of crystallization	2 h r.t., fridge -0°C 24 h	50°C to 0°C ramp, 0°C overnight
46	Filtration	Buchner funnel	Aurora filter
47	Washing	20% (10 L) cooled ethanol-water	20% (20 L) cooled ethanol-water
48	Drying before oven	Buchner funnel (20 h) Tray (no)	Aurora filter (2.5 h) Tray (4 days)
49	Oven drying	15 hours, 55°C	6-15 hours, 55°C
50	Vacuum	<-0.095 mPA	< 5 Torr
51	UT-15 yield weight	~ 535 g	~ 1,100 g
52	% yield from triol)	~ 91%	~ 89%
53	Purity	~ 99.0%	99.9%

[0044] The quality of treprostinil produced according to this invention is excellent. The purification of benzindene nitrile by column chromatography is eliminated. The impurities carried over from intermediate steps (i.e. alkylation of triol and hydrolysis of benzindene nitrile) are removed during the carbon treatment and the salt formation step. Additional advantages of this process are: (a) crude treprostinil salts can be stored as raw material at ambient temperature and can be converted to treprostinil by simple acidification with diluted hydrochloric acid, and (b) the treprostinil salts can be synthesized from the solution of treprostinil without isolation. This process provides better quality of final product as well as saves significant amount of solvents and manpower in purification of intermediates.

[0045] Although the foregoing refers to particular preferred embodiments, it will be understood that the present invention is not so limited. It will occur to those of ordinary skill

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UT Ex. 2008 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6076 of 7335 in the art that various modifications may be made to the disclosed embodiments and that such modifications are intended to be within the scope of the present invention.

[0046] All of the publications, patent applications and patents cited in this specification arc incorporated herein by reference in their entirety.

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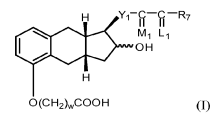
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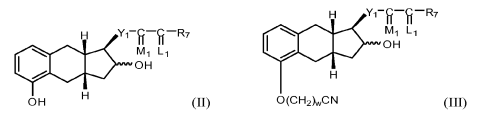
WHAT IS CLAIMED IS:

1. A process for the preparation of a compound of formula I, a hydrate, solvate, prodrug, or pharmaceutically acceptable salt thereof



comprising

(a) alkylating a compound of structure II with an alkylating agent to produce a compound of formula III,



wherein

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w=1, 2, or 3;
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Y₁ is trans-CH=CH-, cis-CH=CH-, -CH₂(CH₂)_m-, or -C=C-; m is 1, 2, or 3; R₇ is

(1) $-C_pH_{2p}-CH_3$, wherein p is an integer from 1 to 5, inclusive,

(2) phenoxy optionally substituted by one, two or three chloro, fluoro, trifluoromethyl, (C_1-C_3) alkyl, or (C_1-C_3) alkoxy, with the proviso that not more than two substituents are other than alkyl, with the proviso that R_7 is phenoxy or substituted phenoxy, only when R_3 and R_4 are hydrogen or methyl, being the same or different,

(3) phenyl, benzyl, phenylethyl, or phenylpropyl optionally substituted on the aromatic ring by one, two or three chloro, fluoro, trifluoromethyl, (C_1-C_3) alkyl, or (C_1-C_3) alkoxy, with the proviso that not more than two substituents are other than alkyl,

(4) $cis-CH=CH-CH_2-CH_3$,

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UT Ex. 2008 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6078 of 7335 (5) $-(CH_2)_2$ -CH(OH)-CH₃, or

(6) $-(CH_2)_3-CH=C(CH_3)_2;$

 $-C(L_1)-R_7$ taken together is

(1) (C_4-C_7) cycloalkyl optionally substituted by 1 to 3 (C_1-C_5) alkyl;

(2) 2-(2-furyl)ethyl,

(3) 2-(3-thienyl)ethoxy, or

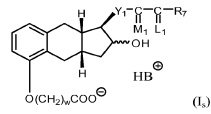
(4) 3-thienyloxymethyl;

 M_1 is α -OH: β -R₅ or α -R₅: β -OH or α -OR₁: β -R₅ or α -R₅: β -OR₂, wherein R₅ is hydrogen or methyl, R₂ is an alcohol protecting group, and

 L_1 is α -R₃: β -R₄, α -R₄: β -R₃, or a mixture of α -R₃: β -R₄ and α -R₄: β -R₃, wherein R₃ and R₄ are hydrogen, methyl, or fluoro, being the same or different, with the proviso that one of R₃ and R₄ is fluoro only when the other is hydrogen or fluoro.

(b) hydrolyzing the product of formula III of step (a) with a base,

(c) contacting the product of step (b) with a base B to for a salt of formula I_s ,



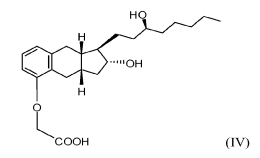
- (d) reacting the salt from step (c) with an acid to form the compound of formula I.
- 2. The process according to claim 1, wherein the purity of compound of formula I is at least 90.0%, 95%, or 99.0%.
- 3. The process according to claim 1, further comprising a step of isolating the salt of formula I_s.
- The process according to claim 1, wherein the alkylating agent is Cl(CH₂)_wCN, Br(CH₂)_wCN, or I(CH₂)_wCN.
- 5. The process according to claim 1, wherein the base in step (b) is KOH or NaOH.

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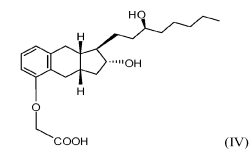
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- 6. The process according to claim 1, wherein the base B in step (c) is selected from the group consisting of ammonia, N-methylglucamine, procaine, tromethanine, magnesium, L-lysine, L-arginine, tricthanolamine, and diethanolamine.
- 7. The process according to claim 1, wherein the acid in step (d) is HCl or H_2SO_4 .
- 8. The process according to claim 1, wherein Y_1 is $-CH_2CH_2$ -; M_1 is α -OH: β -H or α -H: β -OH; $-C(L_1)$ -R₇ taken together is $-(CH_2)_4CH_3$; and w is 1.
- 9. The process according to claim 1, wherein the compound of formula I is a compound of formula IV.



10. A process for the preparation of a compound having formula IV, a hydrate, solvate, prodrug, or pharmaceutically acceptable salt thereof



comprising

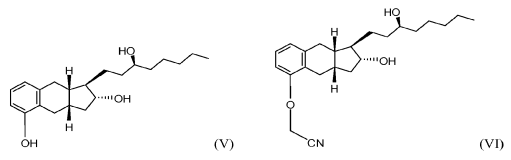
(a) alkylating a compound of formula V with an alkylating agent to produce a compound of formula VI,

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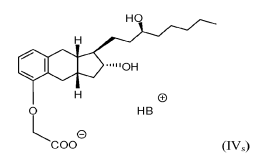
UT Ex. 2008 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6080 of 7335



(b) hydrolyzing the product of formula VI of step (a) with a base,

(c) contacting the product of step (b) with a base B to form a salt of formula IV_s ,

and



(d) reacting the salt from step of formula IV_s with an acid to form the compound of formula IV.

- 11. The process according to claim 10, wherein the purity of compound of formula IV is at least 90.0%, 95.0%, 99.0%, or 99.5%.
- 12. The process according to claim 10, further comprising a step of isolating the salt of formula IV_s.
- 13. The process according to claim 10, wherein the alkylating agent is ClCH₂CN.
- 14. The process according to claim 10, wherein the base in step (b) is KOH.

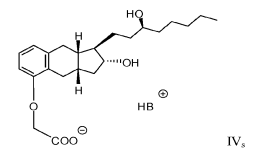
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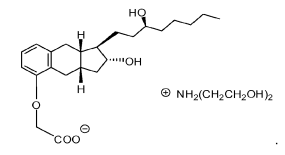
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- 15. The process according to claim 10, wherein the base B in step (c) is selected from a group consisting of ammonia, N-methylglucamine, procaine, tromethanine, magnesium, L-lysine, L-arginine, tricthanolamine, and dicthanolamine.
- 16. The process according to claim 15, wherein the base B is diethanolamine.
- 17. The process according to claim 10, wherein the acid in step (d) is HCl.
- A process as claimed in claim 1, wherein the compound produced is a compound of the formula IV_s,



wherein the base B is selected from a group consisting of ammonia, N-methylglucamine, procaine, tromethanine, magnesium, L-lysine, L-arginine, triethanolamine, and diethanolamine.

19. A process as claimed in claim 1, wherein the compound produced is a compound of the following formula:



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UT Ex. 2008 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6082 of 7335

ABSTRACT

This present invention relates to an improved process to prepare prostacyclin derivatives. One embodiment provides for an improved process to convert benzindene triol to treprostinil via salts of treprostinil and to purify treprostinil.

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UT Ex. 2008 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6083 of 7335

Electronic Patent A	pplication Fe	e Transm	ittal	
Application Number:				
Filing Date:				
Title of Invention:	AN IMPROVED PRO ACTIVE INGREDIEI			OSTINIL, THE
First Named Inventor/Applicant Name:	Hitesh Batra			
Filer:	Paul D. Strain/Karen Walker			
Attorney Docket Number:	080618-0570			
Filed as Small Entity				
Provisional Filing Fees				
Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Basic Filing:		I		
Provisional Application filing fee	2005	1	105	105
Pages:				
Claims:				
Miscellaneous-Filing:				
Petition:				
Patent-Appeals-and-Interference:				
Post-Allowance-and-Post-Issuance:				
Extension-of-Time:	37		ed v. United The IPR20 IPR	Ex. 2008 erapeutics 016-00006 R2020-0077

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Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Miscellaneous:				
	Tota	al in USE) (\$)	105

UT Ex. 2008 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6085 of 7335

Electronic Acknowledgement Receipt			
EFS ID:	2600535		
Application Number:	61014232		
International Application Number:			
Confirmation Number:	1248		
Title of Invention:	AN IMPROVED PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN®		
First Named Inventor/Applicant Name:	Hitesh Batra		
Customer Number:	22428		
Filer:	Paul D. Strain		
Filer Authorized By:			
Attorney Docket Number:	080618-0570		
Receipt Date:	17-DEC-2007		
Filing Date:			
Time Stamp:	16:25:23		
Application Type:	Provisional		

Payment information:

Submitted with Payment	yes		
Payment Type	Credit Card		
Payment was successfully received in RAM	\$105		
RAM confirmation Number	1792		
Deposit Account	190741		
Authorized User ABEGGLEN, RICK L.			
The Director of the USPTO is hereby authorized to charge indicated fees and credit any overpayment as follows:			
Charge any Additional Fees required under 37 C.F.R. Section 1.21 (Miscellaneous fees and charges)			

UT Ex. 2008 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-0(

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File Listin	g:				
Document Number	Document Description	File Name	File Size(Bytes) /Message Digest	Multi Part /.zip	Pages (if appl.)
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1	Transmittal of New Application	Transmittal.pdf	3e5cc84fd86338b1e7f34338b021b537 5ff67ab2	no	
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0	Ann lie stien Date Oheest		61258		
2	Application Data Sheet	ADS.pdf	1ed594005a27d6e4ef8eacd9f3c874de 9a7498bc	no	4
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	Claims		22	2	26
	Abstract		27	2	27
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4	Fee Worksheet (PTO-06)	fee-info.pdf	b5d603ece646a2ebb96f13858170809f 524e9d41	no	2
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New Applications Under 35 U.S.C. 111

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

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

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

New International Application Filed with the USPTO as a Receiving Office

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



US008748657B2

(12) United States Patent Batra et al.

(10) Patent No.: US 8,748,657 B2 (45) Date of Patent: Jun. 10, 2014

(54) PROCESS TO PREPARE TREPROSTINIL

- (71) Applicant: United Therapeutics Corporation, Silver Spring, MD (US)
- (72) Inventors: Hitesh Batra, Herndon, VA (US); Sudersan M. Tuladhar, Silver Spring, MD (US); Raju Penmasta, Herndon, VA (US); David A. Walsh, Palmyra, VA (US)
- (73) Assignee: United Therapeutics Corporation, Silver Spring, MD (US)
- (*) Notice: Subject to any disclaimer, the term of this patent is extended or adjusted under 35 U.S.C. 154(b) by 0 days.
- (21) Appl. No.: 13/910,583
- (22) Filed: Jun. 5, 2013

Prior Publication Data

US 2013/0267734 A1 Oct. 10, 2013

Related U.S. Application Data

- (63) Continuation of application No. 13/548,446, filed on Jul. 13, 2012, now Pat. No. 8,497,393, which is a continuation of application No. 12/334,731, filed on Dec. 15, 2008, now Pat. No. 8,242,305.
- (60) Provisional application No. 61/014,232, filed on Dec. 17, 2007.
- (51) Int. Cl.

(65)

C07C 51/08	(2006.01)
C07C 51/41	(2006.01)
A01N 37/10	(2006.01)
C07C 405/00	(2006.01)
C07C 59/72	(2006.01)
C07C 39/12	(2006.01)
C07C 39/17	(2006.01)
U.S. Cl.	

USPC 562/466; 514/733 (58) Field of Classification Search CPC C07C 51/08; C07C 51/41; C07C 59/60;

See application file for complete search history.

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Primary Examiner — Yevegeny Valenrod (74) Attorney, Agent, or Firm — Foley & Lardner LLP

(57) ABSTRACT

This present invention relates to an improved process to prepare prostacyclin derivatives. One embodiment provides for an improved process to convert benzindene triol to treprostinil via salts of treprostinil and to purify treprostinil.

7 Claims, No Drawings

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1 PROCESS TO PREPARE TREPROSTINIL

CROSS-REFERENCE TO RELATED APPLICATIONS

This application is a Continuation of U.S. application Ser. No. 13/548,446, filed Jul. 13, 2013, which is a Continuation of U.S. application Ser. No. 12/334,731, filed Dec. 15, 2008, which claims priority from U.S. Provisional Patent Application 61/014,232, filed Dec. 17, 2007, the entire contents of which are incorporated herein by reference.

BACKGROUND

The present invention relates to a process for producing prostacyclin derivatives and novel intermediate compounds ¹⁵ useful in the process.

Prostacyclin derivatives are useful pharmaceutical compounds possessing activities such as platelet aggregation inhibition, gastric secretion reduction, lesion inhibition, and bronchodilation. 20

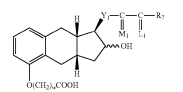
Treprostinil, the active ingredient in Remodulin®, was first described in U.S. Pat. No. 4,306,075. Treprostinil, and other prostacyclin derivatives have been prepared as described in Moriarty, et al in *J. Org. Chem.* 2004, 69, 1890-1902, *Drug of the Future*, 2001, 26(4), 364-374, U.S. Pat. Nos. 6,441,245, 6,528,688, 6,765,117 and 6,809,223. Their teachings are incorporated by reference to show how to practice the embodiments of the present invention.

U.S. Pat. No. 5,153,222 describes use of treprostinil for treatment of pulmonary hypertension. Treprostinil is approved for the intravenous as well as subcutaneous route, the latter avoiding septic events associated with continuous intravenous catheters. U.S. Pat. Nos. 6,521,212 and 6,756, 033 describe administration of treprostinil by inhalation for treatment of pulmonary hypertension, peripheral vascular disease and other diseases and conditions. U.S. Pat. No. 35 6,803,386 discloses administration of treprostinil for treating cancer such as lung, liver, brain, pancreatic, kidney, prostate, breast, colon and head-neck cancer. U.S. patent application publication No. 2005/0165111 discloses treprostinil treatment of ischemic lesions. U.S. Pat. No. 7,199,157 discloses 40 that treprostinil treatment improves kidney functions. U.S. patent application publication No. 2005/0282903 discloses treprostinil treatment of neuropathic foot ulcers. U.S. application Ser. No. 12/028,471 filed Feb. 8, 2008, discloses treprostinil treatment of pulmonary fibrosis. U.S. Pat. No. 6,054, 45 486 discloses treatment of peripheral vascular disease with treprostinil. U.S. patent application Ser. No. 11/873,645 filed Oct. 17, 2007 discloses combination therapies comprising treprostinil. U.S. publication No. 2008/0200449 discloses delivery of treprostinil using a metered dose inhaler. U.S. 50 publication No. 2008/0280986 discloses treatment of interstitial lung disease with treprostinil. U.S. application Ser. No. 12/028,471 filed Feb. 8, 2008 discloses treatment of asthma with treprostinil. U.S. Pat. Nos. 7,417,070, 7,384,978 and U.S. publication Nos. 2007/0078095, 2005/0282901, and 55 2008/0249167 describe oral formulations of treprostinil and other prostacyclin analogs.

Because Treprostinil, and other prostacyclin derivatives are of great importance from a medicinal point of view, a need exists for an efficient process to synthesize these compounds ⁶⁰ on a large scale suitable for commercial production.

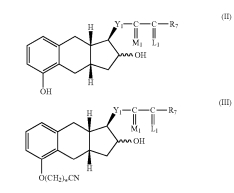
SUMMARY

The present invention provides in one embodiment a process for the preparation of a compound of formula I, hydrate, solvate, prodrug, or pharmaceutically acceptable salt thereof.



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The process comprises the following steps: (a) alkylating a compound of structure II with an alkylating agent to produce a compound of formula III,



wherein

 m_{7} , or m_{7}

(1) $-C_pH_{2p}$ -CH₃, wherein p is an integer from 1 to 5, inclusive,

- (2) phenoxy optionally substituted by one, two or three chloro, fluoro, trifluoromethyl, (C_1-C_3) alkyl, or (C_1-C_3) alkoxy, with the proviso that not more than two substituents are other than alkyl, with the proviso that R_7 is phenoxy or substituted phenoxy, only when R_3 and R_4 are hydrogen or methyl, being the same or different,
- (3) phenyl, benzyl, phenylethyl, or phenylpropyl optionally substituted on the aromatic ring by one, two or three chloro, fluoro, trifluoromethyl, (C_1-C_3) alkyl, or (C_1-C_3) alkoxy, with the proviso that not more than two substituents are other than alkyl,

(4) cis-CH=CH-CH₂-CH₃.

- $(5) (CH_2)_2 CH(OH) CH_3$, or
- $(6) (CH_2)_3 CH = C(CH_3)_2;$

wherein $-C(L_1)$ -R₇ taken together is

- (1) (C₄-C₇)cycloalkyl optionally substituted by 1 to 3 (C₁-C₅)alkyl;
- (2) 2-(2-furyl)ethyl,
- (3) 2-(3-thienyl)ethoxy, or
- (4) 3-thienyloxymethyl;

3

- $\begin{array}{l} M_1 \text{ is } \alpha\text{-OH:}\beta\text{-R}_5 \text{ or } \alpha\text{-R}_5\text{:}\beta\text{-OH or } \alpha\text{-OR}_1\text{:}\beta\text{-R}_5 \text{ or } \alpha\text{-R}_5\text{:} \\ \beta\text{-OR}_2 \text{, wherein } R_5 \text{ is hydrogen or methyl, } R_2 \text{ is an alcohol protecting group, and} \end{array}$
- L_1 is α - R_3 : β - R_4 , α - R_4 : β - R_3 , or a mixture of α - R_3 : β - R_4 and α - R_4 : β - R_3 , wherein R_3 and R_4 are hydrogen, methyl, or fluoro, being the same or different, with the proviso that one of R_3 and R_4 is fluoro only when the other is hydrogen or fluoro.

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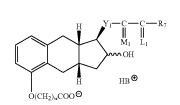
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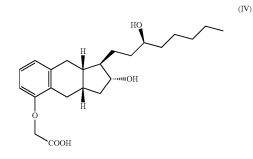
(b) hydrolyzing the product of step (a) with a base, (c) contacting the product of step (b) with a base B to for a salt of formula I_s

3



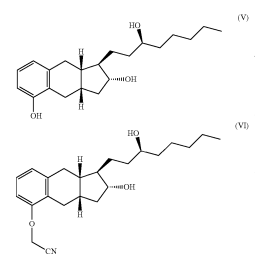
(d) reacting the salt from step (c) with an acid to form the compound of formula I.

The present invention provides in another embodiment a process for the preparation of a compound of formula IV.

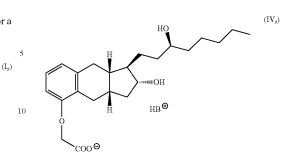


The process comprises the following steps:

(a) alkylating a compound of structure V with an alkylating agent to produce a compound of formula VI,



(b) hydrolyzing the product of step (a) with a base, (c) contacting the product of step (b) with a base B to for a salt of formula IV_e, and



(d) reacting the salt from step (b) with an acid to form the compound of formula IV.

DETAILED DESCRIPTION

The various terms used, separately and in combinations, in the processes herein described are defined below.

The expression "comprising" means "including but not limited to." Thus, other non-mentioned substances, additives, 25 carriers, or steps may be present. Unless otherwise specified, "a" or "an" means one or more.

 C_{1-3} -alkyl is a straight or branched alkyl group containing 1-3 carbon atoms. Exemplary alkyl groups include methyl, ethyl, n-propyl, and isopropyl.

 C_{1-3} -alkoxy is a straight or branched alkoxy group containing 1-3 carbon atoms. Exemplary alkoxy groups include methoxy, ethoxy, propoxy, and isopropoxy.

C₄₋₇-cycloalkyl is an optionally substituted monocyclic, bicyclic or tricyclic alkyl group containing between 4-7 car-35 bon atoms. Exemplary cycloalkyl groups include but not lim-

ited to cyclobutyl, cyclopentyl, cyclohexyl, and cycloheptyl. Combinations of substituents and variables envisioned by

this invention are only those that result in the formation of stable compounds. The term "stable", as used herein, refers to compounds which possess stability sufficient to allow manufacture and which maintains the integrity of the compound for a sufficient period of time to be useful for the purposes detailed herein.

As used herein, the term "prodrug" means a derivative of a 45 compound that can hydrolyze, oxidize, or otherwise react under biological conditions (in vitro or in vivo) to provide an active compound. Examples of prodrugs include, but are not limited to, derivatives of a compound that include biohydrolyzable groups such as biohydrolyzable amides, biohydrolyz-50 able esters, biohydrolyzable carbamates, biohydrolyzable carbonates, biohydrolyzable ureides, and biohydrolyzable phosphate analogues (e.g., monophosphate, diphosphate or triphosphate).

As used herein, "hydrate" is a form of a compound wherein 55 water molecules are combined in a certain ratio as an integral part of the structure complex of the compound.

As used herein, "solvate" is a form of a compound where solvent molecules are combined in a certain ratio as an integral part of the structure complex of the compound.

60 "Pharmaceutically acceptable" means in the present description being useful in preparing a pharmaceutical composition that is generally safe, non-toxic and neither biologically nor otherwise undesirable and includes being useful for veterinary use as well as human pharmaceutical use.

"Pharmaceutically acceptable salts" mean salts which are pharmaceutically acceptable, as defined above, and which possess the desired pharmacological activity. Such salts

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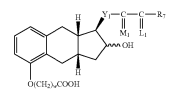
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include acid addition salts formed with organic and inorganic acids, such as hydrogen chloride, hydrogen bromide, hydrogen iodide, sulfuric acid, phosphoric acid, acetic acid, glycolic acid, malcic acid, malonic acid, oxalic acid, methancsulfonic acid, trifluoroacetic acid, fumaric acid, succinic acid, tartaric acid, citric acid, benzoic acid, ascorbic acid and the like. Base addition salts may be formed with organic and inorganic bases, such as sodium, ammonia, potassium, calcium, ethanolamine, diethanolamine, N-methylglucamine, 10 choline and the like. Included in the invention are pharmaceutically acceptable salts or compounds of any of the formulae herein.

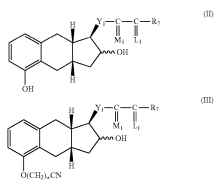
Depending on its structure, the phrase "pharmaceutically acceptable salt," as used herein, refers to a pharmaceutically 15 acceptable organic or inorganic acid or base salt of a compound. Representative pharmaceutically acceptable salts include, e.g., alkali metal salts, alkali earth salts, ammonium salts, water-soluble and water-insoluble salts, such as the acetate, amsonate (4,4-diaminostilbene-2,2-disulfonate), 20 benzenesulfonate, benzonate, bicarbonate, bisulfate, bitartrate, borate, bromide, butyrate, calcium, calcium edetate, camsylate, carbonate, chloride, citrate, clavulariate, dihydrochloride, edetate, edisylate, estolate, esylate, fumarate, gluceptate, gluconate, glutamate, glycollylarsanilate, hexafluo-25 rophosphate, hexylresorcinate, hydrabamine, hydrobromide, hydrochloride, hydroxynaphthoate, iodide, isothionate, lactate, lactobionate, laurate, malate, maleate, mandelate, mesylate, methylbromide, methylnitrate, methylsulfate, mucate, napsylate, nitrate, N-methylglucamine ammonium salt, 3-hy-30 droxy-2-naphthoate, oleate, oxalate, palmitate, pamoate (1,1methene-bis-2-hydroxy-3-naphthoate, einbonate), pantothenate, phosphate/diphosphate, picrate, polygalacturonate, propionate, p-toluenesulfonate, salicylate, stearate, subacetate, succinate, sulfate, sulfosalicylate, suramate, tannate, 35 tartrate, teoclate, tosylate, triethiodide, and valerate salts

The present invention provides for a process for producing treprostinil and other prostacyclin derivatives and novel intermediate compounds useful in the process. The process according to the present invention provides advantages on 40 large-scale synthesis over the existing method. For example, the purification by column chromatography is eliminated, thus the required amount of flammable solvents and waste generated are greatly reduced. Furthermore, the salt formation is a much easier operation than column chromatography. 45 Moreover, it was found that the product of the process according to the present invention has higher purity. Therefore the present invention provides for a process that is more economical, safer, faster, greener, easier to operate, and provides higher purity.

One embodiment of the present invention is a process for the preparation of a compound of formula I, or a hydrate, solvate, prodrug, or pharmaceutically acceptable salt thereof.



The process comprises the following steps: 65 (a) alkylating a compound of formula II with an alkylating agent to produce a compound of formula III.



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wherein w=1, 2, or 3;

- is trans-CH=CH-, cis-CH=CH-, -CH₂ $(CH_2)_m$, or -C = C; m is 1, 2, or 3;
- R₇ is (1) $-C_pH_{2p}$ -CH₃, wherein p is an integer from 1 to 5, inclusive,
- (2) phenoxy optionally substituted by one, two or three chloro, fluoro, trifluoromethyl, (C1-C3) alkyl, or (C1-C3) alkoxy, with the proviso that not more than two substituents are other than alkyl, with the proviso that R7 is phenoxy or substituted phenoxy, only when R3 and R4 are hydrogen or methyl, being the same or different,
- (3) phenyl, benzyl, phenylethyl, or phenylpropyl optionally substituted on the aromatic ring by one, two or three chloro, fluoro, trifluoromethyl, (C1-C3)alkyl, or (C1-C3) alkoxy, with the proviso that not more than two substituents are other than alkyl,
- (4) cis-CH=CH-CH₂-CH₃,
- $(5) (CH_2)_2 CH(OH) CH_3$, or
- $(6) (CH_2)_3 CH = C(CH_3)_2;$
- wherein $-C(L_1)$ -R₇ taken together is
- (1) (C_4-C_7) cycloalkyl optionally substituted by 1 to 3 (C_1-C_7) C₅)alkyl;
- (2) 2-(2-furyl)ethyl,

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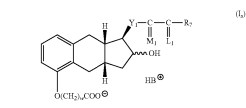
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- (3) 2-(3-thienyl)ethoxy, or
- (4) 3-thienvloxymethyl:
- M_1 is α -OH: β -R₅ or α -R₅: β -OH or α -OR₁: β -R₅ or α -R₅: β -OR₂, wherein R₅ is hydrogen or methyl, R₂ is an alcohol protecting group, and
- L_1 is α -R₃: β -R₄, α -R₄: β -R₃, or a mixture of α -R₃: β -R₄ and α -R₄: β -R₃, wherein R₃ and R₄ are hydrogen, methyl, or fluoro, being the same or different, with the proviso that one of R_2 and R_4 is fluoro only when the other is hydrogen or fluoro.

(b) hydrolyzing the product of step (a) with a base,

(c) contacting the product of step (b) with a base B to for a salt of formula Is



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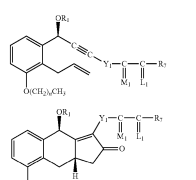
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(II)

(d) reacting the salt from step (c) with an acid to form the compound of formula I.

In one embodiment, the compound of formula I is at least 90.0%, 95.0%, 99.0%.

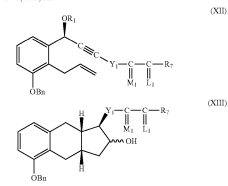
The compound of formula II can be prepared from a compound of formula XI, which is a cyclization product of a compound of formula X as described in U.S. Pat. No. 6,441, 245.



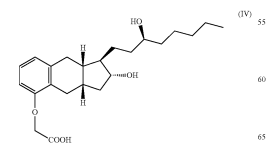
O(CH2)nCH3

Wherein n is 0, 1, 2, or 3.

The compound of formula II can be prepared alternatively from a compound of formula XIII, which is a cyclization product of a compound of formula XII as described in U.S. ³⁰ Pat. No. 6,700,025.

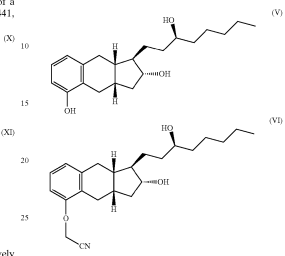


One embodiment of the present invention is a process for the preparation of a compound having formula IV, or a 50 hydrate, solvate, or pharmaceutically acceptable salt thereof.



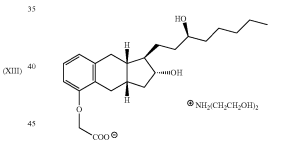
The process comprises (a) alkylating a compound of structure V with an alkylating agent such as $CICH_2CN$ to produce a compound of formula VI,

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(b) hydrolyzing the product of step (a) with a base such as KOH,

(c) contacting the product of step (b) with a base B such as diethanolamine to for a salt of the following structure, and



(d) reacting the salt from step (b) with an acid such as HCl to form the compound of formula IV.

In one embodiment, the purity of compound of formula IV is at least 90.0%, 95.0%, 99.0%, 99.5%.

In one embodiment, the process further comprises a step of isolating the salt of formula $\mathrm{IV}_s.$

In one embodiment, the base B in step (c) may be ammonia, N-methylglucamine, procaine, tromethanine, magnesium, L-lysine, L-arginine, or triethanolamine.

The following abbreviations are used in the description and/or appended claims, and they have the following mean-⁶⁰ ings.

"MW" means molecular weight.

"Eq." means equivalent.

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"TLC" means thin layer chromatography.

65 "HPLC" means high performance liquid chromatography. "PMA" means phosphomolybdic acid.

"AUC" means area under curve.

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The invention will now be described in reference to the following Examples. These examples are not to be regarded as limiting the scope of the present invention, but shall only serve in an illustrative manner.

EXAMPLES

Example 1



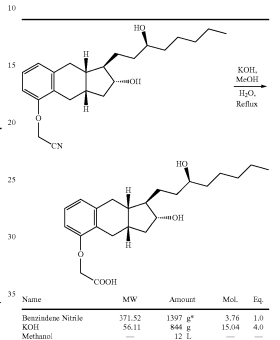
give a light-brown, viscous liquid benzindene nitrile. The crude benzindene nitrile was used as such in the next step without further purification.

Example 2

Hydrolysis of Benzindene Nitrile

Alkylation of Benzindene Triol HC K₂CO₃, Bu₄NBr Acetone, RT пOF Name MW Amount Mol Eq. 332.48 1.00 Benzindene Triol 1250 g 3.76 1296 g 9.38 2.50 K2CO2 (powder) 138.20 CICH₂CN 75.50 567 g 7.51 2.0 0.03 Bu₄NBr 322.37 36 g 0.11 Acetone 29 L Celite ® 545 115 g

A 50-L, three-neck, round-bottom flask equipped with a mechanical stirrer and a thermocouple was charged with benzindene triol (1250 g), acetone (19 L) and K₂CO₃ (powdered) (1296 g), chloroacetonitrile (567 g), tetrabutylammonium 60 bromide (36 g). The reaction mixture was stirred vigorously at room temperature (23±2° C.) for 16-72 h. The progress of the reaction was monitored by TLC. (methanol/CH2Cl2; 1:9 and developed by 10% ethanolic solution of PMA). After completion of reaction, the reaction mixture was filtered with/ without Celite pad. The filter cake was washed with acetone (10 L). The filtrate was concentrated in vacuo at 50-55° C. to



Water *Note:

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This weight is based on 100% yield from the previous step. This is not isolated yield

4.25 L

A 50-L, cylindrical reactor equipped with a heating/cooling system, a mechanical stirrer, a condenser, and a thermocouple was charged with a solution of benzindene nitrile in methanol (12 L) and a solution of KOH (844 g of KOH dissolved in 4.25 L of water). The reaction mixture was stirred and heated to reflux (temperature 72.2° C.). The progress of the reaction was monitored by TLC (for TLC purpose, 1-2 mL of reaction mixture was acidified with 3M HCl to pH 1-2 and extracted with ethyl acetate. The ethyl acetate extract was used for TLC; Eluent: methanol/CH2Cl2; 1:9, and developed by 10% ethanolic solution of PMA). After completion of the reaction (~5 h), the reaction mixture was cooled to -5 to 10° C. and quenched with a solution of hydrochloric acid (3M, 3.1 L) while stirring. The reaction mixture was concentrated in vacuo at 50-55° C. to obtain approximately 12-14 L of condensate. The condensate was discarded.

The aqueous layer was diluted with water (7-8 L) and extracted with ethyl acetate (2×6 L) to remove impurities soluble in ethyl acetate. To aqueous layer, ethyl acetate (22 L) was added and the pH of reaction mixture was adjusted to 1-2 by adding 3M HCl (1.7 L) with stirring. The organic layer was separated and the aqueous layer was extracted with ethyl acetate (2×11 L). The combined organic layers were washed with water $(3 \times 10 \text{ L})$ and followed by washing with a solution

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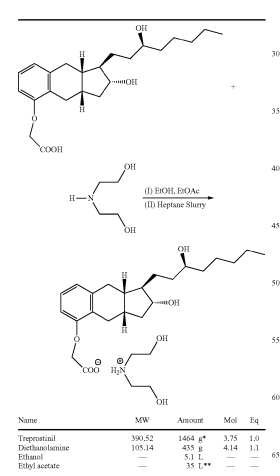
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The filtrate was transferred into a 72-L reactor equipped with mechanical stirrer, a condenser, and a thermocouple. To the solution of treprostinil in reactor was added activated carbon (110-130 g). The suspension was heated to reflux (temperature 68-70° C.) for at least one hour. For filtration, a pad of Celite° 545 (300-600 g) was prepared in sintered glass $^{-10}$ funnel using ethyl acetate. The hot suspension was filtered through the pad of Celite® 545. The Celite° 545 was washed with ethyl acetate until no compound was seen on TLC of the washings

The filtrate (pale-yellow) was reduced to volume of $35-40^{-15}$ L by evaporation in vacuo at 50-55° C. for direct use in next step.

Example 3

Conversion of Treprostinil to Treprostinil Diethanolamine Salt (1:1)



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-continued

Treprostinil Diethanolamine Salt (seed)	—	12 g	_
*Note:			

This weight is based on 100% yield from benzindene triol. It is not isolated yield. The treprostinil was carried from previous step in ethyl acetate solution and used as such for this step. **Note:

The total volume of ethyl acetate should be in range of 35-36 L (it should be 7 times the volume of ethanol used). Approximately 35 L of ethyl acetate was carried over from previous step and additional 1.0 L of ethyl acetate was used for rinning the flask. ied over from previous

A 50-L, cylindrical reactor equipped with a heating/cooling system, a mechanical stirrer, a condenser, and a thermocouple was charged with a solution of treprostinil in ethyl acetate (35-40 L from the previous step), anhydrous ethanol (5.1 L) and diethanolamine (435 g). While stirring, the reaction mixture was heated to 60-75° C., for 0.5-1.0 h to obtain a clear solution. The clear solution was cooled to 55±5° C. At this temperature, the seed of polymorph B of treprostinil diethanolamine salt (~12 g) was added to the clear solution. 20 The suspension of polymorph B was stirred at this temperature for 1 h. The suspension was cooled to 20±2° C. overnight (over a period of 16-24 h). The treprostinil diethanolamine salt was collected by filtration using Aurora filter equipped with filter cloth, and the solid was washed with ethyl acetate

(2×8 L). The treprostinil diethanolamine salt was transferred to a HDPE/glass container for air-drying in hood, followed by drying in a vacuum oven at 50±5° C. under high vacuum.

At this stage, if melting point of the treprostinil diethano-30 lamine salt is more than 104° C., it was considered polymorph B. There is no need of recrystallization. If it is less than 104° C., it is recrystallized in EtOH-EtOAc to increase the melting point.

Data on Treprostinil Diethanolamine Salt (1:1)

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Batch No.	Wt. of Benzindene Triol (g)	Wt. of Treprostinil Diethanolamine Salt (1:1) (g)	Yield (%)	Melting point (° C.)
1	1250	1640	88.00	104.3-106.3
2	1250	1528	82.00*	105.5-107.2
3	1250	1499	80.42**	104.7-106.6
4	1236	1572	85.34	105-108

*Note: In this batch, approximately 1200 mL of ethyl acetate solution of treprostinil before carbon treatment was removed for R&D carbon treatment experiments. *Note: This batch was recrystallized, for this reason yield was lower. 45

Example 4

Heptane Slurry of Treprostinil Diethanolamine Salt (1:1)

_	Name	Batch No.	Amount	Ratio
	Treprostinil Diethanolamine Salt	1	3168 g	1
	Heptane		37.5 L	12
	Treprostinil Diethanolamine Salt	2	3071 g	1
	Heptane	_	36.0 L	12

A 50-L, cylindrical reactor equipped with a heating/cooling system, a mechanical stirrer, a condenser, and a thermocouple was charged with slurry of treprostinil diethanolamine salt in heptane (35-40 L). The suspension was heated to

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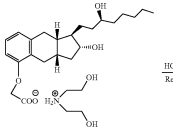
70-80° C. for 16-24 h. The suspension was cooled to $22\pm 2^{\circ}$ C. over a period of 1-2 h. The salt was collected by filtration using Aurora filter. The cake was washed with heptane (15-30 L) and the material was dried in Aurora filter for 1 h. The salt was transferred to trays for air-drying overnight in hood until 5 a constant weight of treprostinil diethanolamine salt was obtained. The material was dried in oven under high vacuum for 2-4 h at 50-55° C.

Analytical data on and Treprostinil Diethanolamine Salt 10 (1:1)

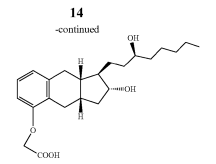
Test	Batch 1	Batch 2	
IR	Conforms	Conforms	
Residue on Ignition (ROI)	<0.1% w/w	<0.1% w/w	
Water content	0.1% w/w	0.0% w/w	
Melting point	105.0-106.5° C.	104.5-105.5° C.	
Specific rotation $[\alpha]^{25}_{589}$	+34.6°	+35°	
Organic volatile impurities			
Ethanol	Not detected	Not detected	
Ethyl acetate	Not detected	<0.05% w/w	
Heptane	<0.05% w/w	<0.05% w/w	
HPLC (Assay)	100.4%	99.8%	
Diethanolamine	Positive	Positive	

Example 5

Conversion of Treprostinil Diethanolamine Salt (1:1) to Treprostinil



HCl, H₂O-EtOAc Recrystallization in H₂O-EtOAc



A 250-mL, round-bottom flask equipped with magnetic stirrer was charged with treprostinil diethanolamine salt (4 g) and water (40 mL). The mixture was stirred to obtain a clear solution. To the clear solution, ethyl acetate (100 mL) was added. While stirring, 3M HCl (3.2 mL) was added slowly until pH ~1 was attained. The mixture was stirred for 10 ²⁰ minutes and organic layer was separated. The aqueous layer was extracted with ethyl acetate (2×100 mL). The combined organic layers was washed with water (2×100 mL), brine $(1\times50 \text{ mL})$ and dried over anhydrous Na_2SO_4 . The ethyl acetate solution of treprostinil was filtered and the filtrate was 25 concentrated under vacuum at 50° C. to give off-white solid. The crude treprostinil was recrystallized from 50% ethanol in water (70 mL). The pure treprostinil was collected in a Buchner funnel by filtration and cake was washed with cold 20% ethanolic solution in water. The cake of treprostinil was airdried overnight and further dried in a vacuum oven at 50° C.

30 under high vacuum to afford 2.9 g of treprostinil (Yield 91.4%, purity (HPLC, AUC, 99.8%).

Analytical data on Treprostinil from Treprostinil Diethanolamine Salt (1:1) to Treprostinil

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Batch No.	Yield	Purity (HPLC)
 1	91.0%	99.8% (AUC)
2	92.0%	99.9% (AUC)
3	93.1%	99.7% (AUC)
4	93.3%	99.7% (AUC)
5	99.0%	99.8% (AUC)
6	94.6%	99.8% (AUC)

Example 6

Comparison of the Former Process and a Working Example of the Process According to the Present Invention

Step No.	Steps	Former Process (Batch size: 500 g)	Working example of the Process according to the present invention (Batch size: 5 kg)
		Nitrile	
1	Triol weight	500 g	5,000 g
2	Acetone	20 L (1:40 wt/wt)	75 L (1:15 wt/wt)
3	Potassium carbonate	1,300 g (6.4 eq)	5,200 g (2.5 eq)
4	Chloroacetonitrile	470 g (4.2 eq)	2,270 g (2 eq)
5	Tetrabutylammonium bromide	42 g (0.08 eq)	145 g (0.03 eq)
6	Reactor size	72-Liter	50-gallon
7	Reflux time	8 hours	No heating,

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Step No.	Steps	Former Process (Batch size: 500 g)	Working example of the Process according to the present invention (Batch size: 5 kg)
			Room temperature (r.t.) 45 h
8	Hexanes addition	Yes (10 L)	No
c	before filtration	165 (10 2)	110
9	Filter	Celite	Celite
10	Washing	Ethyl acetate (10 L)	Acetone (50 L)
11	Evaporation	Yes	Yes
12	Purification	Silica gel column Dichloromethane: 0.5 L	No column
		Ethyl acetate: 45 L	
	D	Hexane: 60 L	21
13	Evaporation after column	Yes	No
14	Yield of nitrite	109-112% Treprostinil (intermediate)	Not checked
		Treprostinii (interinediate)	/
15	Methanol	7.6 L (50-L reactor)	50 L (50-gal reactor)
16	Potassium hydroxide	650 g (8 eq)	3,375 g (4 eq)
17	Water	2.2 L	17 L
18	% of KOH	30%	20%
19	Reflux time	3-3.5 h	4-5 h
20	Acid used Removal of	2.6 L (3M) 3 x 3 L Ethyl acetate	12 L (3M) 2 x 20 L Ethyl scatata
21	Removal of	3×3 L Ethyl acetate	2×20 L Ethyl acetate
22	impurities Acidification	0.7 L	6.5 L
23	Ethyl acetate extraction	$5 \times 17 L = 35 L$	90 + 45 + 45 = 180 L
24	Water washing	2 × 8 L	3 × 40 L
25	Sodium bicarbonate	Not done	120 g in 30 L water + 15 L
	washing		brine
26	Brine washing	Not done	1 × 40 L
27	Sodium sulfate	1 kg	Not done
28	Sodium sulfate	Before charcoal, 6 L	N/A
20	filtration	ethyl acetate	Developments (200.01)
29	Charcoal	170 g, reflux for 1.5 h,	Pass hot solution (75° C.)
		filter over Celite, 11 L ethyl acetate	through charcoal cartridge and clean filter, 70 L ethyl
		emyr acetate	acetate
30	Evaporation	Yes, to get solid	Yes, adjust to 150 L
	1	intermediate treprostinil	solution
		Treprostinil Diethanolamine	Salt
31	Salt formation	Not done	1,744 g diethanolamine,
			20 L ethanol at 60-75° C.
31 32	Salt formation Cooling	Not done N/A	20 L ethanol at 60-75° C. To 20° C. over weekend;
			20 L ethanol at 60-75° C. To 20° C. over weekend; add 40 L ethyl acetate;
32	Cooling	N/A	20 L ethanol at 60-75° C. To 20° C. over weekend; add 40 L ethyl acetate; cooled to 10° C.
			20 L ethanol at 60-75° C. To 20° C. over weekend; add 40 L ethyl acetate;
32	Cooling	N/A	20 L ethanol at 60-75° C. To 20° C. over weekend; add 40 L ethyl acetate; cooled to 10° C. Wash with 70 L ethyl
32 33	Cooling Filtration Drying	N/A N/A N/A	20 L ethanol at 60-75° C. To 20° C. over weekend; add 40 L ethyl acetate; cooled to 10° C. Wash with 70 L ethyl acetate Air-dried to constant wt., 2 days
32 33	Cooling Filtration Drying	N/A N/A	20 L ethanol at 60-75° C. To 20° C. over weekend; add 40 L ethyl acetate; cooled to 10° C. Wash with 70 L ethyl acetate Air-dried to constant wt., 2 days
32 33	Cooling Filtration Drying	N/A N/A N/A	20 L ethanol at 60-75° C. To 20° C. over weekend; add 40 L ethyl acetate; cooled to 10° C. Wash with 70 L ethyl acetate Air-dried to constant wt., 2 days
32 33 34	Cooling Filtration Drying Treprostinil Hydrolysis	N/A N/A N/A (from 1.5 kg Treprostinil diet) N/A	20 L ethanol at 60-75° C. To 20° C. over weekend; add 40 L ethyl acetate; cooled to 10° C. Wash with 70 L ethyl acetate Air-dried to constant wt., 2 days hanolamine salt) 15 L water + 25 L ethyl acetate + HCl
32 33 34 35 36	Cooling Filtration Drying Treprostinil Hydrolysis Extraction	N/A N/A N/A (from 1.5 kg Treprostinil diet) N/A N/A	20 L ethanol at 60-75° C. To 20° C. over weekend; add 40 L ethyl acetate; cooled to 10° C. Wash with 70 L ethyl acetate Air-dried to constant wt., 2 days hanolarmine salt) 15 L water + 25 L ethyl acetate + HCl 2 × 10 L ethyl acetate
32 33 34 35 36 37	Cooling Filtration Drying Treprostinil Hydrolysis Extraction Water wash	N/A N/A (from 1.5 kg Treprostinil diet) N/A N/A	20 L ethanol at 60-75° C. To 20° C. over weekend; add 40 L ethyl acetate; cooled to 10° C. Wash with 70 L ethyl acetate Air-dried to constant wt., 2 days hanolamine salt) 15 L water + 25 L ethyl acetate + HCl 2 × 10 L ethyl acetate 3 × 10 L
32 33 34 35 36 37 38	Cooling Filtration Drying Treprostinil Hydrolysis Extraction Water wash Brine wash	N/A N/A N/A (from 1.5 kg Treprostinil diet) N/A N/A N/A N/A N/A N/A	$\begin{array}{l} 20 \ L \ ethanol at 60-75^\circ \ C.\\ To 20^\circ \ C. \ over weekend;\\ add 40 \ L \ ethyl \ acetate;\\ cooled to 10^\circ \ C.\\ Wash \ with 70 \ L \ ethyl \\ acetate\\ Air-dried to \ constant \ wt.,\\ 2 \ days \\ hanolarnine \ salt)\\ \hline 15 \ L \ water + 25 \ L \ ethyl \\ acetate + HCl \\ 2 \ \times 10 \ L \ ethyl \ acetate \\ 3 \ \times 10 \ L \\ 1 \ U \ L \end{array}$
32 33 34 35 36 37 38 39	Cooling Filtration Drying Treprostinil Hydrolysis Extraction Water wash Brine wash Sodium sulfate	N/A N/A (from 1.5 kg Treprostinil diet) N/A N/A N/A N/A N/A N/A N/A	20 L ethanol at 60-75° C. To 20° C. over weekend; add 40 L ethyl acetate; cooled to 10° C. Wash with 70 L ethyl acetate Air-dried to constant wL, 2 days hanolarmine salt) 15 L water + 25 L ethyl acetate + HCl 2 × 10 L ethyl acetate 3 × 10 L 1 × 10 L 1 kg, stir
32 33 34 35 36 37 38	Cooling Filtration Drying Treprostinil Hydrolysis Extraction Water wash Brine wash	N/A N/A N/A (from 1.5 kg Treprostinil diet) N/A N/A N/A N/A N/A N/A	20 L ethanol at 60-75° C. To 20° C. over weekend; add 40 L ethyl acetate; cooled to 10° C. Wash with 70 L ethyl acetate Air-dried to constant wt., 2 days hanolamine salt) IS L water + 25 L ethyl acetate + HCl 2 \times 10 L ethyl acetate 3 \times 10 L 1 kg, stir Wash with 6 L ethyl
32 33 34 35 36 37 38 39 40	Cooling Filtration Drying Treprostinil Hydrolysis Extraction Water wash Brine wash Sodium sulfate Filter	N/A N/A (from 1.5 kg Treprostinil diet) N/A N/A N/A N/A N/A N/A N/A N/A	$\begin{array}{l} 20 \ L \ ethanol at 60-75^\circ \ C.\\ To 20^\circ \ C. \ over weekend;\\ add 40 \ L \ ethyl \ acetate;\\ cooled to 10^\circ \ C.\\ Wash \ with 70 \ L \ ethyl \\ acetate\\ Air-dried to \ constant \ wt., \\ 2 \ days \\ hanolamine \ salt)\\ \hlineend{tabular}$
32 33 34 35 36 37 38 39	Cooling Filtration Drying Treprostinil Hydrolysis Extraction Water wash Brine wash Sodium sulfate	N/A N/A (from 1.5 kg Treprostinil diet) N/A N/A N/A N/A N/A N/A N/A	20 L ethanol at 60-75° C. To 20° C. over weekend; add 40 L ethyl acetate; cooled to 10° C. Wash with 70 L ethyl acetate Air-dried to constant wt., 2 days hanolarmine salt) 15 L water + 25 L ethyl acetate + HCl 2 × 10 L ethyl acetate 3 × 10 L 1 × 10 L 1 kg, stir Wash with 6 L ethyl acetate To get solid, intermediate
32 33 34 35 36 37 38 39 40	Cooling Filtration Drying Treprostinil Hydrolysis Extraction Water wash Brine wash Sodium sulfate Filter Evaporation	N/A N/A (from 1.5 kg Treprostinil diet) N/A N/A N/A N/A N/A N/A N/A N/A	$\begin{array}{l} 20 \ L \ ethanol at 60-75^\circ \ C.\\ To 20^\circ \ C. \ over weekend;\\ add 40 \ L \ ethyl \ acetate;\\ cooled to 10^\circ \ C.\\ Wash \ with 70 \ L \ ethyl \\ acetate\\ Air-dried to \ constant \ wt., \\ 2 \ days \\ hanolamine \ salt)\\ \hlineend{tabular}$
32 33 34 35 36 37 38 39 40 41	Cooling Filtration Drying Treprostinil Hydrolysis Extraction Water wash Brine wash Sodium sulfate Filter	N/A N/A (from 1.5 kg Treprostinil diet) N/A N/A N/A N/A N/A N/A N/A N/A	20 L ethanol at 60-75° C. To 20° C. over weekend; add 40 L ethyl acetate; cooled to 10° C. Wash with 70 L ethyl acetate Air-dried to constant wt., 2 days hanolamine salt) 15 L water + 25 L ethyl acetate + HCl 2 \times 10 L ethyl acetate 3 \times 10 L 1 \times 10 L
32 33 34 35 36 37 38 39 40 41 42	Cooling Filtration Drying Treprostinil Hydrolysis Extraction Water wash Brine wash Sodium sulfate Filter Evaporation Crude drying on tray	N/A N/A N/A (from 1.5 kg Treprostinil diet) N/A N/A N/A N/A N/A N/A N/A N/A N/A N/A	$\begin{array}{l} 20 \ L \ ethanol at 60-75^\circ \ C.\\ To 20^\circ \ C. \ over weekend;\\ add 40 \ L \ ethyl \ acetate;\\ cooled to 10^\circ \ C.\\ Wash \ with 70 \ L \ ethyl \ acetate;\\ Air-dried to \ constant \ wt.,\\ 2 \ days\\ hanolamine \ salt)\\ \hlineend{tabular}$
32 33 34 35 36 37 38 39 40 41 42 43 44	Cooling Filtration Drying Treprostinil Hydrolysis Extraction Water wash Brine wash Sodium sulfate Filter Evaporation Crude drying on tray Ethanol & water for cryst. Crystallization in	N/A N/A N/A M/A N/A N/A N/A N/A N/A N/A N/A N/A N/A N	$\begin{array}{l} 20 \ L \ ethanol at 60-75^\circ \ C.\\ To 20^\circ \ C. \ over weekend;\\ add 40 \ L \ ethyl \ acetate;\\ cooled to 10^\circ \ C.\\ Wash \ with 70 \ L \ ethyl \ acetate;\\ Air-dried to \ constant \ wt., 2 \ days \\ hanolamine \ salt)\\ 15 \ L \ water \ + 25 \ L \ ethyl \ acetate \ + HCl \\ 2 \ \times 10 \ L \ ethyl \ acetate \ + HCl \\ 2 \ \times 10 \ L \ ethyl \ acetate \ + HCl \\ 3 \ \times 10 \ L \ thyl \ acetate \ + HCl \\ 3 \ \times 10 \ L \ thyl \ acetate \ Treprostinil \ Same \ 10.2 \ L \ + 10.2 \ L \ (same \ \%) \\ 50-L \ jacketed \ reactor \ Factor \ Factor$
32 33 34 35 36 37 38 39 40 41 42 43	Cooling Filtration Drying <u>Treprostinil</u> Hydrolysis Extraction Water wash Brine wash Sodium sulfate Filter Evaporation Crude drying on tray Ethanol & water for eryst. Crystallization in Temperature of	N/A N/A (from 1.5 kg Treprostinil diet) N/A N/A N/A N/A N/A N/A N/A N/A N/A N/A	$\begin{array}{l} 20 \ \text{L ethanol at 60-75^{\circ} C.} \\ To 20^{\circ} C. over weekend; \\ add 40 \ \text{L ethyl acetate}; \\ cooled to 10^{\circ} C. \\ Wash with 70 \ \text{L ethyl acetate} \\ Air-dried to constant wt., \\ 2 \ days \\ hanolarmine salt) \\ \hline 15 \ \text{L water + 25 L ethyl acetate} \\ 3 \times 10 \ \text{L thyl acetate} \\ 3 \times 10 \ \text{L thyl acetate} \\ 1 \times 10 \ \text{L thyl acetate} \\ Teprostinil \\ Same \\ To.2 \ \text{L thyl acetate} \\ To.2 \ \text{L thyl acetate} \\ To.2 \ \text{L thyl acetate} \\ To get solid, intermediate \\ Treprostinil \\ Same \\ 10.2 \ \text{L thous L (same \%)} \\ \hline 50-L \ \text{jacketed reactor} \\ 50^{\circ} \text{C. to 0^{\circ} C. ramp, 0^{\circ} C. \\ \end{array}$
32 33 34 35 36 37 38 39 40 41 42 43 44 45	Cooling Filtration Drying Treprostinil Hydrolysis Extraction Water wash Brine wash Sodium sulfate Filter Evaporation Crude drying on tray Ethanol & water for cryst. Crystallization in Temperature of crystallization	N/A N/A (from 1.5 kg Treprostinil diet) N/A N/A N/A N/A N/A N/A N/A N/A N/A N/A	20 L ethanol at 60-75° C. To 20° C. over weekend; add 40 L ethyl acetate; cooled to 10° C. Wash with 70 L ethyl acetate Air-dried to constant wt., 2 days hanolarmine salt) 15 L water + 25 L ethyl acetate + HCl 2 × 10 L ethyl acetate 3 × 10 L 1 × 10 L 1 kg, stir Wash with 6 L ethyl acetate To get solid, intermediate Treprostinil Same 10.2 L + 10.2 L (same %) 50-L jacketed reactor 50° C. to 0° C. ramp, 0° C. overnight
32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	Cooling Filtration Drying Treprostinil Hydrolysis Extraction Water wash Sodium sulfate Filter Evaporation Crude drying on tray Ethanol & water for crystallization in Temperature of crystallization	N/A N/A N/A N/A N/A N/A N/A N/A N/A N/A	$\begin{array}{l} 20 \ L \ ethanol at 60-75^\circ \ C.\\ To 20^\circ \ C. \ over weekend;\\ add 40 \ L \ ethyl \ acetate;\\ cooled to 10^\circ \ C.\\ Wash \ with 70 \ L \ ethyl \ acetate;\\ Air-dried to \ constant \ wt., 2 \ days \\ hanolamine \ salt)\\ \hlineend{tabular}$
32 33 34 35 36 37 38 39 40 41 42 43 44 45	Cooling Filtration Drying Treprostinil Hydrolysis Extraction Water wash Brine wash Sodium sulfate Filter Evaporation Crude drying on tray Ethanol & water for cryst. Crystallization in Temperature of crystallization	N/A N/A N/A N/A N/A N/A N/A N/A N/A N/A	$\begin{array}{l} 20 \ L \ ethanol \ at 60-75^\circ \ C.\\ To \ 20^\circ \ C. \ over \ weekend;\\ add \ 40 \ L \ ethyl \ acetate;\\ cooled \ to \ 10^\circ \ C.\\ Wash \ with \ 70 \ L \ ethyl \ acetate;\\ Air-dried \ to \ constant \ wt., \ 2 \ days \\ hanolarmine \ salt)\\ \hlineend{tabular}$
32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47	Cooling Filtration Drying Treprostinil Hydrolysis Extraction Water wash Brine wash Sodium sulfate Filter Evaporation Crude drying on tray Ethanol & water for cryst. Crystallization in Temperature of crystallization Filtration Washing	N/A N/A N/A (from 1.5 kg Treprostinil diet) N/A N/A N/A N/A N/A N/A N/A N/A N/A N/A	20 L ethanol at 60-75° C. To 20° C. over weekend; add 40 L ethyl acetate; cooled to 10° C. Wash with 70 L ethyl acetate Air-dried to constant wt., 2 days hanolarmine salt) 15 L water + 25 L ethyl acetate + HCl 2 × 10 L ethyl acetate 3 × 10 L 1 × 10 L 1 kg, stir Wash with 6 L ethyl acetate To get solid, intermediate Treprostinil Same 10.2 L + 10.2 L (same %) 50° C. to 0° C. ramp, 0° C. overnight Aurora filter 20% (20 L) cooled ethanol-water
32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	Cooling Filtration Drying Treprostinil Hydrolysis Extraction Water wash Sodium sulfate Filter Evaporation Crude drying on tray Ethanol & water for crystallization in Temperature of crystallization	N/A N/A N/A N/A N/A N/A N/A N/A N/A N/A	$\begin{array}{l} 20 \ L \ ethanol \ at 60-75^\circ \ C.\\ To \ 20^\circ \ C. \ over \ weekend;\\ add \ 40 \ L \ ethyl \ acetate;\\ cooled \ to \ 10^\circ \ C.\\ Wash \ with \ 70 \ L \ ethyl \ acetate;\\ Air-dried \ to \ constant \ wt., \ 2 \ days \\ hanolarmine \ salt)\\ \hlineend{tabular}$

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-continued			
Step No.	Steps	Former Process (Batch size: 500 g)	Working example of the Process according to the present invention (Batch size: 5 kg)
50	Vacuum	<-0.095 mPA	<5 Torr
	UT-15 yield weight	~535 g	~1,100 g
52	% yield from triol)	~91%	~89%
53	Purity	~99.0%	99.9%

The quality of treprostinil produced according to this invention is excellent. The purification of benzindene nitrile by column chromatography is eliminated. The impurities car-15 ried over from intermediate steps (i.e. alkylation of triol and hydrolysis of benzindene nitrile) are removed during the carbon treatment and the salt formation step. Additional advantages of this process are: (a) crude treprostinil salts can be stored as raw material at ambient temperature and can be 20 converted to treprostinil by simple acidification with diluted hydrochloric acid, and (b) the treprostinil salts can be synthesized from the solution of treprostinil without isolation. This process provides better quality of final product as well as saves significant amount of solvents and manpower in puri-25 fication of intermediates.

Although the foregoing refers to particular preferred embodiments, it will be understood that the present invention is not so limited. It will occur to those of ordinary skill in the art that various modifications may be made to the disclosed embodiments and that such modifications are intended to be within the scope of the present invention.

All of the publications, patent applications and patents cited in this specification are incorporated herein by reference in their entirety.

What is claimed is:

1. A process for producing a pharmaceutical composition comprising treprostinil, comprising providing a starting

batch of treprostinil having one or more impurities resulting from prior alkylation and hydrolysis steps, forming a salt of treprostinil by combining the starting batch and a base, isolating the treprostinil salt, and preparing a pharmaceutical solution from the isolated salt comprising treprostinil or a pharmaceutically acceptable salt thereof from the isolated treprostinil salt, whereby a level of one or more impurities found in the starting batch of treprostinil is lower in the pharmaceutical composition, and wherein said alkylation is alkylation of benzindene triol.

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2. The process of claim 1, wherein the salt is isolated in crystalline form.

3. The process of claim **2**, wherein the isolated salt is at least 99.8% pure.

 The process of claim 1, wherein the base is selected from the group consisting of sodium, ammonia, potassium, calcium, ethanolamine, diethanolamine, N-methylglucamine, 30 and choline.

5. The process of claim 4, wherein the base is diethanolamine.

6. The process of claim 1, wherein the base is combined with treprostinil that has not been previously isolated.

35 7. The process of claim 1, wherein the isolated salt is stored at ambient temperature.

* * * * *

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UT Ex. 2009



UNITED STATES PATENT AND TRADEMARK OFFICE

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

 APPLICATION NO.
 ISSUE DATE
 PATENT NO.
 ATTORNEY DOCKET NO.
 CONFIRMATION NO.

 13/910,583
 06/10/2014
 8748657
 080618-1255
 7133

22428 7590 05/21/2014 FOLEY AND LARDNER LLP SUITE 500 3000 K STREET NW WASHINGTON, DC 20007

ISSUE NOTIFICATION

The projected patent number and issue date are specified above.

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

(application filed on or after May 29, 2000)

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

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

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

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

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

United Therapeutics Corporation, Silver Spring, MD, Assignee (with 37 CFR 1.172 Interest); Hitesh Batra, Herndon, VA; Sudersan M. Tuladhar, Silver Spring, MD; Raju Penmasta, Herndon, VA; David A. Walsh, Palmyra, VA;

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IR103 (Rev. 10/09)

1

UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6100 of 7335

	United State	<u>s Patent</u>	AND TRADEMA	UNITED STATE United States Pa Address COMMISSI P.O. Box 1450	rginia 22313-1450	
APPLICATION NUMBER	FILING or 371(c) DATE	GRP ART UNIT	FIL FEE REC'D	ATTY.DOCKET.NO	TOT CLAIMS IND CLAIMS	
13/910,583	06/05/2013	1672	1900	080618-1255	14 1	
22428 FOLEY AND LARDNER LLP SUITE 500 3000 K STREET NW WASHINGTON, DC 20007						

Date Mailed: 05/13/2014

Receipt is acknowledged of this non-provisional patent application. The application will be taken up for examination in due course. Applicant will be notified as to the results of the examination. Any correspondence concerning the application must include the following identification information: the U.S. APPLICATION NUMBER, FILING DATE, NAME OF APPLICANT, and TITLE OF INVENTION. Fees transmitted by check or draft are subject to collection. Please verify the accuracy of the data presented on this receipt. If an error is noted on this Filing Receipt, please submit a written request for a Filing Receipt Correction. Please provide a copy of this Filing Receipt with the changes noted thereon. If you received a "Notice to File Missing Parts" for this application, please submit any corrections to this Filing Receipt with your reply to the Notice. When the USPTO processes the reply to the Notice, the USPTO will generate another Filing Receipt incorporating the requested corrections

Inventor(s)

-	Hitesh Batra, Herndon, VA;	
	Sudersan M. Tuladhar, Silver Spring, MD;	
	Raju Penmasta, Herndon, VA;	
	David A. Walsh, Palmyra, VA;	
t(s)	• • •	
• •		

Applicant(s)

United Therapeutics Corporation, Silver Spring, MD

Power of Attorney: The patent practitioners associated with Customer Number 22428

Domestic Priority data as claimed by applicant

This application is a CON of 13/548,44607/13/2012 PAT 8497393 which is a CON of 12/334,73112/15/2008 PAT 8242305 which claims benefit of 61/014,23212/17/2007

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

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

If Required, Foreign Filing License Granted: 06/24/2013 The country code and number of your priority application, to be used for filing abroad under the Paris Convention, is **US 13/910,583**

page 1 of 3

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UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6101 of 7335 Projected Publication Date: Not Applicable

Non-Publication Request: No

Early Publication Request: No Title

PROCESS TO PREPARE TREPROSTINIL

Preliminary Class

562

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

PROTECTING YOUR INVENTION OUTSIDE THE UNITED STATES

Since the rights granted by a U.S. patent extend only throughout the territory of the United States and have no effect in a foreign country, an inventor who wishes patent protection in another country must apply for a patent in a specific country or in regional patent offices. Applicants may wish to consider the filing of an international application under the Patent Cooperation Treaty (PCT). An international (PCT) application generally has the same effect as a regular national patent application in each PCT-member country. The PCT process **simplifies** the filing of patent applications on the same invention in member countries, but **does not result** in a grant of "an international patent" and does not eliminate the need of applicants to file additional documents and fees in countries where patent protection is desired.

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

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

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Title 35, United States Code, Section 184

Title 37, Code of Federal Regulations, 5.11 & 5.15

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UNITED STATES PATENT AND TRADEMARK OFFICE

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

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
13/910,583	06/05/2013	Hitesh Batra	080618-1255	7133	
22428 7590 05/12/2014 FOLEY AND LARDNER LLP			EXAMINER		
SUITE 500 3000 K STREE			VALENROD, YEVGENY		
WASHINGTO			ART UNIT	PAPER NUMBER	
			1672		
			MAIL DATE	DELIVERY MODE	
			05/12/2014	PAPER	

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

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

PTOL-90A (Rev. 04/07)

UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6104 of 7335

supplemental	Application No. 13/910,583	Applicant(s	
Notice of Allowability	Examiner YEVGENY VALENROD	Art Unit 1672	AIA (First Inventor to File) Status No
The MAILING DATE of this communication appe All claims being allowable, PROSECUTION ON THE MERITS IS (herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RI- of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in this app or other appropriate communication GHTS. This application is subject to	lication. If not will be mailed	included in due course. THIS
 This communication is responsive to <u>RUSH dated 4/30/14</u>. A declaration(s)/affidavit(s) under 37 CFR 1.130(b) was/ 	/were filed on		
2. An election was made by the applicant in response to a restr requirement and election have been incorporated into this ac		ne interview on	; the restriction
 The allowed claim(s) is/are <u>1-7</u>. As a result of the allowed claim Highway program at a participating intellectual property office <u>http://www.uspto.gov/patents/init_events/pph/index.jsp</u> or set 	e for the corresponding application.	For more infor	
4. Acknowledgment is made of a claim for foreign priority unde	r 35 U.S.C. § 119(a)-(d) or (f).		
Certified copies:			
a) 🔲 All b) 🗌 Some *c) 🔲 None of the:			
1. Certified copies of the priority documents have			
2. Certified copies of the priority documents have	—		
3. Copies of the certified copies of the priority doc	cuments have been received in this r	national stage a	application 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.		complying with	the requirements
5. CORRECTED DRAWINGS (as "replacement sheets") must	be submitted.		
including changes required by the attached Examiner's Paper No./Mail Date	Amendment / Comment or in the O	ffice action of	
Identifying indicia such as the application number (see 37 CFR 1. each sheet. Replacement sheet(s) should be labeled as such in th			(not the back) of
6. DEPOSIT OF and/or INFORMATION about the deposit of B attached Examiner's comment regarding REQUIREMENT FO			he
Attachment(s)			
1. Notice of References Cited (PTO-892)	5. 🔀 Examiner's Amendr	nent/Commen	t
2. Information Disclosure Statements (PTO/SB/08),	6. 🔲 Examiner's Stateme	ent of Reasons	for Allowance
Paper No./Mail Date 3. Examiner's Comment Regarding Requirement for Deposit of Biological Material	7. 🗌 Other		
4. ⊠ Interview Summary (PTO-413), Paper No./Mail Date <u>5/8/14</u> .			
/YEVGENY VALENROD/ Primary Examiner, Art Unit 1672			
U.S. Patent and Trademark Office PTOL-37 (Rev. 08-13) Noti	ice of Allowability	Part of Pape	r No./Mail Date 20140508

6

UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770

United Therapeutics EX2007 Page 6105 of 7335 Application/Control Number: 13/910,583 Art Unit: 1672

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

EXAMINER'S AMENDMENT

An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Alexey V. Saprigin on 5/8/14.

The application has been amended as follows:

The title of the application has been amended to read: "Process to Prepare Treprostinil".

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Yevgeny Valenrod whose telephone number is 571-272-9049. The examiner can normally be reached on 8:30am-5:00pm M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Johann Richter can be reached on 571-272-0646. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6106 of 7335

Application/Control Number: 13/910,583 Art Unit: 1672

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

/YEVGENY VALENROD/ Primary Examiner, Art Unit 1672

UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6107 of 7335

	Application No.	Applicant(s)
Examiner-Initiated Interview Summary	13/910,583	BATRA ET AL.
Examiner-initiated interview Summary	Examiner	Art Unit
	YEVGENY VALENROD	1672
All participants (applicant, applicant's representative, PTC) personnel):	
(1) <u>YEVGENY VALENROD</u> .	(3)	
(2) <u>Alexey V Saprigin</u> .	(4)	
Date of Interview: <u>08 May 2014</u> .		
Type: 🛛 Telephonic 🔲 Video Conference	applicant's representative]	
Exhibit shown or demonstration conducted: Yes If Yes, brief description:	🛛 No.	
Ssues Discussed 101 112 102 103 Ot For each of the checked box(es) above, please describe below the issue and det		
Claim(s) discussed: <u>none</u> .		
Identification of prior art discussed: none.		
Substance of Interview For each issue discussed, provide a detailed description and indicate if agreeme reference or a portion thereof, claim interpretation, proposed amendments, argu		identification or clarification of a
A proposed amendment to the title of the application was	discussed and agreed upon .	
Applicant recordation instructions: It is not necessary for applicant to Examiner recordation instructions: Examiners must summarize the su the substance of an interview should include the items listed in MPEP 71 general thrust of each argument or issue discussed, a general indication general results or outcome of the interview, to include an indication as to Attachment /YEVGENY VALENROD/ Primary Examiner, Art Unit 1672	ubstance of any interview of record. A of 13.04 for complete and proper recordat of any other pertinent matters discuss	complete and proper recordation of ion including the identification of the ed regarding patentability and the
S. Patent and Trademark Office TOL-413B (Rev. 8/11/2010) Intervie		Paper No. 20140508 UT Ex. 2010 v. United Therapeutics IPR2016-00006 IPR2020-0077 Therapeutics EX200 Page 6108 of 733

PART B - FEE(S) TRANSMITTAL

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

o: <u>Mail</u> Mail Stop ISSUE FEE Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450 or <u>Fax</u> (571)-273-2885

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

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

04/15/2014

7590

FOLEY AND LARDNER LLP

22428

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Certificate of Mailing or Transmission

I hereby certify that this Fee(s) Transmittal is being deposited with the United States Postal Service with sufficient postage for first class mail in an envelope addressed to the Mail Stop ISSUE FEE address above, or being facsimile transmitted to the USPTO (571) 273-2885, on the date indicated below.

(Depositor's name)		
(Signature)		
(Date)		

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
13/910,583	06/05/2013	Hitesh Batra	080618-1255	7133

TITLE OF INVENTION: PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN®

APPLN. TYPE	ENTITY STATUS	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	UNDISCOUNTED	\$960	\$0	\$0	\$960	07/15/2014
EXAN	AINER .	ART UNIT	CLASS-SUBCLASS]		
VALENROI	D, YEVGENY	1672	562-466000	-		
CFR 1.363). Change of corress Address form PTO/S "Fee Address" inc PTO/SB/47; Rev 03- Number is required		nge of Correspondence "Indication form ed. Use of a Customer	or agents OR, alternativ (2) The name of a single registered attorney or a 2 registered patent atto listed, no name will be	b) 3 registered patent attorn vely, le firm (having as a memb ingent) and the names of u rneys or agents. If no nam printed.	icys	Jardner LLP
PLEASE NOTE: Un recordation as set for (A) NAME OF ASSI	lless an assignee is ident th in 37 CFR 3.11. Comp	ified below, no assignee oletion of this form is NO	THE PATENT (print or typ data will appear on the p T a substitute for filing an (B) RESIDENCE: (CITY Silver Spring	atent. If an assignee is id assignment. and STATE OR COUNT		ument has been filed for
Please check the appropriate	riate assignee category or	categories (will not be pa	rinted on the patent):	Individual 🖾 Corporati	ion or other private group	entity Government
Advance Order - + Advance Order - +	No small entity discount p	d above) e 37 CFR 1.29	NOTE: Absent a valid ce fee payment in the micro NOTE: If the application	d. Form PTO-2038 is atta v authorized to charge the sit Account Number 19 rtification of Micro Entity entity amount will not be was previously under mic	ched. required fee(s), any defic <u>0741</u> (enclose an e Status (see forms PTO/S accepted at the risk of ap ro entity status, checking	ciency, or credits any extra copy of this form). SB/15A and 15B), issue oplication abandonment.
Applicant changing	ng to regular undiscounte	d fee status.	NOTE: Checking this bo	s of entitlement to micro e x will be taken to be a noti		ment to small or micro
NOTE: This form must	be signed in accordance v	vith 37 CFB 1.31 and 1.3	entity status, as applicable 3. See 37 CFR 1.4 for signa	······································	rtifications.	
Authorized Signature	Stephen B. Ma	aebius Alex	iex priain	Date	4/21/2014 35,264 / Regt	456,939
PTOL-85 Part B (10-13)) Approved for use throug	h 10/31/2013.	Раде 2 of 3 ОМВ 065 1-0 033 U	J.S. Patent and Trademark SteadyN	led v. United The IPR20	
					11.11	~~~~~~

IPR2020-00770 United Therapeutics EX2007 Page 6109 of 7335

Electronic Patent /	Application Fe	e Transm	ittal	
Application Number:	13910583			
Filing Date:	05-Jun-2013			
Title of Invention:	PROCESS TO PREPAR REMODULIN®	E TREPROSTINII	., THE ACTIVE INGR	EDIENT IN
First Named Inventor/Applicant Name:	Hitesh Batra			
Filer:	Alexey V. Saprigin/Karen Walker			
Attorney Docket Number:	080618-1255			
Filed as Large Entity				
Utility under 35 USC 111(a) Filing Fees			I	
Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Basic Filing:				
Pages:				
Claims:				
Miscellaneous-Filing:				
Petition:				
Patent-Appeals-and-Interference:				
Post-Allowance-and-Post-Issuance:				
Utility Appl Issue Fee	1501	1	960	960
Extension-of-Time:	11		n led v. United TI IPR2 IP d Therape	T Ex. 2010 rerapeutics 016-00006 R2020-0077 outics EX200 6110 of 733

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Miscellaneous:				
	Tot	al in USD	(\$)	960

UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6111 of 7335

Electronic A	Electronic Acknowledgement Receipt			
EFS ID:	18815666			
Application Number:	13910583			
International Application Number:				
Confirmation Number:	7133			
Title of Invention:	PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN®			
First Named Inventor/Applicant Name:	Hitesh Batra			
Customer Number:	22428			
Filer:	Alexey V. Saprigin/Karen Walker			
Filer Authorized By:	Alexey V. Saprigin			
Attorney Docket Number:	080618-1255			
Receipt Date:	21-APR-2014			
Filing Date:	05-JUN-2013			
Time Stamp:	15:59:31			
Application Type:	Utility under 35 USC 111(a)			

Payment information:

Authorized User				
•				
Deposit Account				
RAM confirmation	n Number	2370		
Payment was succ	cessfully received in RAM	\$960		
Payment Type		Credit Card		

IPR2020-00770 United Therapeutics EX2007 Page 6112 of 7335

1	Issue Fee Payment (PTO-85B) IFTM.pdf		92338 f48df2630e8b6713d595c50d608526aa865 88a2d	no	1	
Warnings:						
Information:						
2	Fee Worksheet (SB06) fee-info.p		30694	no	2	
	· · · · · · · · · · · · · · · · · · ·		91800765ad9b97b87ae47199e49ab359bb b1e3cd			
Warnings:						
Information:						
		Total Files Size (in bytes)	12	23032		
This Acknowledgement Receipt evidences receipt on the noted date by the USPTO of the indicated documents, characterized by the applicant, and including page counts, where applicable. It serves as evidence of receipt similar to a Post Card, as described in MPEP 503. <u>New Applications Under 35 U.S.C. 111</u> If a new application is being filed and the application includes the necessary components for a filing date (see 37 CFR 1.53(b)-(d) and MPEP 506), a Filing Receipt (37 CFR 1.54) will be issued in due course and the date shown on this Acknowledgement Receipt will establish the filing date of the application. <u>National Stage of an International Application under 35 U.S.C. 371</u>						
<u>New Applica</u> If a new appl 1.53(b)-(d) au Acknowledg <u>National Sta</u> e	tions Under 35 U.S.C. 111 ication is being filed and the applica nd MPEP 506), a Filing Receipt (37 CF ement Receipt will establish the filin ge of an International Application ur	FR 1.54) will be issued in due o ng date of the application. nder 35 U.S.C. 371	course and the date s	hown on th	iis	
<u>New Applica</u> If a new appl 1.53(b)-(d) an Acknowledg <u>National Stac</u> If a timely su U.S.C. 371 an national stag	tions Under 35 U.S.C. 111 ication is being filed and the applica nd MPEP 506), a Filing Receipt (37 CF ement Receipt will establish the filin	FR 1.54) will be issued in due on ag date of the application. Inder 35 U.S.C. 371 e of an international applicati Form PCT/DO/EO/903 indicati ill be issued in addition to the	course and the date s on is compliant with ng acceptance of the	hown on th the condition application	iis ons of 35	

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



UNITED STATES PATENT AND TRADEMARK OFFICE

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

NOTICE OF ALLOWANCE AND FEE(S) DUE

²²⁴²⁸ 7590 04/15/2014 FOLEY AND LARDNER LLP SUITE 500 3000 K STREET NW WASHINGTON, DC 20007

EXAMINER			
VALENROD, YEVGENY			
A D'T I INIT	DADED NUMBED		

1672

DATE MAILED: 04/15/2014

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
13/910,583	06/05/2013	Hitesh Batra	080618-1255	7133

TITLE OF INVENTION: PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN®

APPLN. TYPE	ENTITY STATUS	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	UNDISCOUNTED	\$960	\$0	\$0	\$960	07/15/2014

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

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

HOW TO REPLY TO THIS NOTICE:

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

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

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

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

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

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

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

PTOL-85 (Rev. 02/11)

Page 15 of 3

UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6114 of 7335

PART B - FEE(S) TRANSMITTAL

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

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

or Fax (571)-273-2885

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7590 04/15/2014 22428 FOLEY AND LARDNER LLP SUITE 500 3000 K STREET NW WASHINGTON, DC 20007

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Certificate of Mailing or Transmission

I hereby certify that this Fee(s) Transmittal is being deposited with the United States Postal Service with sufficient postage for first class mail in an envelope addressed to the Mail Stop ISSUE FEE address above, or being facsimile transmitted to the USPTO (571) 273-2885, on the date indicated below.

(Depositor's name)
(Signature)
(Date)

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
13/910,583	06/05/2013	Hitesh Batra	080618-1255	7133

TITLE OF INVENTION: PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN®

APPLN. TYPE	N. TYPE ENTITY STATUS ISSUE FEE DUE PUBLICATION FEE DUE PREV. PA		PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE	
nonprovisional	UNDISCOUNTED	\$960	\$0	\$0 \$0		07/15/2014
EXAM	IINER	ART UNIT	CLASS-SUBCLASS			
VALENROD	, YEVGENY	1672	562-466000			
CFR 1.363). Change of corresp Address form PTO/SI	lication (or "Fee Address" 2 or more recent) attache	nge of Correspondence	or agents OR, alternativ (2) The name of a single registered attorney or a	3 registered patent attorn	er a 2	

3. ASSIGNEE NAME AND RESIDENCE DATA TO BE PRINTED ON THE PATENT (print or type) PLEASE NOTE: Unless an assignee is identified below, no assignee data will appear on the patent. If an assignee is identified below, the document has been filed for recordation as set forth in 37 CFR 3.11. Completion of this form is NOT a substitute for filing an assignment. (A) NAME OF ASSIGNEE (B) RESIDENCE: (CITY and STATE OR COUNTRY)

Please check the appropriate assignee category or categories (will n	ot be printed on the patent): 📙 Individual 📙 Corporation or other private group entity 📙 Government
4a. The following fee(s) are submitted:	4b. Payment of Fee(s): (Please first reapply any previously paid issue fee shown above) A check is enclosed.
Publication Fee (No small entity discount permitted)	Payment by credit card. Form PTO-2038 is attached.
Advance Order - # of Copies	The Director is hereby authorized to charge the required fee(s), any deficiency, or credits any overpayment, to Deposit Account Number (enclose an extra copy of this form).
5. Change in Entity Status (from status indicated above)	
Applicant certifying micro entity status. See 37 CFR 1.29	<u>NOTE:</u> Absent a valid certification of Micro Entity Status (see forms PTO/SB/15A and 15B), issue fee payment in the micro entity amount will not be accepted at the risk of application abandonment.
Applicant asserting small entity status. See 37 CFR 1.27	<u>NOTE:</u> If the application was previously under micro entity status, checking this box will be taken to be a notification of loss of entitlement to micro entity status.
Applicant changing to regular undiscounted fee status.	<u>NOTE:</u> Checking this box will be taken to be a notification of loss of entitlement to small or micro entity status, as applicable.
NOTE: This form must be signed in accordance with 37 CFR 1.31 a	and 1.33. See 37 CFR 1.4 for signature requirements and certifications.
Authorized Signature	Date
Typed or printed name	Registration No
	Page 2/6f 3 UT Ex. 2010
PTOL-85 Part B (10-13) Approved for use through 10/31/2013.	OMB 0651-0033 U.S. Patent and Fradework Office, U.S. DEFARTMENT OF COMMERCE
	IPR2020-00770
	United Therapeutics EX2007

Page 6115 of 7335

	ted States Pate	ENT AND TRADEMARK OFFICE	UNITED STATES DEPAR United States Patent and ' Address: COMMISSIONER F P. O. Box 1450 Alexandria, Virginia 223 www.uspto.gov	Frademark Office OR PATENTS	
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
13/910,583	06/05/2013	Hitesh Batra	080618-1255	7133	
22428 75	90 04/15/2014		EXAM	INER	
FOLEY AND LA SUITE 500	ARDNER LLP		VALENROD, YEVGENY		
3000 K STREET N	IW		ART UNIT	PAPER NUMBER	
WASHINGTON, I	DC 20007		1672		
			DATE MAILED: 04/15/201	4	

Determination of Patent Term Adjustment under 35 U.S.C. 154 (b) (application filed on or after May 29, 2000)

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

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

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

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

Page 3 of 3

UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6116 of 7335

OMB Clearance and PRA Burden Statement for PTOL-85 Part B

The Paperwork Reduction Act (PRA) of 1995 requires Federal agencies to obtain Office of Management and Budget approval before requesting most types of information from the public. When OMB approves an agency request to collect information from the public, OMB (i) provides a valid OMB Control Number and expiration date for the agency to display on the instrument that will be used to collect the information and (ii) requires the agency to inform the public about the OMB Control Number's legal significance in accordance with 5 CFR 1320.5(b).

The information collected by PTOL-85 Part B is required by 37 CFR 1.311. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, Virginia 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450. Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

Privacy Act Statement

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

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

- 1. The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C 552a). Records from this system of records may be disclosed to the Department of Justice to determine whether disclosure of these records is required by the Freedom of Information Act.
- 2. A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement negotiations.
- 3. A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record.
- 4. A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a(m).
- 5. A record related to an International Application filed under the Patent Cooperation Treaty in this system of records may be disclosed, as a routine use, to the International Bureau of the World Intellectual Property Organization, pursuant to the Patent Cooperation Treaty.
- 6. A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspection or an issued patent.
- A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware 8 a violation or potential violation of law or regulation. UT Ex. 2010

SteadyMed v. United Therapeutics IPR2016-00006

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	Application No.	Applicant(s)
Examiner-Initiated Interview Summary	13/910,583	BATRA ET AL.
	Examiner	Art Unit
	YEVGENY VALENROD	1672
All participants (applicant, applicant's representative, PTO	personnel):	
(1) <u>YEVGENY VALENROD</u> .	(3)	
(2) <u>Alexey V. Saprigin</u> .	(4)	
Date of Interview: <u>01 April 2014</u> .		
Type: 🛛 Telephonic 🗌 Video Conference	applicant's representative]	
Exhibit shown or demonstration conducted: Yes If Yes, brief description:	🛛 No.	
Issues Discussed 101 112 102 103 Oth (For each of the checked box(es) above, please describe below the issue and detai		
Claim(s) discussed: <u>8-14</u> .		
Identification of prior art discussed: none.		
Substance of Interview (For each issue discussed, provide a detailed description and indicate if agreement reference or a portion thereof, claim interpretation, proposed amendments, argum		identification or clarification of a
A proposed Examiner's Amendment to cancel claims 8-14	was discussed and agreed up	<u>oon</u>
Applicant recordation instructions: It is not necessary for applicant to p Examiner recordation instructions: Examiners must summarize the sub the substance of an interview should include the items listed in MPEP 713 general thrust of each argument or issue discussed, a general indication o	stance of any interview of record. A c .04 for complete and proper recordati	omplete and proper recordation of on including the identification of the
general results or outcome of the interview, to include an indication as to v		
/YEVGENY VALENROD/		
Primary Examiner, Art Unit 1672		
S. Patent and Trademark Office TOL-413B (Rev. 8/11/2010) Interview 15	y Summary SteadyMed	Paper No. 20140402 UT Ex. 2010 v. United Therapeutics IPR2016-00006
		IPR2020-007
	United T	herapeutics EX20

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	Application No. 13/910.583	Applicant(BATRA ET	
Notice of Allowability	Examiner YEVGENY VALENROD	Art Unit 1672	AIA (First Inventor to File) Status No
The MAILING DATE of this communication app All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-88 NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT of the Office or upon petition by the applicant. See 37 CFR 1.31	S (OR REMAINS) CLOSED in this 5) or other appropriate communica RIGHTS. This application is subje	application. If no ation will be mailed	et included d in due course. THIS
 This communication is responsive to <u>interview held 4/1/14</u>. A declaration(s)/affidavit(s) under 37 CFR 1.130(b) was 			
 An election was made by the applicant in response to a rearequirement and election have been incorporated into this 	•	ng the interview o	n; the restriction
 The allowed claim(s) is/are <u>1-7</u>. As a result of the allowed of Highway program at a participating intellectual property of <u>http://www.uspto.gov/patents/init_events/pph/index.jsp</u> or s 	fice for the corresponding application	tion. For more info	
4. Acknowledgment is made of a claim for foreign priority und	der 35 U.S.C. § 119(a)-(d) or (f).		
Certified copies:			
a) 🔲 All b) 🗌 Some *c) 🗌 None of the:			
1. 🗌 Certified copies of the priority documents hav	ve been received.		
2. 🗌 Certified copies of the priority documents hav	ve been received in Application No	D	
3. Copies of the certified copies of the priority d	ocuments have been received in t	his national stage	application from the
International Bureau (PCT Rule 17.2(a)).			
* Certified copies not received:			
Applicant has THREE MONTHS FROM THE "MAILING DATE noted below. Failure to timely comply will result in ABANDON THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.		ply complying wit	n the requirements
5. CORRECTED DRAWINGS (as "replacement sheets") mu	st be submitted.		
including changes required by the attached Examine Paper No./Mail Date	r's Amendment / Comment or in th	ne Office action of	
Identifying indicia such as the application number (see 37 CFR each sheet. Replacement sheet(s) should be labeled as such in	1.84(c)) should be written on the dr the header according to 37 CFR 1.	awings in the front 121(d).	t (not the back) of
 DEPOSIT OF and/or INFORMATION about the deposit of attached Examiner's comment regarding REQUIREMENT F 	BIOLOGICAL MATERIAL must b	e submitted. Note CAL MATERIAL.	the
Attachment(s)			
1. 🔲 Notice of References Cited (PTO-892)	5. 🔀 Examiner's Am	endment/Comme	nt
2. Information Disclosure Statements (PTO/SB/08),	6. 🔲 Examiner's Sta	tement of Reason	s for Allowance
Paper No./Mail Date 3. Examiner's Comment Regarding Requirement for Deposit of Biological Material	7. 🗌 Other		
 4. X Interview Summary (PTO-413), Paper No./Mail Date <u>4/2/14</u>. 			
/YEVGENY VALENROD/ Primary Examiner, Art Unit 1672			
U.S. Patent and Trademark Office			
	otice of Allowability	Part of Pap	er No./Mail Date 20140402

UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6119 of 7335 Application/Control Number: 13/910,583 Art Unit: 1672

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

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 3/17/14 has been entered.

EXAMINER'S AMENDMENT

An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Alexey V. Saprigin on 4/1/14.

The application has been amended as follows:

In the claims:

Claims 8-14 have been canceled.

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Application/Control Number: 13/910,583 Art Unit: 1672

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Yevgeny Valenrod whose telephone number is 571-272-9049. The examiner can normally be reached on 8:30am-5:00pm M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Johann Richter can be reached on 571-272-0646. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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

/YEVGENY VALENROD/ Primary Examiner, Art Unit 1672

UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6121 of 7335

(2) <u>Alexery V. Saprigin</u> . (4)		Application No.	Applicant(s)
Examiner Art Unit YEVGENY VALENROD 1672 All participants (applicant, applicant's representative, PTO personnel): 1) YEVGENY VALENROD (a)	Examiner-Initiated Interview Summary	13/910,583	BATRA ET AL.
All participants (applicant; applicant's representative, PTO personnel): (1) YEVGENY VALENROD. (3)		Examiner	Art Unit
1) YEVGENY VALENROD: (3)		YEVGENY VALENROD	1672
(2) <u>Alexery V. Saprigin</u> . (4)	All participants (applicant, applicant's representative, PTO	personnel):	
Date of Interview: <u>if Agrid 2014</u>	(1) <u>YEVGENY VALENROD</u> .	(3)	
Type:	(2) <u>Alexey V. Saprigin</u> .	(4)	
Exhibit shown or demonstration conducted: Yes No. If Yes, brief description:	Date of Interview: 01 April 2014.		
If Yes, brief description:	Type: 🛛 Telephonic 🔲 Video Conference 🔲 Personal [copy given to: 🗌 applicant	applicant's representative	9]
For each of the checked box(e) above, please describe below the issue and detailed description of the discussion) Claim(s) discussed: <u>B-14</u> . Identification of prior art discussed: <u>none</u> . Substance of Interview For each issue discussed, provide a detailed description and indicate if agreement was reached. Some topics may include: identification or clarification of a efference or a portion thereof, claim interpretation, proposed amendments, arguments of any applied references etc) A proposed Examiner's Amendment to cancel claims 8-14 was discussed and agreed upon Applicant recordation instructions: It is not necessary for applicant to provide a separate record of the substance of interview. Examiner recordation instructions: Examiners must summarize the substance of any interview of record. A complete and proper recordation induction the interview, to include the items listed in MPEP 713 04 for complete and proper recordation inducting the identification of a tore point preview of record. A complete mater sidecussed ageneral indication of any other perintern maters discussed ageneral indication as to whether or not agreement was reached on the issues raised. Attachment VEVGENV VALENROD/ ************************************		🛛 No.	
Identification of prior art discussed: <u>none</u> . Substance of Interview For each issue discussed, provide a detailed description and indicate if agreement was reached. Some topics may include: identification or clarification of a vertice or a portion thereof, claim interpretation, proposed amendments, arguments of any applied references etc): A proposed Examiner's Amendment to cancel claims 8-14 was discussed and agreed upon Applicant recordation instructions: It is not necessary for applicant to provide a separate record of the substance of interview. Examiner recordation instructions: It is not necessary for applicant to provide a separate record of the substance of interview. Examiner recordation instructions: It is not necessary for applicant to provide a separate record of the substance of interview. Examiner recordation instructions: Examiners must summarize the substance of an interview should include the items listed in MPEP 713.04 for complete and proper recordation including the identification of the general thread or issue discussed, a general indication of any other periment matters discussed regarding patchatelity and the general results or outcome of the interview, to include an indication as to whether or not agreement was reached on the issues raised. Attachment			
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For each issue discussed, provide a detailed description and indicate if agreement was reached. Some topies may include: identification or clarification of a deference or a portion thereof, claim interpretation, proposed amendments, arguments of any applied references etc) A proposed Examiner's Amendment to cancel claims 8-14 was discussed and agreed upon Applicant recordation instructions: It is not necessary for applicant to provide a separate record of the substance of interview. Examiner recordation instructions: It is not necessary for applicant to provide a separate record of the substance of interview. Examiner recordation instructions: Examiners must summarize the substance of any interview of record. A complete and proper recordation of the substance of an interview should include the items listed in MFEP 713.04 for complete and proper recordation including the identification of the substance of any interview of record. A complete and proper recordation of the substance of an interview should include the items listed in MFEP 713.04 for complete and proper recordation including the identification of any other pertinent matters discussed regarding patentability and the general thus to feach argument or issue discussed, a general indication of any other pertinent matters discussed regarding patentability and the general results or outcome of the interview, to include an indication as to whether or not agreement was reached on the issues raised. Attachment	Identification of prior art discussed: none.		
Applicant recordation instructions: It is not necessary for applicant to provide a separate record of the substance of interview. Examiner recordation instructions: Examiners must summarize the substance of any interview of record. A complete and proper recordation including the identification of the substance of an interview should include the items listed in MPEP 713.04 for complete and proper recordation including the identification of the general thrust of each argument or issue discussed, a general indication of any other pertinent matters discussed regarding patentability and the general thrust or outcome of the interview, to include an indication as to whether or not agreement was reached on the issues raised. Attachment /YEVGENV VALENROD/ Primary Examiner, Art Unit 1672 S Patent and Trademark Office TOL-413B (Rev. 8/11/2010) Interview Summary Paper No. 20140402 UT EX. 2010 SteadyMed v. United Therapeutics IPR2016-00006			le: identification or clarification of a
Applicant recordation instructions: It is not necessary for applicant to provide a separate record of the substance of interview. Examiner recordation instructions: Examiners must summarize the substance of any interview of record. A complete and proper recordation including the identification of the substance of an interview should include the items listed in MPEP 713.04 for complete and proper recordation including the identification of the general thrust of each argument or issue discussed, a general indication of any other pertinent matters discussed regarding patentability and the general thrust or outcome of the interview, to include an indication as to whether or not agreement was reached on the issues raised. Attachment /YEVGENV VALENROD/ Primary Examiner, Art Unit 1672 S Patent and Trademark Office TOL-413B (Rev. 8/11/2010) Interview Summary Paper No. 20140402 UT EX. 2010 SteadyMed v. United Therapeutics IPR2016-00006	A proposed Examiner's Amendment to cancel claims 8-14	was discussed and agreed	upon
general results or outcome of the interview, to include an indication as to whether or not agreement was reached on the issues raised. Attachment /YEVGENY VALENROD/ Primary Examiner, Art Unit 1672 S. Patent and Trademark Office TOL-413B (Rev. 8/11/2010) Interview Summary 23 UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006	Examiner recordation instructions: Examiners must summarize the sub the substance of an interview should include the items listed in MPEP 713	stance of any interview of record. A .04 for complete and proper record	A complete and proper recordation of ation including the identification of the
/YEVGENY VALENROD/ Primary Examiner, Art Unit 1672 S. Patent and Trademark Office TOL-413B (Rev. 8/11/2010) Interview Summary 23 UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006	general results or outcome of the interview, to include an indication as to v		
Primary Examiner, Art Unit 1672 S. Patent and Trademark Office TOL-413B (Rev. 8/11/2010) Interview Summary 23 UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006			
TOL-413B (Rev. 8/11/2010) Interview Summary Paper No. 20140402 23 UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006	Primary Examiner, Art Unit 1672		
IPR2020-00	S. Patent and Trademark Office TOL-413B (Rev. 8/11/2010) Interview 23		d v. United Therapeutics
			IPR2020-007

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EAST Search History (Prior Art)

Ref #	Hits	Search Query	DBs	Defa ult Oper ator	Plurals	Time Stamp
L1	13	((HITESH) near2 (BATRA)).INV.	US-PGPUB; USPAT; USOCR	OR	OFF	2014/04/02 15:28
L2	11	((SUDERSAN) near2 (TULADHAR)).INV.	US-PGPUB; USPAT; USOCR	OR	OFF	2014/04/02 15:28
L3	23	((RAJU) near2 (PENMASTA)).INV.	US-PGPUB; USPAT; USOCR	OR	OFF	2014/04/02 15:28
L4	219	((DAVID) near2 (WALSH)).INV.	US-PGPUB; USPAT; USOCR	OR	OFF	2014/04/02 15:28
L5	218	L1 or L2 or L3 or L4	US-PGPUB; USPAT	OR	OFF	2014/04/02 15:28
L6	12	L5 and treprostinil	US-PGPUB; USPAT	OR	OFF	2014/04/02 15:28
L7	845	treprostinil	US-PGPUB; USPAT	OR	OFF	2014/04/02 15:28
L8	74	L7 same diethanolamine	US-PGPUB; USPAT	OR	OFF	2014/04/02 15:28
L9	0	L8 same (crystal or crystallized)	US-PGPUB; USPAT	OR	OFF	2014/04/02 15:28
L10	10	L8 same polymorph	US-PGPUB; USPAT	OR	OFF	2014/04/02 15:28
L11	829	(562/466).CCLS.	US-PGPUB; USPAT; USOCR	OR	OFF	2014/04/02 15:28
L12	20	L7 and L11	US-PGPUB; USPAT	OR	OFF	2014/04/02 15:28
L13	14	L12 and diethanolamine	US-PGPUB; USPAT	OR	OFF	2014/04/02 15:28
L14	1350	(514/569).CCLS.	US-PGPUB; USPAT; USOCR	OR	OFF	2014/04/02 15:29
L17	516	c07c51/08.cpc.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/04/02 15:30

L18	352	c07c51/41.cpc.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/04/02 15:30
L19	115	c07c59/60.cpc.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/04/02 15:30
L20	514	c07c59/72.cpc.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/04/02 15:30
L21	14	c07c405/0075.cpc.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/04/02 15:30
L22	148	c07c39/12.cpc.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/04/02 15:31
L23	868	c07c39/17.cpc.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/04/02 15:31

EAST Search History (Prior Art)

EAST Search History (Interference)

Ref #	Hits	Search Query	DBs	Defa ult Oper ator	Plurals	Time Stamp
L15	2	(514/569).CCLS.	UPAD	OR	OFF	2014/04/02 15:29
L16	0	(562/466).CCLS.	UPAD	OR	OFF	2014/04/02 15:29

OK TO ENTER: /YV/

Atty. Dkt. No. 080618-1255 Appl. No. 13/910,583

Amendments to the Claims:

This listing of claims will replace all prior versions, and listings, of claims in the application:

Listing of Claims:

1. (Currently Amended) In a <u>A</u> process for producing a pharmaceutical composition comprising treprostinil, the improvement comprising <u>providing forming a salt of treprostinil</u> by combining a starting batch of treprostinil having one or more impurities resulting from prior alkylation and hydrolysis steps, forming a salt of treprostinil by combining the starting <u>batch</u> and a base, isolating the treprostinil salt, and preparing a pharmaceutical composition <u>solution from the isolated salt</u> comprising treprostinil or a pharmaceutically acceptable salt thereof from the isolated treprostinil salt, whereby a level of one or more impurities found in the starting batch of treprostinil is lower in the pharmaceutical composition, and wherein said alkylation is alkylation of benzindene triol.

2. (original) The process of claim 1, wherein the salt is isolated in crystalline form.

3. (original) The process of claim 2, wherein the isolated salt is at least 99.8% pure.

4. (original) The process of claim 1, wherein the base is selected from the group consisting of sodium, ammonia, potassium, calcium, ethanolamine, diethanolamine, N-methylglucamine, and choline.

5. (original) The process of claim 4, wherein the base is diethanolamine.

6. (original) The process of claim 1, wherein the base is combined with treprostinil that has not been previously isolated.

7. (original) The process of claim 1, wherein the isolated salt is stored at ambient temperature.

8. (currently amended) A pharmaceutical composition solution prepared by the process of claim 1.

9. (currently amended) A pharmaceutical composition solution prepared by the process of claim 2.

4837-7039-7977.1

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UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6125 of 7335 10. (currently amended) A pharmaceutical composition solution prepared by the process of claim 3.

11. (currently amended) A pharmaceutical composition-solution prepared by the process of claim 4.

12. (currently amended) A pharmaceutical composition solution prepared by the process of claim 5.

13. (currently amended) A pharmaceutical eomposition-solution prepared by the process of claim 6.

14. (currently amended) A pharmaceutical composition solution prepared by the process of claim 7.

4837-7039-7977.1

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UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6126 of 7335

				Ap	Application/Control No.				Applicant(s)/Patent Under Reexamination					
Index of Claims				13	910583				BATR	A ET	AL.			
					Е)	aminer				Art Un	nit			
					YE	EVEGENY	VAL	ENR	DD	1621				
✓	R	ejected		-	Car	celled]	N	Non-El	ected		A Appeal		peal
=	A	llowed		÷	Res	tricted		I	Interfe	rence		0	Obje	ected
	Claims	renumbered	in the sa	me	order as pr	esented by a	pplic	ant		СРА] T.D	. 🗆	R.1.47
	CLA	AIM							DATE					
Fi	inal	Original	07/17/20	013	08/14/2013	04/02/2014								
		1	~		✓	=								
		2	~		√	=								
		3	~		√	=								
		4	~		✓	=								
		5	~		✓	=								
		6	~		✓	=								
		7	~		✓	=								
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		10	✓		 ✓ 	-								
		11	✓		~	-								
		12	✓		 ✓ 	-								
		13	✓		✓	-								
		14	✓		✓	-								

U.S. Patent and Trademark Office

Part of Paper No. : 20140402

UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6127 of 7335

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	Application/Control No.	Applicant(s)/Patent Under Reexamination
Search Notes	13910583	BATRA ET AL.
	Examiner	Art Unit
	YEVEGENY VALENROD	1672

CPC- SEARCHED		
Symbol	Date	Examiner
c07c 51/08; 51/41; 59/60; 59/72; 405/0075; 39/12; 39/17	4/2/2014	YV

Symbol	Date	Examiner

US CLASSIFICATION SEARCHED				
Class	Subclass	Date	Examiner	
562	466	4/2/2014	YV	
514	569	4/2/2014	YV	

SEARCH NOTES				
Search Notes Date Examiner				
EAST search	4/2/2014	YV		
Inventor search	4/2/2014	YV		

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	INTERFERENCE SEARCH		
US Class/ CPC Symbol	US Subclass / CPC Group	Date	Examiner
562	466	4/2/2014	YV
514	569	4/2/2014	YV

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U.S. Patent and Trademark Office	29	Part o 世和轻效。2021的 40402
		SteadyMed v. United Therapeutics IPR2016-00006
		IPR2020-0077

IPR2020-00770 United Therapeutics EX2007 Page 6128 of 7335

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	Application/Control No.	Applicant(s)/Patent Under Reexamination
Issue Classification	13910583	BATRA ET AL.
	Examiner	Art Unit
	YEVEGENY VALENROD	1672

CPC					
Symbol		Тур	oe Version		
C07C	51	/ 08		F	20130101
C07C	51	41		1	20130101
C07C	59	60		А	20130101
C07C	59	/ 72		A	20130101
C07C	405	0075		1	20130101
C07C	39	/ 12		А	20130101
C07C	39	/ 17		А	20130101
A01N	37	/ 10		А	20130101

CPC Combination Sets						
Symbol			Туре	Set	Ranking	Version

NONE			Total Clain	ns Allowed:
(Assistant Examiner)		(Date)	7	,
/YEVEGENY VALENROD/ Primary Examiner.Art Unit 1672		04/02/2014	O.G. Print Claim(s)	O.G. Print Figure
(Primary Examiner)		(Date)	1	none
U.S. Patent and Trademark Office			Pa	rt of Paper No. 20140402
	30		UT E	x 2010

UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006

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	Application/Control No.	Applicant(s)/Patent Under Reexamination
Issue Classification	13910583	BATRA ET AL.
	Examiner	Art Unit
	YEVEGENY VALENROD	1672

US ORIGINAL CLASSIFICATION									INTERNATIONAL	CLA	ss	IFIC	ΑΤΙ	ON	
CLASS SUBCLASS				CLAIMED NON-CLAIMED							CLAIMED				
562 466			С	0	7	С	51 / 08 (2006.01.01)								
	0	OSS REFI		6)		С	0	7	С	51 / 41 (2006.01.01)					
	Un			3)		А	0	1	N	37 / 10 (2006.01.01)					
CLASS	SUB	CLASS (ONE	E SUBCLAS	S PER BLO	CK)										
514	733														

NONE			Total Clain	ns Allowed:
(Assistant Examiner)		(Date)		7
/YEVEGENY VALENROD/ Primary Examiner.Art Unit 1672		04/02/2014	O.G. Print Claim(s)	O.G. Print Figure
(Primary Examiner)		(Date)	1	none
U.S. Patent and Trademark Office			Pa	rt of Paper No. 20140402
	31		UT E	x. 2010
		Steady	Med v. United Thera	

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	Application/Control No.	Applicant(s)/Patent Under Reexamination
Issue Classification	13910583	BATRA ET AL.
	Examiner	Art Unit
	YEVEGENY VALENROD	1672

	Claims renumbered in the same order as presented by applicant						СР	A [] T.D.	C] R.1.	47			
Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original

NONE			Total Clain	ns Allowed:
(Assistant Examiner)		(Date)		7
/YEVEGENY VALENROD/ Primary Examiner.Art Unit 1672		04/02/2014	O.G. Print Claim(s)	O.G. Print Figure
(Primary Examiner)		(Date)	1	none
U.S. Patent and Trademark Office			Pa	rt of Paper No. 20140402
	32		UT E	x. 2010
		SteadyN	/led v. United Thera	peutics

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Atty. Dkt. No. 080618-1255 Appl. No. 13/910,583

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

First Inventor Name: Hitesh BATRA Title: AN IMPROVED PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN® Appl. No.: 13/910,583

Appl. Filing Date: 06/05/2013

Examiner: Yevgeny Valenrod

Art Unit: 1621

Confirmation Number: 7133

REQUEST FOR CONTINUED EXAMINATION (RCE)

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

Commissioner:

This is a Request for Continued Examination (RCE) under 37 C.F.R. § 1.114 of the above-identified application. This RCE and the enclosed items listed below are being filed prior to the earliest of: (1) payment of the issue fee (unless a petition under 37 C.F.R. § 1.313 is granted); (2) abandonment of the application; or (3) the filing of a notice of appeal to the U.S. Court of Appeals for the Federal Circuit under 35 U.S.C. §141, or the commencement of a civil action under 35 U.S.C. §145 or §146 (unless the appeal or civil action is terminated).

1. Submission required under 37 C.F.R. §1.114: (check items that apply)

a. Enclosed are:

4839-8117-0713.1

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UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6132 of 7335 [X] Substantive Submission Under 37 C.F.R. § 1.114.

[X] US Patent 8,481,782 B2 and NPL, Aristoff et al.

The filing fee is calculated below at the large entity rate:

	Claims as Amended		Previously Paid For	Extra Claims Present		Rate		Fee Totals
RCE Fee 1.17(e):				-		\$1,200.0	=	\$1,200.00
						0		
Total Claims:	14	-	20	= 0	x	\$80.00		\$0.00
Independents	1	~	3	= 0	х	\$420.00	=	\$0.00
First p	resentation of	fany	Multiple D	ependent Claims:	+	\$780.00		\$0.00
				CLAIMS	FEI	E TOTAL:	=	\$1,200.00

[X] Applicant hereby petitions for an extension of time under 37 C.F.R. §1.136(a) for the total number of months checked below:

4839-8117-0713.1

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Atty. Dkt. No. 080618-1255 Appl. No. 13/910,583

[X]	Extension for response filed within the first month: \$200.00	1	\$200.00
	EXTENSION FEE SUBTOTAL:		\$200.00
	EXTENSION FEE ALREADY PAID:		\$0.00
	EXTENSION FEE TOTAL		\$200.00
	CLAIMS AND EXTENSION FEE TOTAL:	~	\$1,400.00
	Prioritized Examination fee (Track I) under 37 C.F.R. § 1.17 (c)		\$0.00
	Processing Fee (Track I) under 37 C.F.R. § 1.17 (i)		\$0.00
	Publication Fee		\$0.00
[]	Suspension of action requested under 37 C.F.R. § 1.103(c)		\$0.00
	TOTAL FEE:		\$1,400.00

The above-identified fees of \$1,400.00 are being paid by credit card via EFS-Web.

The Commissioner is hereby authorized to charge any additional fees which may be required regarding this application under 37 C.F.R. §§ 1.16-1.17, or credit any overpayment, to Deposit Account No. 19-0741. Should no proper payment be enclosed herewith, as by the credit card payment instructions in EFS-Web being incorrect or absent, resulting in a rejected or incorrect credit card transaction, the Commissioner is authorized to charge the unpaid amount to Deposit Account No. 19-0741.

Please direct all correspondence to the undersigned attorney or agent at the address indicated below.

Respectfully submitted,

Date March 17, 2014

FOLEY & LARDNER LLP Customer Number: 22428 Telephone: (415) 984-9810 Facsimile: (415) 434-4507

By

Alexey V. Saprigin Agent for Applicants Registration No. 56,439

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Hitesh BATRA et al.

Title: AN IMPROVED PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN®

Appl. No.: 13/910,583

Filing Date: June 5, 2013

Examiner: Yevgeny Valenrod

Art Unit: 1621

Confirmation 7133 Number:

SUBSTANTIVE SUBMISSION UNDER 37 C.F.R. § 1.114

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

Commissioner:

This paper responds to the Final Office Action dated August 20, 2013, the Advisory Action dated November 18, 2013 and the Notice of Panel Decision from Pre-Appeal Brief Review dated January 17, 2014. The present submission follows the response filed November 8, 2013 and the Pre-Appeal Brief Conference request filed December 5, 2013. Applicants petition for extension of time to make this submission timely.

Amendments to the Claims are reflected in the listing of claims which begins on page 2 of this document. Remarks begin on page 4 of this document.

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Amendments to the Claims:

This listing of claims will replace all prior versions, and listings, of claims in the application:

Listing of Claims:

1. (Currently Amended) In a <u>A</u> process for producing a pharmaceutical composition comprising treprostinil, the improvement comprising <u>providing forming a salt of treprostinil</u> by combining a starting batch of treprostinil having one or more impurities resulting from prior alkylation and hydrolysis steps, forming a salt of treprostinil by combining the starting <u>batch</u> and a base, isolating the treprostinil salt, and preparing a pharmaceutical composition <u>solution from the isolated salt</u> comprising treprostinil or a pharmaceutically acceptable salt thereof from the isolated treprostinil salt, whereby a level of one or more impurities found in the starting batch of treprostinil is lower in the pharmaceutical composition, and wherein said alkylation is alkylation of benzindene triol.

2. (original) The process of claim 1, wherein the salt is isolated in crystalline form.

3. (original) The process of claim 2, wherein the isolated salt is at least 99.8% pure.

4. (original) The process of claim 1, wherein the base is selected from the group consisting of sodium, ammonia, potassium, calcium, ethanolamine, diethanolamine, N-methylglucamine, and choline.

5. (original) The process of claim 4, wherein the base is diethanolamine.

6. (original) The process of claim 1, wherein the base is combined with treprostinil that has not been previously isolated.

7. (original) The process of claim 1, wherein the isolated salt is stored at ambient temperature.

8. (currently amended) A pharmaceutical composition solution prepared by the process of claim 1.

9. (currently amended) A pharmaceutical composition solution prepared by the process of claim 2.

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UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6136 of 7335 10. (currently amended) A pharmaceutical composition solution prepared by the process of claim 3.

11. (currently amended) A pharmaceutical composition-solution prepared by the process of claim 4.

12. (currently amended) A pharmaceutical composition solution prepared by the process of claim 5.

13. (currently amended) A pharmaceutical eomposition-solution prepared by the process of claim 6.

14. (currently amended) A pharmaceutical composition solution prepared by the process of claim 7.

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REMARKS

Applicants respectfully request reconsideration and allowance of the present application.

CLAIMS STATUS

Applicants have amended claims 1 and 8-14 to present the claimed invention in a clearer manner. Corresponding amendments have been made in the dependent claims. Support for the amended claima may be found throughout the specification as filed and in particular, for amended claim 1 on page 11. No new matter has been added.

After the amendment, claims 1-14 are pending.

CLAIM REJECTION UNDER 35 U.S.C. § 103

Claims 1-14 stand rejected as obvious over Phares (US2005/0085540) in view of Moriarty et al. (Journal of Organic Chemistry, 2004, 69, 1890-1902). Applicants respectfully traverse.

The PTO failed to establish a *prima facie* case of obviousness at least because of the reasons discussed below. At the outset, applicants emphasize that the claim amendments clearly distinguish the method over the prior art. Phares makes a <u>solid</u> salt of treprostinil which is itself a pharmaceutical end product. By contrast, the present claims relate to pharmaceutical solutions made from a salt intermediate that allows reduction of one or more impurities during intermediate salt formation. Moriarty does not teach or suggest forming a salt as an intermediate to remove impurities before finally making a pharmaceutical solution of treprostinil. Thus, even if Phares and Moriarty were combined, there still would have been no motivation to perform the last recited step of claim 1 as amended, namely preparing a pharmaceutical solution from the salt intermediate.

Applicants provide additional comments on why the PTO failed to establish a *prima* facie case of obviousness below.

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UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6138 of 7335 Phares discusses synthesis of treprostinil diethanolamine (U-15C) as follows in his paragraph 0105:

"Treprostinil acid ... is dissolved in a 1:1 molar ratio mixture of ethanol:water and diethanolamine is added and dissolved. The solution is heated and acetone is added as an antisolvent during cooling."

The PTO explicitly admits that Phares does not teach all the elements of the claimed invention by stating on page 3 of the Final Office Action as follows:

"Although Phares teaches a starting batch comprising treprostinil, he fails to teach impurities resulting from prior alkylation and hydrolysis being present in said starting batch."

This admission may be fairly extended to state that Phares fails to teach impurities resulting from prior alkylation and hydrolysis being present in said starting batch, wherein said alkylation is alkylation of benzindene triol as amended claim 1 recites.

To remedy the admitted deficiencies of Phares, the PTO attempts to rely on Moriarty.

Moriarty teaches a process of making treprostinil, which involves alkylation of benzindene triol and subsequent hydrolysis.

In the Office Action, the PTO attempts to combine Phares and Moriarty in order to arrive at the claimed invention.

Applicants respectfully submit that the pending claims contain a number of "purity" elements. In particular, claim 1 recites that "a level of one or more impurities found in the starting batch of treprostinil is lower in the pharmaceutical composition." Furthermore, claim 3 recites the isolated in crystalline form salt is 99.8% pure.

Neither Phares, nor Moriarty do explicitly teach these "purity" elements of pending claims.

In order to arrive at the "purity" elements of the pending claims, the PTO relies on inherency theory, see e.g. the following assertions from page 4 of the Office Action:

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UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6139 of 7335 "The purity limitations found in the instant claim [3 and] 10 are inherently met by the combination of the two references."

"The purity of the salt is inherently increased since the same steps directed to formation of the salt are followed in both instant claims and Phares."

The PTO failed to establish a *prima facie* case of obviousness at least because <u>the</u> <u>PTO improperly relies on probabilities or possibilities in its inherency based rejection</u>.

MPEP § 2112.IV provides the following guidelines for rejections based on inherency theory:

"IV. EXAMINER MUST PROVIDE RATIONALE OR EVIDENCE TENDING TO SHOW INHERENCY"

"The fact that a certain result or characteristic <u>may occur or be present</u> in the prior art is <u>not sufficient to establish</u> 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 '<u>must make clear</u> that the missing descriptive matter <u>is necessarily present</u> in the thing described in the reference, and that it would be so recognized by persons of ordinary skill. <u>Inherency, however, may not be established by probabilities or</u> <u>possibilities</u>. <u>The mere fact that a certain thing may result from a given set of</u> <u>circumstances is not sufficient</u>.' " In re Robertson, 169 F.3d 743, 745, 49 USPQ2d 1949, 1950-51 (Fed. Cir. 1999) (citations omitted)" (Bold underlining added)

"In relying upon the theory of inherency, the <u>examiner must provide a basis</u> in fact and/or technical reasoning to reasonably support the determination that the allegedly inherent characteristic <u>necessarily</u> flows from the teachings of the applied prior art." Ex parte Levy, 17 USPQ2d 1461, 1464 (Bd. Pat. App. & Inter. 1990) (emphasis in original)" (Bold underlining added)

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In the present rejection, the PTO improperly tries to establish inherency theory based on possibilities or probabilities. This is particularly clear from the following sentence bridging pages 4-5: "if one is to produce treprostinil according to the process of [Moriarty] and [to] prepare a salt according to the process of Phares the reduction in impurities would be inherent." (underlining added) The above cited sentence contains the underlined conditional "if" clause, which, at least because there are processes for producing treprostinil other than the one of Moriarty provides evidence that the PTO improperly relies on probabilities or possibilities in its inherency based rejection.

Phares does not provide any information regarding his starting batch of treprostinil. Although it is possible that Phares' starting batch of treprostinil could have been a treprostinil batch prepared by Moriarty's process, which involves alkylation of benzindene triol and hydrolysis, which batch would have one or more impurities resulting from the prior alkylation and hydrolysis steps, it is also possible that Phares' starting batch could have been an alternative treprostinil batch prepared by another process, which does not involve alkylation of benzindene triol and hydrolysis. Such alternative treprostinil batch would not have one or more impurities resulting from the prior alkylation and hydrolysis steps. For example, Phares' starting batch could have been a treprostinil batch prepared by a process disclosed in the enclosed reference, Aristoff et al., Advances in Prostaglandin, Thromboxanes, and Leukotriene Research, Vol. 11, pages 267-274, 1983. Aristoff's process does not involve alkylation of benzindene triol and hydrolysis. Therefore, the treprostinil batch prepared by Aristoff's process would not have one or more impurities resulting from the prior alkylation and hydrolysis steps. It is also possible that Phares' starting batch could have been a treprostinil batch prepare by a process presented in Scheme 3 and Example 3 (bottom of columns 19-20, top of columns 21-22) of enclosed US patent no. 8,481,782. The process of the '782 patent does not involve alkylation of benzindene triol and hydrolysis. Thus, the treprostinil batch prepared by the process presented in Scheme 3 and Example 3 of the '782 patent would not have one or more impurities resulting from the prior alkylation and hydrolysis steps. In addition, it is possible that Phares' starting batch of treprostinil could have been a treprostinil batch prepared by Moriarty's process, which involves alkylation of benzindene triol and hydrolysis, which was subsequently purified from one or more

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UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6141 of 7335 impurities resulting from the prior alkylation and hydrolysis steps. Such a batch would not have one or more impurities resulting from the prior alkylation and hydrolysis steps.

Considering that Phares does not provide any information regarding his starting treprostinil batch, each of the scenarios discussed in the above paragraph is as possible and probable as the PTO's proposed scenario.

In sum, the PTO failed to establish a *prima facie* case of obviousness at least because it improperly relies on probabilities or possibilities in its inherency based rejection. Thus, for this reason alone, Applicants request withdrawal of the rejection.

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CONCLUSION

Applicants believe that the present application is in condition for allowance. Favorable reconsideration of the application is respectfully requested. The Examiner is invited to contact the undersigned by telephone if it is felt that a telephone interview would advance the prosecution of the present application.

The Commissioner is hereby authorized to charge any additional fees which may be required regarding this application under 37 C.F.R. §§ 1.16-1.17, or credit any overpayment, to Deposit Account No. 19-0741. Should no proper payment be enclosed herewith, as by a check being in the wrong amount, unsigned, post-dated, otherwise improper or informal or even entirely missing or a credit card payment form being unsigned, providing incorrect information resulting in a rejected credit card transaction, or even entirely missing, the Commissioner is authorized to charge the unpaid amount to Deposit Account No. 19-0741. If any extensions of time are needed for timely acceptance of papers submitted herewith, Applicants hereby petition for such extension under 37 C.F.R. §1.136 and authorizes payment of any such extensions fees to Deposit Account No. 19-0741.

March 17 2019 Date

FOLEY & LARDNER LLP Customer Number: 22428 Telephone: (202) 672-5569 Facsimile: (202) 672-5399

Alexex ____Saprigin Re*g*#56,439 Respectfully submitted,

Coll Stephen B. Maebius Attorney for Applicants Registration No. 35,264

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US008481782B2

(12) United States Patent Batra et al.

(10) Patent No.: US 8,481,782 B2 (45) Date of Patent: Jul. 9, 2013

(54) **TREPROSTINIL PRODUCTION**

- (75) Inventors: Hitesh Batra, Herndon, VA (US); Raju Penmasta, Ashburn, VA (US); Vijay Sharma, Olney, MD (US); Sudersan M. Tuladhar, Silver Spring, MD (US); David A. Walsh, Spotsylvania, VA (US)
- (73) Assignee: United Therapeutics Corporation, Silver Spring, MD (US)
- (*) Notice: Subject to any disclaimer, the term of this patent is extended or adjusted under 35 U.S.C. 154(b) by 38 days.
- (21) Appl. No.: 13/151,465
- (22) Filed: Jun. 2, 2011

(65) **Prior Publication Data**

US 2011/0319641 A1 Dec. 29, 2011

Related U.S. Application Data

- (60) Provisional application No. 61/351,115, filed on Jun. 3, 2010.

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Primary Examiner — Rosalynd Keys

(74) Attorney, Agent, or Firm - Foley & Lardner LLP

(57) ABSTRACT

The present invention is directed to a novel method for preparing a synthetic intermediate for treprostinil via a stereoselective alkyne addition reaction. Also described are methods of preparing treprostinil comprising the alkyne addition reaction described herein as well as novel intermediates useful for synthesis prostacyclin derivatives, such as treprostinil.

23 Claims, No Drawings

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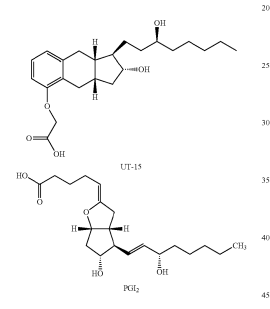
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TREPROSTINIL PRODUCTION

The present application claims the benefit of U.S. provisional application No. 61/351,115 filed Jun. 3, 2010, which is incorporated herein by reference in its entirety.

The present application relates to a process for producing prostacyclin derivatives, such as Treprostinil, and novel intermediate compounds useful in the process.

(+)-Treprostinil (also known as UT-15) is the active ingre-10 dient in Remodulin®, a commercial drug approved by FDA for the treatment of pulmonary arterial hypertension (PAH). It was first described in U.S. Pat. No. 4,306,075. Treprostinil is a stable analog of prostacyclin (PGI₂) belonging to a class of compounds known as benzindene prostacyclins, which are 15 useful pharmaceutical compounds possessing activities such as platelet aggregation inhibition, gastric secretion reduction, lesion inhibition, and bronchodilation.



U.S. Pat. No. 5,153,222 describes use of treprostinil for treatment of pulmonary hypertension. Treprostinil is approved for the intravenous as well as subcutaneous route, the latter avoiding potential septic events associated with 50 continuous intravenous catheters. U.S. Pat. Nos. 6,521,212 and 6,756,033 describe administration of treprostinil by inhalation for treatment of pulmonary hypertension, peripheral vascular disease and other diseases and conditions. U.S. Pat. No. 6,803,386 discloses administration of treprostinil for ⁵⁵ by structural formula (I): treating cancer such lung, liver, brain, pancreatic, kidney, prostate, breast, colon and head-neck cancer. U.S. patent application publication No. 2005/0165111 discloses treprostinil treatment of ischemic lesions. U.S. Pat. No. 7,199,157 discloses that treprostinil treatment improves kidney functions. U.S. Pat. No. 7,879,909 discloses treprostinil treatment of neuropathic foot ulcers. U.S. publication No. 2008/ 0280986 discloses treprostinil treatment of pulmonary fibrosis, interstitial lung disease with treprostinil and asthma. U.S. 65 Pat. No. 6,054,486 discloses treatment of peripheral vascular disease with treprostinil. U.S. patent application publication

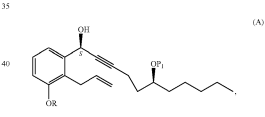
No. 2009/0036465 discloses combination therapies comprising treprostinil. U.S. publication No. 2008/0200449 discloses delivery of treprostinil using a metered dose inhaler. U.S. Pat. Nos. 7,417,070, 7,384,978 and 7,544,713 as well as U.S. publications Nos. 2007/0078095, 2005/0282901, and 2008/ 0249167 describe oral formulations of treprostinil and other prostacyclin analogs as well as their use for treatment of a variety of conditions. U.S. provisional application No. 61/354,949 filed Jun. 15, 2010 discloses the use of orally administered treprostinil for treatment of Raynaud's phenomenon, systemic sclerosis and digital ischemic lesions.

Treprostinil and other prostacyclin derivatives have been prepared as described in Moriarty, et al in J. Org. Chem. 2004, 69, 1890-1902, Drug of the Future, 2001, 26(4), 364-374, U.S. Pat. Nos. 4,306,075, 6,441,245, 6,528,688, 6,700,025, 6,765,117, 6,809,223 and US Publication No. 2009/0163738. The entire teaching of these documents are incorporated herein by reference in their entirety. The methods described in ²⁰ these patent documents, however, do not describe a feasible production method for producing stereochemically pure treprostinil because, for example, the methods require the use of expensive reagents and tedious chromatographic purification

techniques. Therefore, there is a need in the art for an economical, efficient and simplified method for preparing trepostinil and its synthetic intermediates.

SUMMARY

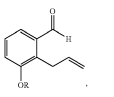
One embodiment relates to a method of preparing a synthetic intermediate of trepostinil represented by the following structural formula:



wherein

P₁ is an alcohol protecting group; R is $-(CH_2)_n X;$ X is H, phenyl, —CN, —OR₁ or COOR₁; R1 is an alkyl, THP or TBDMS; and n is 1, 2 or 3.

The method comprises reacting a compound represented



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(I)

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(a)

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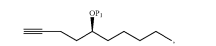
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(1)

by structural formula (5):

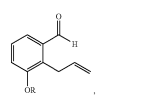
3 with a compound represented by structural formula (a):



wherein R and P, are as described above for structural for-10 mula (A).

Another embodiment is to a method of preparing treprostinil comprising reaction 1, and optionally comprising one or more reactions 2-9 according to Scheme 2.

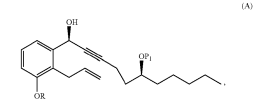
Yet another embodiment is a compound of formula (1):



wherein R is $(CH_2)_m CO_2 R_1$, m is 1, 2 or 3, and R_1 is an alkyl group, THP, TBDMS or a substituted or

unsubstituted benzyl group. And yet another embodiment is a compound represented

by structural formula (A):

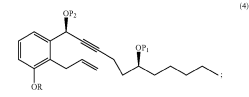




- P₁ is an alcohol protecting group;
- wherein R is $(CH_2)_m CO_2 R_1$, m is 1, 2 or 3, and

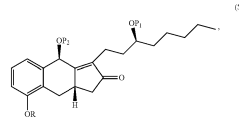
 \mathbf{R}_{1} is an alkyl group or a substituted or unsubstituted benzyl group.

And yet another embodiment is a compound represented 50 by structural formula (4):





- each of P₁ and P₂ is an alcohol protecting group;
- wherein R is $(CH_2)_m CO_2 R_1$, m is 1, 2 or 3, and R1 is an alkyl group, or a substituted or unsubstituted ben
 - zyl group.



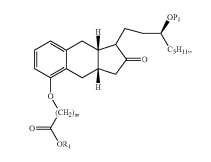
wherein:

each of P1 and P2 is an alcohol protecting group;

wherein R is $(CH_2)_m CO_2 R_1$, m is 1, 2 or 3, and

R1 is an alkyl group, or a substituted or unsubstituted benzyl group

And yet another embodiment is a compound represented by structural formula (6):



wherein:

P₁ is an alcohol protecting group; wherein m is 1, 2 or 3, and R₁ is an alkyl group, or hydrogen.

DETAILED DESCRIPTION

Unless otherwise specified, "a" or "an" means "one or more".

The present application is directed to methods of preparing treprostinil and synthetic intermediates useful of synthesizing treprostinil as well to synthetic intermediates themselves.

55 The present application is also directed to methods of preparing treprostinil or a pharmaceutically acceptable salt thereof comprising the alkyne addition reaction described herein. Preferred treprostinil salts may include the sodium salt and the diethanolamine salt (see, e.g., U.S. Pat. No. 7,417,070).

In some embodiments, the present application is directed to a method of preparing a synthetic intermediate (A) of treprostinil through a stereoselective alkyne addition reaction.

One embodiment is directed to a novel method (reaction 1) 65 for preparing a compound of structural formula (A) comprising the step of reacting an aldehyde of structural formula (I) with an alkyne of structural formula (a):

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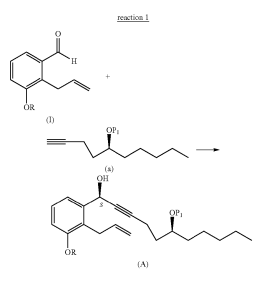
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4 And yet another embodiment is a compound represented

(5)

(6)

25



5

wherein:

P₁ is an alcohol protecting group;

R is $-(CH_2)_n X;$

X is H, phenyl, ---CN, ---OR₁ or COOR₁;

tuted benzyl group; and

n is 1, 2 or 3

As used herein, "an alcohol protecting group" is a functional group that protects the alcohol group from participating $_{35}$ in reactions that are occurring in other parts of the molecule. Suitable alcohol protecting groups are well known to those of ordinary skill in the art and include those found in T. W. Greene, Protecting Groups in Organic Synthesis, John Wiley & Sons, Inc. 1981, the entire teachings of which are incorpo- $_{40}$ rated herein by reference. Exemplary alcohol protecting groups include, but are not limited to, actetyl, benzoyl, benzyl, p-methoxyethoxymethyl ether, methoxymethyl ether, dimethoxytrityl, p-methoxybenzyl ether, trityl, silyl ether (e.g., trimethylsilyl (TMS), tert-butyldimethylsilyl (TB- 45 MDS), tert-butyldimethylsilyloxymethyl (TOM) or triisopropylsilyl (TIPS) ether), tetrahydropyranyl (THP), methyl ether and ethoxyethyl ether (EE).

An alkyl group may be a saturated straight-chain or branched aliphatic group. For example, an alkyl group may a 50 (C1-C6)alkyl, (C1-C5)alkyl, (C1-C4)alkyl or (C1-C3)alkyl. Examples of alkyl groups include methyl, ethyl, n-propyl, isopropyl, n-butyl, isobutyl, sec-butyl, tert-butyl, pentyl, isoamyl, and hexyl. An alkyl group is optionally substituted with an alkyl, a cycloalkyl (e.g., cyclopentyl or cyclohexyl), an 55 aryl (e.g., phenyl), or heteroaryl group.

A phenyl group may be optionally substituted with one or more substituents, which may be independently selected from the group consisting of -NO2, -CN, halogen (e.g., -F, -Cl, -Br or -I), (C1-C3)alkyl, halo(C1-C3)alkyl, 60 (C1-C3)alkoxy and halo(C1-C3)alkoxy.

A substituted benzyl group may be optionally substituted at one or more meta, ortho or para positions with one or more substituents, which may be independently selected from the group consisting of -NO₂, -CN, halogen (e.g., -F, -Cl, 65 -Br or —I), (C1-C3)alkyl, halo(C1-C3)alkyl, (C1-C3) alkoxy and halo(C1-C3)alkoxy.

In one embodiment, for reaction 1 described above, P1 may be THP.

In another embodiment, R may be selected from the group consisting of methyl, benzyl, CH2COOMe, -CH₂COOCH₂Ph, THP and TBDMS. Alternatively, R is methvl.

In yet another embodiment, R is methyl and P₁ is THP.

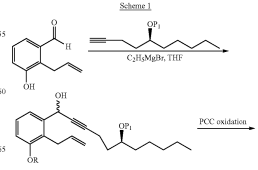
In yet another embodiments, R is --CH₂CO₂R₁, wherein ¹⁰ R₁ is an alkyl group, such as a straight or branched C1-C5 alkyl group, or a substituted or unsubstituted benzyl group, and P1 is tetrahydrofuranyl (THP), benzyl, 2,4-dinitrobenzyl, methoxymethyl (MOM), tertiarybutyldimethylsilyl (TB-DMS), tertiarybutyldiphenylsilyl (TBDPS) or triethylsilyl 15 (TES).

When reaction 1 is carried out in the presence of a chiral inducing agent, the reaction may yield a product having predominantly S configuration of the hydroxyl group at the benzylic carbon position. A "chiral inducing agent" is a compound that is used to create stereoselectivity at a chiral center. For example, (+)-N-methylephiderine may be used as the chiral inducing agent for reaction 1 described above. In one embodiment, at least 70%, 80%, 90%, 95%, 97%, 98%, 99%, 99.5%, 99.9% or 100% by weight of the product of reaction 1 is represented by structural formula (A), i.e., the compound prepared by reaction 1 has at least 40%, 60%, 80%, 90%, 94%, 96%, 98%, 99.0%, 99.8% or 100% chiral purity.

In some embodiments, reaction 1 may be carried out in the R_1 is an alkyl, THP, TBDMS or a substituted or unsubsti-³⁰ presence of a base and a zinc reagent. An exemplary zinc reagent includes zinc triflate (Zn(OTf)₂). Suitable bases that may be used include, for example, an alkali carbonate, an alkali hydroxide, an amine and an ammonium hydroxide. In some embodiments, Et₃N may be preferred as the base.

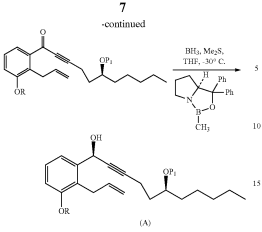
> In some embodiments, reaction 1 as described in any one of the foregoing embodiments may be carried out in an organic solvent. Suitable organic solvents include, for example, ethereal solvents (e.g., diethyl ether, methyl tert-butyl ether, tetrahydrofuran, 1,4-dioxane and dimethoxyethane), aromatic solvents (e.g., benzene and toluene), chlorinated solvents (e.g., methylene chloride and 1,2-dichloroethane), alcohol solvents (e.g., methanol, ethanol, 2-propanol), dimethylformamide, dimethyl sulfoxide and acetonitrile. In one specific embodiment, reaction 1 may be carried out in toluene

> U.S. Pat. Nos. 6,700,025, 6,809,223, 6,528,668 and 6,441, 245 describe a method, which may be used for preparing some of the compounds of structural formula (A). This method, depicted in Scheme 1, however, includes 3 reaction steps.



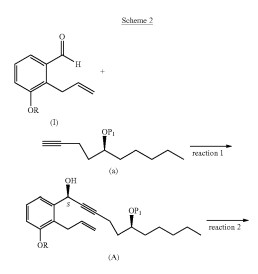
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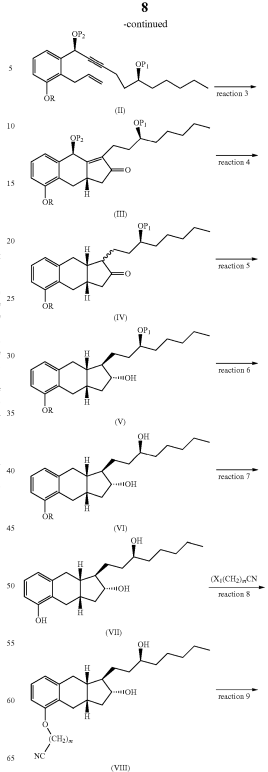




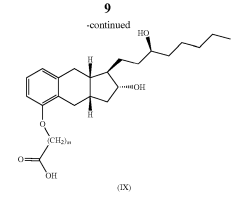
Compared to the prior art method, reaction 1 of the present invention may have one or more of the following advantages: (1) reaction 1 has high diastereoselectivity, wherein the product with greater than 95% chiral purity can be obtained. (2) the prior method requires 3-step synthesis; whereas the method (reaction 1) of the present invention only has a single step, which shortens the number of chemical steps needed; eliminates the tedious column chromatographic purifications involved in the extra two steps and saves manpower and large $_{30}$ volume of solvents. (3) reaction 1 may be carried out at room temperature, and therefore no cryogenic reactors are needed; (4) reaction 1 is less expensive than the prior art method as the prior art method involves the use of expensive reagents as needed in the Corey asymmetric reduction. (5) reaction 1 is an 35 eco-friendly method as it does not require the use of obnoxious borane-dimethyl sulfide complex in the Corey asymmetric reduction.

In some embodiments, the compound of structural formula (A) may be subsequently converted to a prostacyclin deriva-⁴⁰ tive such as treprostinil according to Scheme 2, reaction steps 2-9.





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In Scheme 2, R and P1 are as described above for structural formula (A); P_2 is an alcohol protecting group; and m is 1, 2, or 3.

The present application may be also directed to a method of preparing a prostacyclin derivative represented by structural formula (IX) or a pharmaceutically acceptable salt thereof comprising reaction 1. In some embodiments, the method may also optionally include one or more steps selected from 25 the group consisting of reaction 2, reaction 3, reaction 4, reaction 5, reaction 6, reaction 7, reaction 8 and reaction 9 shown in Scheme 2 in conjunction with reaction 1 to make the prostaglandin derivative (IX). For example, the method comprises the steps of reaction 1 and reaction 3. Alternatively, the method may comprise the steps of reaction 1, reaction 3, reaction 4, reaction 5 and reaction 6. In another alternative, the method may comprise the steps of reaction 1, reaction 8 and reaction 9. In yet another alternative, the method for 35 in an organic solvent, such as ethereal solvents (e.g., diethyl preparing treprostinil comprises the steps of reaction 1, reaction 2, reaction 3, reaction 4, reaction 5, reaction 6, reaction 7, reaction 8 and reaction 9.

As used herein, a "pharmaceutically acceptable salt" refers sition and is generally safe, non-toxic and neither biologically nor otherwise undesirable pharmaceutical use.

Compounds with basic groups, such as amine groups, can form pharmaceutically acceptable salts with pharmaceutically acceptable acid(s). Suitable pharmaceutically accept- 45 able acid addition salts of the compounds of the invention include salts of inorganic acids (such as hydrochloric acid, hydrobromic, phosphoric, metaphosphoric, nitric, and sulfuric acids) and of organic acids (such as, acetic acid, benzenesulfonic, benzoic, citric, ethanesulfonic, fumaric, gluconic, 50 glycolic, isethionic, lactic, lactobionic, maleic, malic, methanesulfonic, succinic, p-toluenesulfonic, and tartaric acids). Compounds with acidic groups such as carboxylic acids can form pharmaceutically acceptable salts with pharmaceutically acceptable base(s). Suitable pharmaceutically accept- 55 able basic salts include ammonium salts, alkali metal salts (such as sodium and potassium salts) and alkaline earth metal salts (such as magnesium and calcium salts). Compounds with a quaternary ammonium group also contain a counteranion such as chloride, bromide, iodide, acetate, perchlorate 60 and the like. Other examples of such salts include hydrochlorides, hydrobromides, sulfates, methanesulfonates, nitrates, maleates, acetates, citrates, fumarates, tartrates [e.g. (+)-tartrates, (-)-tartrates or mixtures thereof including racemic mixtures], succinates, benzoates and salts with amino acids 65 such as glutamic acid. A particularly preferred salt is the diethanolamine salt of treprostinil.

In one embodiment, the prostacyclin derivative (e.g., treprostinil) prepared according to the methods described herein may have at least 40%, 60%, 80%, 90%, 94%, 96%, 98%, 99.0%, 99.8% or 100% chiral purity.

In one embodiment, the prostacyclin derivative is treprostinil represented by structural formula (IX-1) (i.e., m=1 for structural formula (IX).

In one embodiment, for structural formulas (I)-(VI) and (A), R may be selected from the group consisting of methyl,

10 benzyl, -CH2COOMe, -CH2COOCH2Ph, THP and TBDMS. More specifically, R is methyl.

In another embodiment, for structural formulas (I)-(V), (A) and (a), P1 is THP.

In yet another embodiment, for structural formulas (II) and 15 (III), P2 is TBDMS.

In another embodiment, for reactions depicted in Scheme 2, R is methyl, P_1 is THP, P_2 is TBDMS and m is 1.

In one embodiment, for methods of preparing a prostacyclin derivative described herein, specific conditions and 20 reagents for reaction 1 are as described above.

For reaction 2 depicted in Scheme 2 above, compound (A) is reacted with an alcohol protecting reagent to form the compound of structural formula (II). An "alcohol protecting reagent" is a reagent that converts a --OH group to --OP2. In one embodiment, the alcohol protecting reagent is TBDM-SC1.

In one embodiment, reaction 2 is carried out in the presence of a base. Suitable base can be used includes, but is not limited to, an alkali carbonate, an alkali hydroxide, an amine and an 30 ammonium hydroxide. More specifically, the base is an amine. Even more specifically, the base is a mixture of imidazole and dimethylaminopyridine (DMAP).

Reaction 2 can be carried out in a suitable solvent or a solvent mixture. In one embodiment, reaction 2 is carried out ether, methyl tert-butyl ether, tetrahydrofuran, 1,4-dioxane and dimethoxyethane), aromatic solvents (e.g., benzene and toluene), chlorinated solvents (e.g., methylene chloride and 1,2-dichloroethane), alcohol solvents (e.g., methanol, ethato a salt that is useful in preparing a pharmaceutical compo- 40 nol, 2-propanol), dimethylformamide, dimethyl sulfoxide and acetonitrile. In one embodiment, the solvent is methylene chloride (CH₂Cl₂).

> For reaction 3 depicted in Scheme 2, the compound of structural formula (II) is converted to the compound of structural formula (III) through a cobalt-mediated cyclization reaction. More specifically, the cyclization reaction is carried out in the presence of $CO_2(CO)_8$.

> In one embodiment, reaction 3 is carried out in an organic solvent or a mixture of organic solvents. Suitable organic solvents include, but are not limited to, ethereal solvents (e.g., diethyl ether, methyl tert-butyl ether, tetrahydrofuran, 1,4dioxane and dimethoxyethane), aromatic solvents (e.g., benzene and toluene), chlorinated solvents (e.g., methylene chloride and 1,2-dichloroethane), alcohol solvents (e.g., methanol, ethanol, 2-propanol), dimethylformamide, dimethyl sulfoxide and acetonitrile. More specifically, reaction 3 is carried out initially in CH₂Cl₂ followed by removal of the solvent by distillation. The reaction is subsequently carried out in acetonitrile.

> For reaction 4 depicted in Scheme 2, the compound of structural formula (III) is hydrogenated with H₂ to form the compound of structural formula (IV). In one embodiment, the hydrogenation reaction is carried out in the presence of a hydrogenation catalyst. More specifically, the hydrogenation reaction is carried out in the presence of Pd/C. In another embodiment, the hydrogenation reaction is carried out in the presence of a base, such as a alkali carbonate (e.g., K2CO3).

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Reaction 4 can be carried out in an organic solvent, such as ethereal solvents (e.g., diethyl ether, methyl tert-butyl ether, tetrahydrofuran, 1,4-dioxane and dimethoxyethane), aromatic solvents (e.g., benzene and toluene), chlorinated solvents (e.g., methylene chloride and 1,2-dichloroethane), alcohol solvents (e.g., methanol, ethanol, 2-propanol), dimethylformamide, dimethyl sulfoxide and acetonitrile. More specifically, the reaction is carried out in EtOH.

For reaction 5, the compound of structural formula (IV) is reacted with a reducing agent to form the compound of struc-10 tural formula (V). A "reducing agent" is a reagent that can convert a carbonyl functional group to an alcohol functional group. Suitable reducing agents can be used include, but are not limited to, NaBH₄ and LiAlH₄. More specifically, the reducing agent is NaBH₄. In one embodiment, reaction 5 is carried out in the presence of a base, such as an alkali hydroxide (e.g. NaOH). Reaction 5 can be carried out in an organic solvent, such as those described above. More specifically, the reaction is carried out in EtOH.

For reaction 6, the compound of structural formula (V) is 20 reacted with a strong acid, such as p-toluenesulfonic acid (pTsOH), TFA, TfOH, or hydrochloric acid, to form the compound of structural formula (VI). More specifically, the acid is pTsOH. Reaction 6 can be carried out in an organic solvent, such as those described above. More specifically, the solvent 25 is MeOH.

For reaction 7, the compound of structural formula (VI) is reacted with Ph_2PH in the presence of a base. In one embodiment, the base is alkyllithium. More specifically, the base is nBuLi. Reaction 7 can be carried out in an organic solvent. Exemplary organic solvents are described above. In one embodiment, reaction 7 is carried out in tetrahydrofuran (THF).

For reaction 8, the compound of structural formula (VII) is reacted with $X_1(CH_2)_mCN$ to form the compound of structural formula (VIII), wherein X_1 is a leaving group and m is 1, 2 or 3. A "leaving group" is a moiety that can easily be displaced by a nucleophile. For example, a leaving group is a halide (e.g., -Cl, -Br, -I), a sulfonate group (e.g., MeSO₂O_, CF₃SO₂O_, CH₃C₆H₄SO₂O_, or C₆H₅SO₂O_). More specifically, X_1 is -Cl and m is 1.

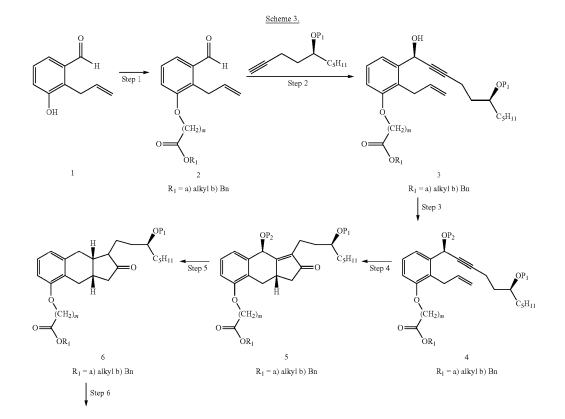
In one embodiment, reaction 8 is carried out in the presence of a base, such as an alkali carbonate (e.g., K_2CO_3).

Reaction 8 can be carried out in an organic solvent, such as those described above. More specifically, the solvent is acetone.

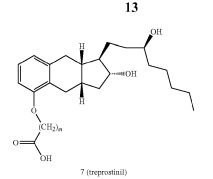
For reaction 9, the compound of structural formula (VIII) is reacted with a base, such as an alkali hydroxide (e.g., NaOH). The reaction can be carried out in an organic solvent, such as those described above. In one embodiment, the reaction is carried out EtOH.

Also included in the present invention is the prostacyclin derivatives represented by structural formula (IX) (e.g., treprostinil) prepared by methods described herein.

In some embodiments, a prostacyclin derivative represented by structural formula (IX), such as treprostinil, or a pharmaceutically acceptable salt thereof may be prepared using one or more reactions from Scheme 3:



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In Scheme 3, R1 may be an alkyl group or a substituted or unsubstituted benzyl group, and P1 are as described above for structural formula (A); P₂ is an alcohol protecting group; and 20 embodiments, P₂ may be tert-butyldimethylsilyl (TBDMS), m is 1, 2, or 3.

Compound (7) in Scheme 3 corresponds to the prostacyclin derivative represented by structural formula (IX) earlier in the disclosure, compound (2) in Scheme 3 corresponds to the while Step 2 in corresponds to reaction 1 earlier in the disclosure.

In some embodiments, a method of preparing a prostacyclin derivative represented by structural formula (IX) or a pharmaceutically acceptable salt thereof may comprising 30 Step 2 of Scheme 3. The method may also optionally include one or more steps selected from the group consisting of Step 1, Step 3, Step 4, Step 5 and Step 6 shown in Scheme 3 in conjunction with Step 2 to make the prostaglandin derivative (IX). For example, the method comprises Step 2 and Step 3. 35 Alternatively, the method may comprise Step 2, Step 3 and Step 4. In another alternative, the method may comprise the steps of Step 2, Step 5 and Step 6. In another alternative, the method may comprise Step 1 and Step 2. In yet another alternative, the method for preparing treprostinil may com- 40 prise Step 1, Step 2, Step 3, Step 4, Step 5 and Step 6.

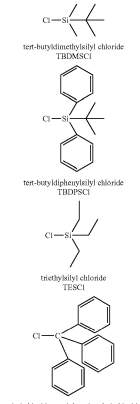
The reactions of scheme 3 may be particularly useful for R is --(CH₂)_mCO₂R₁, wherein m=1, 2 or 3 and R₁ is an alkyl group, such as a straight or branched C1-C5 alkyl group, or a substituted or unsubstituted benzyl group. Compared to prior 45 art methods, such as those disclosed in U.S. Pat. Nos. 6,700, 025, 6,809,223, 6,528,668 and 6,441,245, the method of Scheme 3 may include fewer steps for preparing a prostacyclin derivative represented by structural formula (IX).

Step 1 of Scheme 3 may be performed by reacting com- 50 pound 1 with R2COOR1, wherein R2 may be a leaving group such as halogen, e.g. Cl, I, or Br, tosylate, mesylate or triflate, and R1 is an alkyl group or a substituted or unsubstituted benzyl group. In some embodiments, the reaction may be carried out in the presence of a base, which may be an alkali 55 carbonate, such as K2CO3. In some embodiments, the base may be potassium tertiary butoxide (t-BuOK), sodium hydride (NaH), sodium hydroxide (NaOH), lithium hydroxide (LiOH), potassium hydroxide (KOH) etc. The reaction may be carried out in a number of solvents including 60 butanone, propanone, N,N-dimethyl formamide (DMF), dimethoxyethane (DME), dimethylsulfoxide (DMSO), tetrahydrofuran (THF), toluene and acetone.

Step 2 of Scheme 3 may be performed as described above for reaction 1 of scheme 2. 65

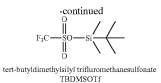
Step 3 of Scheme 3 may be performed by compound (A) with an alcohol protecting reagent to form the compound of

structural formula (4). An "alcohol protecting reagent" is a reagent that converts a -OH group to -OP2. In some tertiarybutyldiphenylsilyl (TBDPS), triethylsilyl (TES) or triphenylmethyl (trityl group). The respective alcohol protective reagents may be TBDMSC1 or TBDMSOTf for TBDMS, TESC1 for TES, TBDPSC1 for TBDPS and tritylchloride for compound of structural formula (A) earlier in the disclosure, 25 trityl. In some embodiments, TBDMS may be preferred as P2 and TBDMSC1 may be preferred as the alcohol protecting reagent. Chemical formula of exemplary protective reagents is presented below.



trityl chloride or triphenylmethyl chloride

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In one embodiment, Step 3 of Scheme 3 may be carried out $_{10}$ in the presence of a base. Suitable base that may be used includes, but is not limited to, an alkali carbonate, an alkali hydroxide, an amine and an ammonium hydroxide. In one specific embodiment, the base may an amine, such as of imidazole, 4-dimethylaminopyridine (DMAP) or a mixture 15 thereof.

Step 3 of Scheme 3 may be carried out in a suitable solvent or a solvent mixture. In one embodiment, Step 3 of Scheme 3 may be carried out in an organic solvent, such as ethereal solvents (e.g., diethyl ether, methyl tert-butyl ether, tetrahydrofuran, 1,4-dioxane and dimethoxyethane), aromatic solvents (e.g., benzene and toluene), chlorinated solvents (e.g., methylene chloride and 1,2-dichloroethane), dimethylformamide, dimethyl sulfoxide and acetonitrile. In one embodiment, the solvent may be methylene chloride (CH₂Cl₂). 25

Step 4 of Scheme 3 may be performed by converting the compound of structural formula (4) to the compound of structural formula (5). In some embodiments, such conversion may be performed by a cobalt-mediated cyclization reaction. Such cyclization reaction may be carried out, for example, in 30 the presence of $CO_2(CO)_8$.

In one embodiment, Step 4 of Scheme 3 may be carried out in an organic solvent or a mixture of organic solvents. Suitable organic solvents include, but are not limited to, ethereal solvents (e.g., diethyl ether, methyl tert-butyl ether, tetrahydrofuran, 1,4-dioxane and dimethoxyethane), aromatic solvents (e.g., benzene and toluene), chlorinated solvents (e.g., methylene chloride and 1,2-dichloroethane), alcohol solvents (e.g., methanol, 2-propanol), dimethylformamide, dimethyl sulfoxide and acetonitrile. In some embodiments 40 Step 4 of Scheme 3 may be carried out in 1,2-dimethoxyethane, followed by removal of the solvent by distillation.

In some embodiments, Step 4 may be carried out using from about 2 to 15 mol % or from 3 to 12 mol % or from 5 to 10 mol % or any subrange within the above stated ranges of 45 $CO_2(CO)_8$. In some embodiments, Step 4 may be carried out under atmosphere of carbon monoxide using from about 2 to 15 mol % or from 3 to 12 mol % or from 5 to 10 mol % or any subrange within the above stated ranges of $CO_2(CO)_8$. Such conditions may save cost and/or avoid laborious column 50 chromatography and hence save time compared to stoichiometric Pauson-Khand cyclization such as the one used, for example, in U.S. Pat. No. 6,765,117.

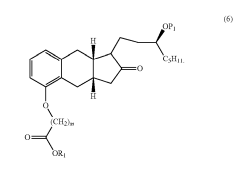
In some embodiments, the reaction of Step 4 may be carried out under atmospheric pressure. Yet in some embodi-55 ments, the reaction of step of Step 4 may be carried at a pressure that is higher than the atmospheric pressure. The use of the elevated pressure may make the reaction of Step 4 go faster compared the reaction under the atmospheric pressure. In some embodiments, the reaction of Step 4 may be carried 60 out at a pressure ranging from 10 psi to 250 psi or from 20 psi to 250 psi or from 20 psi to 200 psi or any subrange within these ranges.

Step 5 of Scheme 3 may be performed by hydrogenating the compound of structural formula (5) to form a hydrogenated compound of formula (6) or (6'). The hydrogenation reaction may involve reacting the compound of structural 16

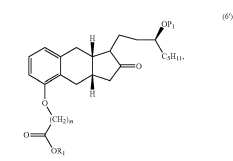
formula (5) with H_2 . In some embodiments, the hydrogenation reaction may be carried out in the presence of a hydrogenation catalyst. Such hydrogenation catalyst may comprise a metal hydrogenation catalyst, such as Pd. In some embodiments, the hydrogenation catalyst may be Pd/C. In some embodiments, the hydrogenation reaction may be carried out in the presence of a base, which may be a alkali carbonate, such as K_2CO_3 .

Step 5 of Scheme 3 may be carried out in an organic solvent, such as ethereal solvents (e.g., diethyl ether, methyl tert-butyl ether, tetrahydrofuran, 1,4-dioxane and dimethoxyethane), aromatic solvents (e.g., benzene and toluene), chlorinated solvents (e.g., methylene chloride and 1,2-dichloroethane), alcohol solvents (e.g., methanol, ethanol, 2-propanol), dimethylformamide, dimethyl sulfoxide and acetonitrile.

When R_1 is an alkyl group Step 5 may result in the hydrogenated compound of structural formula (6):



When R_1 is a substituted of unsubstituted benzyl group Step 5 may result in the hydrogenated compound of structural formula (6'):



5 which has its benzyl group cleaved as the result of hydrogenation.

Step 6 of Scheme 3 may be performed by converting the hydrogenated compound represented by structural formula (6) or (6') to a compound represented by structural formula (7) or (IX). In some embodiments, the conversion of Step 6 may be performed in the presence of a reducing agent, which may be used for the reducing agent may be, for example, NaBH₄, NaCNBH₃ or LiBH₄. In some embodiments, the reducing agent may be used for hydrolysis of the ester group to acid. The base may be, for example, NaOH, KOH, LiOH or Ba(OH)₂. In some

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embodiments, step 6 may be carried in the presence of an acid, which may be used to obtain a free acid from the ester group after its hydrolysis and/or to remove the protection group P₁ from the side chain. In some embodiments, the acid may be, for example, HCl, acetic acid, formic acid, trifluoro-acetic acid, para-toluene sulfonic acid, dilute H₂SO₄, dilute HNO₃ or a polymer bound acidic resin, such as Amberlyst-15 or Dowex 50WX-X8. Solvents, which may be used for Step 6's conversion, may include water and/or organic solvents, such as alcohols, for example ethanol. In some embodiments, Step 6 may be performed in the presence of two or more of the reducing agent, the base and the acid. In some embodiments, Step 6 may be carried out in the presence of all three of the reducing agent, the base and the acid.

Step $\hat{6}$ may allow performing one or more of the following in a single pot: reduction of the ketone of compound (6) to alcohol of compound (7), hydrolysis of the ester group of compound (6) to a free acid of compound (7) and removal of the P₁ protective group of compound (6).

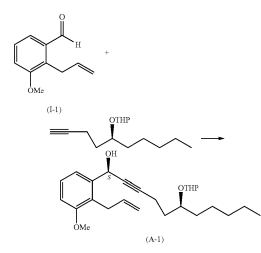
For example, conversion of compound of structural formula (6), when R_1 is an alkyl group, the conversion reaction may accomplish cleaving of the protective group P_1 and ester hydrolysis of R to a free acid in a single pot. This conversion may also include reduction of the ketone of compound (6) to alcohol of compound (7).

The present invention also relates to intermediates for synthesis a prostacyclin derivative represented by structural formula (IX), such as compounds of formulas (2), (3), (4), (5) and (6, 6') in Scheme 3.

The invention is further illustrated by, though in no way limited to, the following examples.

Example 1

Preparation of Chiral Benzyl Alcohol (A-1)



A 50-mL, two-necked, round-bottom flask equipped with a mechanical stirrer was charged with zinc triflate (2.16 g, 0.0059 mol) and (+)-N-methylephiderine (0.814 g, 0.0045 mol) in toluene (10 mL). To this mixture triethyl amine was added (0.459 g, 0.0045 mol) and this gelatinous mixture was 65 stirred at ambient temperature for 30-60 minutes. To this mixture was then treated with a solution of alkyne (1.08 g, 1.08 g)

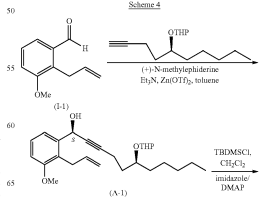
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0.0045 mol) in toluene (1 mL), stirred at ambient temperature for 15 minutes followed by solution of aldehyde (0.250 g, 0.0014 mol). Progress of the reaction was monitored by TLC (completion of the reaction was monitored by thin layer chromatography (TLC) using a thin layer silica gel plate; eluent: 20% ethyl acetate in hexanes). After stirring the mixture for 3 h TLC indicated completion of reaction. At this stage reaction mixture was quenched by slow addition of saturated ammonium chloride (10 mL). This was stirred for 5-10 minutes and organic layer containing desired compound was separated. Aqueous layer was washed with ethyl acetate (10 mL). The combined organic layers were washed with brine (15 mL), dried over anhydrous sodium sulfate, filtered and concentrated in vacuo to obtain a crude product (2.0 g). The crude product was purified by column chromatography using 250-400 mesh silica gel. A solvent gradient of ethyl acetate in hexanes (5-20%) was used to elute the product from the column. All fractions containing the desired product were combined and concentrated in vacuo to give pure chiral benzyl alcohol A-1 (0.360 g, ~87%) compound was characterized by ¹H, ¹³C NMR, IR, LCMS and chiral HPLC data. ¹H NMR (CDCl₃, 300 MHz): 8 0.87 (t, 3H), 1.18-1.86 (m, 17H), 2.28 (dt, 1H), 2.34-2.45 (m, 2H), 3.40-3.53 (m, 1H), 3.54-3.62 (m, 1H), 3.63-3.75 (m, 1H), 3.81 (s, 3H, OCH₃), 3.83-3.92 (m, 1H), 4.62-4.66 (m, 1H), 4.89-5.05 (m, 2H), 5.59-5.61 (merged two s, 1H), 5.91-6.04 (m, 1H), 6.85-6.82 (d, 1H), 7.20-7.26 (m, 1H), and 7.31-7.36 (m, 1H); ¹³C NMR (CDCl₃, 75 MHz): 8 14.13, 14.18, 14.98, 15.56, 19.96, 21.14, 22.71, 24.77, 25.34, 25.57, 29.51, 31.17, 31.23, 32.07, 32.19, 32.69, 33.51, 33.94, 35.13, 55.86, 60.49, 62.12, 62.18, 62.82, 75.36, 75.89, 80.20, 80.53, 86.97, 87.42, 97.31, 98.06, 110.63, 114.80, 119.18, 119.27, 125.86, 127.44, 127.50, 137.15, 140.78, 157.68; IR: 3411, 2230, 1638, 1259, 1133, 1023, 755 cm⁻¹; MS (m/z): [M+Na]⁺ 437.35.

Example 2

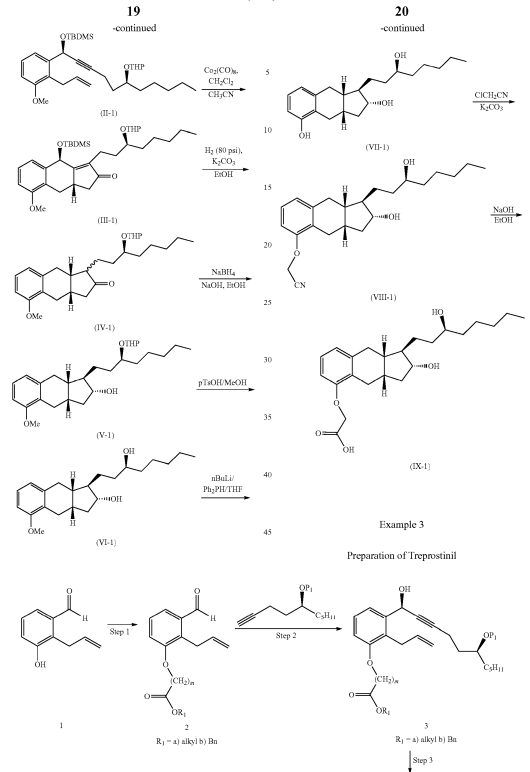
Preparation of treprostinil (IX-1)

- ⁴⁰ Treprostinil can be prepared according to Scheme 4. Exemplary reaction conditions for making the chiral benzyl alcohol (compound A-1) are described in Example 1. Exemplary conditions for other reactions depicted in Scheme 3 are as described in U.S. Pat. Nos. 6,700,025, 6,809,223, 6,528,668
- ⁴⁵ and 6,441,245. The entire teaching of all these documents are incorporated herein by reference.



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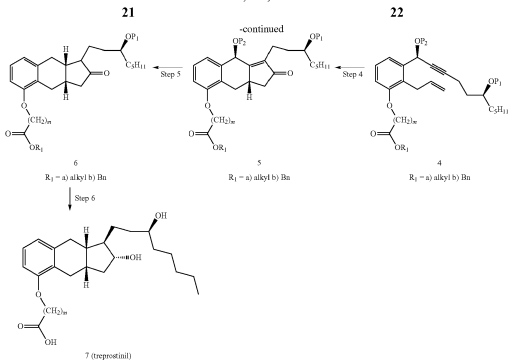
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The inventors have developed a stereoselective route for the synthesis of treprostinil (7) starting from aldehyde (1) and side chain (SCiv). This route may involve direct stereoselec- 35 tive addition of an alkyne to starting 2-Allyl-3-[(carbomethoxy)methoxy]benzaldehyde (2) and illustrates the synthetic utility of catalytic a Pauson-Khand Cyclization (PKC) for the synthesis of a drug substance, treprostinil (7, $_{40}$ UT-15). O-alkylation of the readily available 3-hydroxy-2allylbenzaldehyde (Step 1->2) with methylbromoacetate provided the required starting material (2) to accomplish this synthesis. The steps in the synthesis may involve a stereoselective addition of an alkyne, and an efficient stereoselection 45 effected in the PKC of a benzoenyne under the agency of a protective group P1, such as benzylic OTBDMS group. This protective group can serve as a temporary stereodirecting group and may be conveniently removed via hydrogenolysis concomitantly in the catalytic hydrogenation of the enone PKC product. At the final step, reduction, P1 cleavage and ester hydrolysis may be accomplished in one pot to obtain desired prostaglandin analog product, such as treprostinil (7).

The advantage of the present chemistry may include, but 55 not limited to: 1) direct stereoselective addition of alkyne to aldehyde; 2) this route may also eliminate the need of four steps in the prior art synthesis of prostacyclin derivatives disclosed, for example, in Moriarty et al (U.S. Pat. No. 6,765, 117). In particular, the present route may eliminate one or more of the following steps of the prior art synthesis (U.S. Pat. No. 6,765, 117):

1) Grignard addition step (compound 5-compound 6 in U.S. Pat. No. 6,765,117);

2) PCC oxidation step (compound 6-compound 7 in U.S. Pat. No. 6,765,117);

3) Chiral reduction step, aka as Corey reduction (compound 7-compound 8 in U.S. Pat. No. 6,765,117);

4) demethylation of phenyl methyl ester (compound 13-compound 14 in U.S. Pat. No. 6,765,117).

The present synthesis scheme may not only shorten the number of chemical steps to obtain treprostinil but also eliminate the tedious column chromatographic purifications required in the prior art methods, such as the one in U.S. Pat. No. 6,765,117 at intermediate steps. Such elimination of the prior art chromatographic purifications may significantly save manpower and large volumes of solvents. For example, the prior art route of U.S. Pat. No. 6,765,117 has 15 steps and requires chromatographic purifications on all them but one (compound 11-compound 12). The present synthesis has only 6 steps and may include chromatographic purification in at most three steps (steps 2, step 3 and step 4).

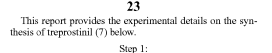
The present synthesis scheme may enable performing the reactions at room temperature without the need for cryogenic reactors, which are required in the prior art methods, such as the one in U.S. Pat. No. 6,765,117. For example, the prior art route of U.S. Pat. No. 6,765,117 requires cryogenic reactors in chiral reduction step (compound 7-compound 8) and in demethylation of phenyl methyl ester (compound 13-compound 14).

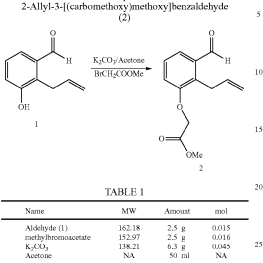
The present synthesis does not involve use of expensive reagents which are required in the prior art methods, such as the one in U.S. Pat. No. 6,765,117. For example, the prior art route of U.S. Pat. No. 6,765,117 in the chiral reduction step (compound 7-compound 8) used starting compound (B) for Corey reagent (B+C), which is an expensive reagent. Corey reagent (B+C) itself is also an expensive reagent.

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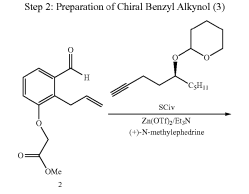
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Procedure: A 100-mL round-bottom flask equipped with a magnetic stirrer and stir bar was charged with a solution of 3-hydroxy-2-allylbenzaldehyde (1) (2.5 g in 50 mL acetone), methylbromoacetate (2.5 g, 1.10 eq.) and powdered potassium carbonate (6.3 g, 3.0 eq.). The mixture was stirred at 40° C. for four hours and progress of reaction was monitored by TLC (Note 1). After completion of the reaction, the suspension was filtered and the filtrate was evaporated in vacuo to 35 afford a crude semi-solid mass. This was slurried in 30 mL of hexanes and stirred for 15 minutes. A solid crashed out of the hexanes and was collected by filtration to obtain compound (2) as an off-white solid; yield 3.48 g (99%), mp 46-47° C. The structure was consistent with spectral data. IR (neat) 40 cm⁻¹: 3084, 2761, 1735, 1692; ¹H NMR (CDCl₃, 300 MHz) δ 3.78 (s, 3H), 3.91 (d, 2H, J=6 Hz), 4.71 (s, 2H), 4.98 (m, 2H), 6.03 (m, 1H), 6.96 (d, 1H, J=8 Hz), 7.33 (dd, 1H, J=8 Hz), 7.52 (d, 1H, J=8 Hz); ¹³C NMR (CDCl₃, 75 MHz) δ 28.32, 52.37, 66.01, 115.75, 117.05, 123.73, 127.55, 131.73, 135.40, 136.58, 156.23, 169.09, 192.08; MS: (M+1) 235.41.

Note 1: Completion of the reaction was monitored by TLC using a thin layer silica gel plate; eluent: 20% ethyl acetate in hexanes.



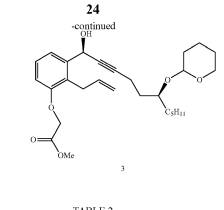


TABLE 2

	Name	MW	Amount	mol
20	Aldehyde (2)	234.25	0.50 g	0.0026
	Alkyne side chain (Sciv)	238.37	1.57 g	0.0065
	Zine triflate	363.51	3.17 g	0.0087
	(+)-N-Methylephedrine	179.26	1.22 g	0.0068
	Triethylamine	101.19	0.68 g	0.0068
5	Toluene	NA	10 ml	NA

Procedure: A 50-mL, two-necked, round-bottomed flask equipped with a magnetic stirrer and stir bar was charged with zinc triflate (3.17 g, 0.0087 mol) and (+)-N-methylephedrine (1.22 g, 0.0068 mol) in toluene (5 mL). To this mixture triethylamine was added (0.68 g, 0.0068 mol) and this gelatinous mixture was stirred at ambient temperature for 1-2 h. To this mixture was then added a solution of alkyne (1.57 g, 0.0065 mol) in toluene (4 mL), stirred at ambient temperature for 15-30 minutes followed by addition of a solution of aldehyde (2) (0.50 g, 0.0026 mol in 1-2 mL toluene). Progress of the reaction was monitored by TLC (Note 1). After stirring the mixture at room temperature for 16 h, TLC indicated completion of reaction. The reaction mixture was quenched by slow addition of water (10 mL). This was stirred for 5-10 minutes and organic layer containing desired compound was separated. The aqueous layer was extracted with ethyl acetate (10 mL). The combined organic layers were washed with brine (10 mL), dried over anhydrous sodium sulfate, filtered and the filtrate concentrated in vacuo to obtain a crude product. The crude product was purified by column chromatography using 250-400 mesh silica gel. A solvent gradient of ethyl acetate in hexanes (5-20%) was used to elute the product from the ⁵⁰ column. All fractions containing the desired pure product were combined and concentrated in vacuo to give pure chiral benzyl alkynol (3, 700 mg, -70%). The structure was consistent with spectral data.

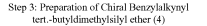
⁵⁵ ¹H NMR (CDCl₃, 300 MHz) & 0.84 (t, 3H, J=6 Hz), 1.251.82 (m, 17H), 2.28 (t, 1H, J=6 Hz), 2.34-2.42 (m, 2H),
3.42-3.52 (m, 1H), 3.61-3.74 (m, 3H), 3.78 (s, 3H), 3.81-3.95 (m, 1H), 4.61 (s, 2H), 4.68 (m, 1H), 4.94-5.01 (m, 2H), 5.62 (br s, 1H), 5.97-6.07 (m, 1H), 6.76 (d, 1H, J=8 Hz), 7.16-7.27
⁶⁰ (m, 1H), 7.38-7.43 (m, 1H); ¹³C NMR (CDCl₃, 75 MHz)

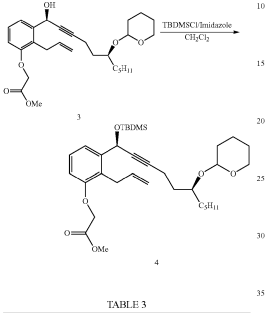
- 84.75, -4.38, -3.49, 14.12, 14.16, 14.84, 15.52, 18.06, 18.38, 20.04, 20.24, 22.70, 24.76, 25.25, 25.56, 25.72, 25.94, 29.67, 31.22, 31.28, 32.05, 32.11, 32.65, 33.41, 34.01, 35.08, 52.22, 62.36, 62.84, 63.09, 66.04, 75.41, 76.44, 76.68, 80.83, 81.22, 65.57, 86.01, 97.31, 98.85, 110.89, 114.80, 119.77, 119.82,
- 125.56, 127.11, 127.16, 136.46, 136.52, 142.66, 142.73, 155.83, 169.68; MS: (M+Na) 495.6.

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TADLE 5			
MW	Amount	Mol	
472.62 150.73 68.0 122.17 NA	0.680 g 0.282 g 0.127 g 0.167 g 30.0 mL	0.0014 0.0018 0.0018 10 mol % NA	40
	MW 472.62 150.73 68.0 122.17	MW Amount 472.62 0.680 g 150.73 0.282 g 68.0 0.127 g 122.17 0.167 g	MW Amount Mol 472.62 0.680 g 0.0014 150.73 0.282 g 0.0018 68.0 0.127 g 0.0018 122.17 0.167 g 10 mol %

Procedure: A 50-mL, two-necked, round-bottomed flask $_{45}$ equipped with a magnetic stirrer and stir bar was charged with a solution of chiral benzylalkynol (3) (0.680 g, 0.0014 mol) in dichloromethane (30 mL) under argon. To this solution, imidazole (0.127 g, 0.0018 mol) and 4-(dimethylamino)pyridine (0.176 g, 10 mol %) were added while stirring at room tem- 50 perature. The stirring was continued until a clear solution was obtained. To this solution t-butyldimethylsilyl chloride (0.282 g, 0.0018 mol) was added slowly while stirring. The reaction mixture was stirred at room temperature for approximately 3-4 h (Note 1). The reaction was quenched by addition 55 of a saturated ammonium chloride solution (10 mL). The organic layer was separated and washed with brine (10 mL), dried over sodium sulfate and concentrated in vacuo. The crude product was purified by column chromatography using 250-400 mesh silica gel and eluted with a gradient solvent of 60 ethyl acetate in hexanes (2-12%). The fractions containing the desired compound were evaporated in vacuo to yield benzyl alkynyl t-butyldimethylsilyl ether (4) as a colorless, viscous liquid (0.800 g, 94%). The structure was consistent with spectral data.

¹II NMR (CDCl₃, 300 MIIz) & 0.07-0.13 (four merged s, 6H), 0.83 (merged t, 3H), 0.89-0.91 (two merged s, 9H),

1.24-1.84 (m, 10H), 2.18-2.34 (m, 2H), 3.39-3.69 (m, 3H), 3.78 (s, 3H), 3.81-3.91 (m, 1H), 4.55-4.56 (m, 1H), 4.62 (s, 2H), 4.96-4.98 (m, 2H), 5.57 (br s, 1H), 5.92-6.01 (m, 1H), 6.66 (d, 1H, J=8 Hz), 7.17 (two dd, 1H, J=8 Hz), 7.30 (d, 1H, J=8 Hz)

Note 1: Completion of the reaction was monitored by TLC using a thin layer silica gel plate; eluent: 20% ethyl acetate in hexanes

Step 4: Preparation of Tricyclicenone (5)

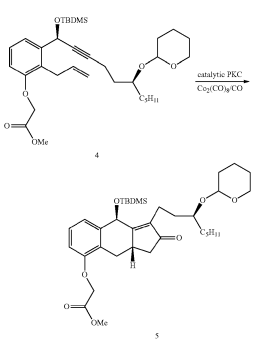


TABLE 4

Name	MW	Amount	Mole
Benzyl alkynyl t-butyldimethylsilyl ether (4) Octacarbonyldicobalt	584.65 341.95	0.100 g 0.0030	0.00017 5 mol %
1,2-Dimethoxyethane	NA NA	10 ml	NA

Procedure: A 50-mL round-bottomed flask equipped with a magnetic stirrer and stir bar was charged with a solution of benzylalkynyl tert.-butyldimethylsilvl ether (4) (0.10 g) in 1,2-DME (10 mL), and was degassed by bubbling argon through the solution for 2-3 minutes. To this solution was added $CO_2(CO)_8$ (0.003 g) and the mixture was stirred at room temperature under an atmosphere of carbon monoxide (CO, using balloon). After 30 minutes the reaction mixture was heated to 60-65° C. using an oil bath for 6 h (Note 1). After cooling to room temperature, 1,2-DME (solvent) was evaporated in vacuo to yield a crude, gummy compound that was purified by flash chromatography on silica gel using 5-20% ethyl acetate in hexanes. Fractions containing the desired compound were collected and evaporated in vacuo to yield tricyclic enone (5) (102 mg, 83%). The structure was consistent with spectral data. IR (neat) cm, 1: 2928, 1728,

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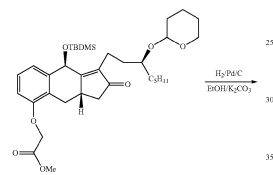
UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006

IPR2020-00770 United Therapeutics EX2007 Page 6158 of 7335 $\begin{array}{l} 1702; {}^{1}\text{H}\,\text{NMR}\,(\text{CDCl}_3,\,300\,\text{MHz})\,\delta\,0.02\mbox{-}0.13\,(\text{m},\,6\text{H}),\,0.80 \\ (\text{merged s},\,9\text{H}),\,0.81\mbox{-}0.88\,(\text{m},\,1\text{H}),\,1.18\mbox{-}2.61\,(\text{m},\,16\text{H}),\,2.71 \\ (\text{dd},\,1\text{H},\,J=6\,\text{Hz}),\,3.32\mbox{-}3.60\,(\text{m},\,4\text{H}),\,3.79\,(\text{merged s},\,3\text{H}), \\ 3.80\mbox{-}3.92\,(\text{m},\,1\text{H}),\,4.56\,(\text{merged d},\,1\text{H}),\,4.60\,(\text{merged s},\,2\text{H}), \\ 5.47\,\,\text{and}\,5.53\,(\text{two s},\,1\text{H}),\,6.63,\,1\text{H},\,J=8\,\text{Hz}),\,6.97\,(\text{dd},\,1\text{H}, \\ J=8\,\text{Hz}),\,7.19\,(\text{dd},\,1\text{H},\,J=8\,\text{Hz});\,^{13}\text{C}\,\text{NMR}\,(\text{CDCl}_3,\,75\,\text{MHz}) \\ 8\mbox{-}4.20,\,4.08,\,14.17,\,18.15,\,20.13,\,22.69,\,24.84,\,25.71,\,31.27, \\ 32.14,\,33.29,\,33.93,\,42.19,\,52.34,\,62.86,\,65.50,\,76.68,\,97.24, \\ 110.19,\,123.28,\,125.74,\,127.31,\,137.52,\,137.95,\,155.18, \\ 169.44,\,209.60. \end{array}$

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Note 1: Completion of reaction was monitored by TLC using a thin layer silica gel plate; eluant: 20% ethyl acetate in hexanes. After 3 h, TLC showed presence of starting material. At this stage extra 5 mol % cobalt catalyst was added at room temperature and reaction was again heated at 60-65° C. until completion (total reaction time 6 h)

Step 5: Preparation of Tricyclic Ketone (6)



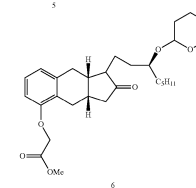
28

tricyclic enone (5) (0.10 g) in methanol (10.0 mL) and aqueous K₂CO₃ (0.010 g in 1.0 mL water). To this solution, Pd/C (0.010 g, 50% wet) was added while stirring at room temperature. The reaction vessel was evacuated and pressurized with hydrogen gas using a balloon. The reaction mixture was hydrogenated at balloon pressure overnight (~16 h) at ambient temperature. After 16 h, the reaction was monitored by TLC, infra-red (IR) and proton NMR (Note 1). At this stage the reaction mixture was filtered through a pad of Celite (~4 g). The Celite pad was washed with methanol (~50 mL). The combined filtrates were evaporated in vacuo to give crude tricyclic ketone (6) and the crude product was purified by column chromatography using 250-400 mesh silica gel. A solvent gradient of ethyl acetate in hexanes (5-35%) was used to elute the product from column. The fractions containing desired product were evaporated in vacuo to yield tricyclic ketone (6) (0.035 g, 44%). IR (neat) cm⁻¹ 2929, 1736, 1679; ¹H NMR (CDCl₃, 300 MHz) δ 0.87 (br t, 3H), 1.21-3.12 (m, 27H), 3.42-3.53 (m, 1H), 3.55-3.68 (m, 1H), 3.79 (s, 3H), 20 3.86-3.95 (m, 1H), 4.61-4.69 (m, 1H), 4.64 (merged s, 2H),

 6.53-6.56 (m, 1H), 6.74-6.81 (m, 1H), 7.06-7.08 (m, 1H). Note 1: Completion of the hydrogenation was checked by monitoring the change in the IR carbonyl stretch frequency
 [starting material (tricyclic enone) ~1728 cm⁻¹, product (tricyclic ketone) -1736 cm⁻¹ and proton NMR. The reaction

mixture was evacuated and then purged with argon. A small aliquot of reaction mixture was sampled, filtered through a short pad of Celite, and the filtrate was evaporated in vacuo to 30 give a thick, oily compound. The IR of the oily compound was checked for above mentioned carbonyl stretch frequency. Completion of reaction was monitored by TLC using a thin layer silica gel plate; eluent: 40% ethyl acetate in hexanes.

Step 6: Preparation of Treprostinil (7)



Name	MW	Amount	Mole	
Tricyclic enone (5)	614.90	0.10 g	NA	
Palladium on charcoal (50% wet)	NA	0.01 g	NA	60
Potassium carbonate	NA	0.010	NA	
Methanol	NA	10.0 ml	NA	
Water	NA	1.00 ml	NA	

Procedure: A 200-mL round-bottom flask equipped with a magnetic stirrer and stir bar was charged with a solution of

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(treprostinil)

i) NaBH₄/NaOH

ii) MeOH/HCl

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29 TABLE 6

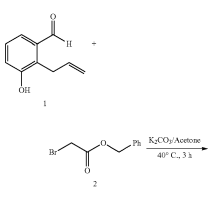
Name	MW	Amount	Mole
Tricyclic ketone (6)	486.65	0.0035 g	0.00006
Sodium hydroxide	40.0	0.030 g	0.00073
Sodium borohydride	37.8	0.004 g	0.00012
Methanol	NA	5.0 ml	NA
Water	NA	1.0 ml	NA
HCl	NA	(10%) 4-5 ml	NA

Procedure: A 200-mL round-bottom flask equipped with a 15 magnetic stirrer and stir bar was charged with a solution of tricyclic ketone (6) (0.035 g) in methanol (5.0 mL). It was cooled to -5° C. and aqueous sodium hydroxide solution (0.030 g, 15 eq, dissolved in 1.0 mL water) was added while stirring. The reaction mixture was stirred for 30 minutes and 20 then sodium borohydride (0.004 g in 1.0 mL water) was added and stirring was continued at -5° C. for 2 h. This was slowly allowed to warm to room temperature and stirred overnight (~16 h). The reaction mixture was quenched carefully by dropwise addition of 10% hydrochloric acid (~4-5 mL) until pH 2-3. Then the mixture was concentrated in vacuo and to this water (10 mL) and ethyl acetate (10 mL) were added and stirred for 5-10 minutes. The organic layer was separated and washed with brine (10 mL), dried over 30 sodium sulfate and concentrated in vacuo to obtain UT-15 (7) as an off-white solid (0.021 g). The compound was characterized by spectral data and HPLC. The ¹HNMR and HPLC of the samples were compared with reference UT-15 and were identical; ¹H NMR (CDCl₃, 300 MHz) & 0.90 (t, 3H, 6 Hz), 35 1.05-1.78 (m, 13H), 2.85-2.85-2.98 (m, 1H), 2.03 2.12 (m, 1H), 2.21-2.32 (m, 1H), 2.45-2.53 (m, 1H), 2.61-2.81 (m, 3H), 3.52 (br s, 1H), 3.58-3.69 (m, 1H), 4.62 (s, 2H), 6.69 (d, 1H, J=8 Hz), 6.78 (d, 1H, J=8 Hz), 7.04 (dd, 1H, J=8 Hz).

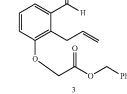
Example 4

Preparation 2-Ally-3-(carbomethoxy)benzyloxybenzaldehyde

Reaction Scheme:







Experimental

Preparation of 2-Allyl-3-benzyloxybenzaldehyde (3)

TABLE 7

Name	Mol Wt	Amount	mol
2-Allyl-3-hydroxybenzaldehyde	162.18	1.00 g	0.006
Benzyl bromoacetate	229.08	1.53 g	0.006
Potassium carbonate	138.21	3.30 g	0.024
Acetone	NA	20 mL	NA

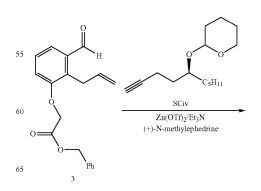
Experimental Procedure

To a solution of 2-allyl-3-hydroxybenzaldehyde (1) (1.00 g, 0.006 mol) in acetone (20 mL) was added powdered potassium carbonate (3.30 g) and benzyl bromoacetate (2) (1.53 g, 0.006 mol). The reaction mixture was stirred at 40° C. (oil 35 bath temperature) for 5 h. The reaction mixture was checked by tlc (Note 1). The reaction was complete. The mixture was filtered, and the filtrate was concentrated in vacuo to get crude viscous liquid. The crude product was purified by silica gel column chromatography using a mixture of ethyl acetate and 40 hexanes (4-10%) to get colorless viscous liquid (1.73 g,

88.7%). ¹H NMR (CDCl₃, 300 Hz) 3.89 (m, 2H), 4.74 (s, 2H), 4.95-5.00 (m, 2H), 5.22 (s, 2H), 5.97-6.06 (m, 1H), 6.97 (m, 1H), 7.29-7.34 9 m, 6H), 7.54 (m, 1H).

Note 1: Completion of the reaction was monitored by thin 45 layer chromatography (TLC) using a thin layer silica gel plate; eluent: 10% ethyl acetate in hexanes.

Step 2: Preparation of Chiral Benzyl Alkynol (4)

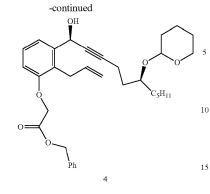


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Additional Embodiments

1. A method of preparing a compound represented by the following structural formula:





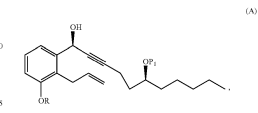
31

Name	a. W	Amount	mol	
Aldehyde	312.00	0.250 g	0.0008	_
Alkyne side chain (Sciv)	238.37	3.00 g	0.0025	
Zinc triflate	363.51	1.20 g	0.0030	
(+)-N-Methylephedrine	179.26	0.460 g	0.0025	
Triethylamine	101.19	0.810 g	0.0025	
Toluene	NA	10 mL	NA	

Procedure:

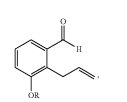
A 50-mL, two-necked, round-bottomed flask equipped with a magnetic stirrer and stir bar was charged with zinc triflate (1.20 g, 0.0030 mol) and (+)-N-methylephedrine 35 (0.460 g, 0.0025 mol) in toluene (5 mL). To this mixture triethylamine was added (0.810 g, 0.0025 mol) and this gelatinous mixture was stirred at ambient temperature for 1-2 h. To this mixture was then added a solution of alkyne (3.00 g, 40 0.0025 mol) in toluene (4 mL), stirred at ambient temperature for 15-30 minutes followed by addition of a solution of aldehyde (0.250 g, 0.0008 mol in 1-2 mL toluene). Progress of the reaction was monitored by TLC (Note 1). After stirring the mixture at room temperature for 2 h, TLC indicated comple- $_{45}$ tion of reaction. The reaction mixture was quenched by slow addition of water (10 mL). This was stirred for 5-10 minutes and organic layer containing desired compound was separated. The aqueous layer was extracted with ethyl acetate (10 mL). The combined organic layers were washed with brine 50 (10 mL), dried over anhydrous sodium sulfate, filtered and the filtrate concentrated in vacuo to obtain a crude product. The crude product was purified by column chromatography using 250-400 mesh silica gel. A solvent gradient of ethyl acetate in hexanes (5-20%) was used to elute the product from the 55 column. All fractions containing the desired pure product were combined and concentrated in vacuo to give pure chiral benzyl alkynol (370 mg, 84%). The structure was consistent with spectral data. ¹H NMR (CDCl₃, 300 MHz) δ 0.84 (τ , 3H), 1.24-1.75 (m, 17H), 2.24-2.30 (m, 2H), 3.43-3.47 (m, 1H), 3.65-3.84 (m, 2H), 3.86-3.87 (m, 1H), 4.63-4.67 (m, 3 h), 4.95-4.97 (m, 2H), 5.21 (s, 2H), 5.60 (m, 1H), 5.95-6.04 (m, 1H), 6.70 (m, 1H), 7.18-7.36 (m, 8H).

Note 1: Completion of the reaction was monitored by thin 65 layer chromatography (TLC) using a thin layer silica gel plate; eluent: 20% ethyl acetate in hexanes.

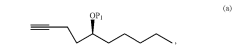


comprising reacting a compound represented by the following structural formula:

(I)



with a compound represented by the following structural formula:



wherein

 P_1 is an alcohol protecting group;

R is
$$-(CH_2)_1X;$$

- R₁ is an alkyl, THP, TBDMS or a unsubstituted or substituted benzyl group; and
- n is 1, 2 or 3.
- 2. The method of embodiment 1, wherein R is methyl.
- 3. The method of embodiment 1, wherein R is $CH_2CO_2C_2H_5$.
- 4. The method of embodiment 1, wherein R is CH₂CO₂CH₃.
- 5. The method of embodiment 1, wherein R is CH_2CO_2Bn . 6. The method of embodiment 1, wherein P_1 is tetrahydropy-
- ranyl (THP).
 7. The method of embodiment 1, wherein P₁ is tert-butyldimethylsilyl (TBDMS), tertiarybutyldiphenylsilyl (TBDPS),
- triethylsilyl (TES) or triphenylmethyl (trityl group). 8. The method of embodiment 7, wherein P_1 is tert-butyldim-
- ethylsilyl (TBDMS). 9. The method of embodiment 1, wherein the reaction is
- carried out in the presence of chiral inducing agent. 10. The method of embodiment 9, wherein the chiral inducing
- ligand is (+)-N-methylephederin. 11. The method of embodiment 1, wherein the reaction is
- carried out in the presence of a base and a zinc reagent. 12. The method of embodiment 11, wherein the base is tri-
- ethylamine.
- 13. The method of embodiment 12, wherein the zinc reagent is zinc triflate.

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(1)

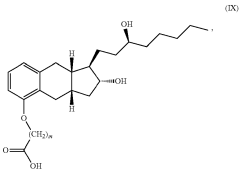
(A)

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33 14. A method of preparing a compound represented by the following structural formula:

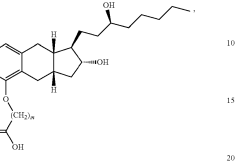


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15. The method of embodiment 14, further comprising:

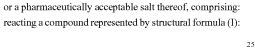
OP:

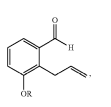
ÓR



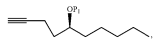
(2) converting the compound of structural formula (II) to a tricyclic compound represented by structural formula (III):

OP

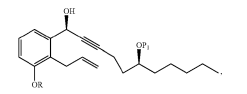




with a compound represented by structural formula (a):



45 to form a compound represented by structural formula (A):



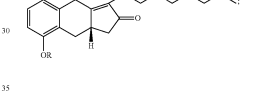
wherein:

 P_1 is an alcohol protecting group;

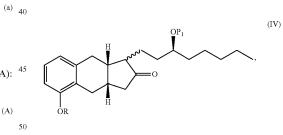
R is $-(CH_2)_1X;$

- X is H, phenyl, --CN, --OR₁ or COOR₁;
- $R_{\rm 1}$ is an alkyl group, THP, TBDMS or a substituted or $_{65}$ unsubstituted benzyl group; and

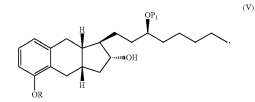
n is 1, 2 or 3.



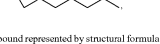
(3) hydrogenating the tricyclic compound of structural formula (III) to form a hydrogenated tricyclic compound represented by structural formula (IV):



(4) reacting the compound of structural formula (IV) with a reducing agent to form a compound represented by structural formula (V):



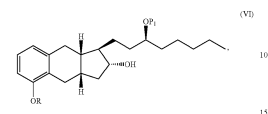
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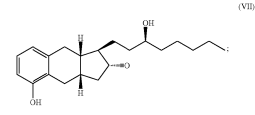
(II)

⁽¹⁾ reacting the compound of structural formula (A) with an alcohol protecting group to form a compound represented by structural formula (II):

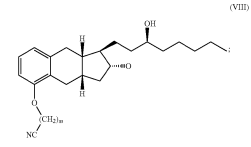
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(6) converting the compound represented by structural formula (VI) to a compound represented by structural formula (VII):



(7) reacting the compound represented by structural formula (VII) with X₁(CH₂)_mCN to form a compound represented by structural formula (VIII):



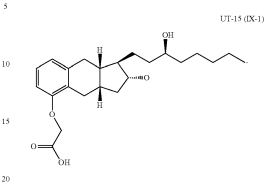
and

(8) hydrolyzing the compound of Structural Formula (VIII) to form the compound represented by Structural Formula (IX),

wherein:

- P₂ is an alcohol protecting group;
- m is 1, 2 or 3; and
- X1 is a leaving group.
- 16. The method of embodiment 14, wherein R is methyl.
- 17. The method of embodiment 14, wherein R is $CH_2CO_2C_2H_5$.
- 18. The method of embodiment 14, wherein P₁ is tetrahydrofuranyl (THP).

19. The method of embodiment 14, wherein the compound of structural formula (IX) is tresprostinil represented by the following structural formula:



- 20. The method of embodiment 14, wherein the reaction of the compound of structural formula (I) and the compound of structural formula (a) is carried out in the presence of a chiral inducing agent.
- ²⁵ 21. The method of embodiment 20, wherein the chiral inducing agent is (+)-N-methylephederin.
 - 22. The method of embodiment 20, wherein the reaction is carried out in the presence of a base and a zinc reagent.
 - 23. The method of embodiment 22, wherein the base is triethylamine.
 - 24. The method of embodiment 22, wherein the zinc reagent is zinc triflate.
 - 25. The method of embodiment 15, wherein P₂ is tert-butyldimethylsilyl (TBDMS).
- ³⁵ (Jumenhylshi) (1BDMS).
 26. The method of embodiment 15, wherein for step (2), the compound of structural formula (II) is converted to the compound of structural formula (III) through a cobalt-mediated cyclization reaction.
- 40 27. The method of embodiment 26, wherein the cobalt-mediated cyclization reaction is carried out in the presence of CO₂(CO)₈.
- The method of embodiment 15, wherein the hydrogenation reaction of step (3) is carried out in the presence of a
 base.
 - 29. The method of embodiment 28, wherein the base is K_2CO_2 .
 - 30. The method of embodiment 15, wherein the reducing agent in step (4) is $NaBH_4$.
- ⁰ 31. The method of embodiment 15, wherein for step (5), the compound of structural formula (V) is deprotected in the presence of an acid.
 - 32. The method of embodiment 31, wherein the acid is TsOH.
- 33. The method of embodiment 15, wherein for step (6), the compound of structural formula (VI) is reacted with nBuLi and Ph₂PH.
- 34. The method of embodiment 15, wherein for step (7), X_1 is --Cl.
- 60 35. The method of embodiment 15, wherein for step (8), the compound of structural formula (VIII) is hydrolyzed in the presence of a base.
 - 36. The method of embodiment 35, wherein the base is NaOH.
- 65 37. The method of embodiment 15, wherein the compound produced by the method is a sodium salt or a diethanolamine salt of treprostinil.

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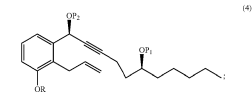
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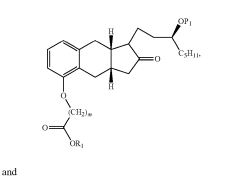
(6)

38. The method of embodiment 15, wherein R is $(CH_2)_m$ CO_2R_1 , wherein R_1 is an alkyl or a substituted or unsubstituted benzyl group.

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- 39. The method embodiment 38, further comprising:
 - (a) reacting the compound of structural formula (A) with a second alcohol protecting group to form a compound represented by structural formula (4):

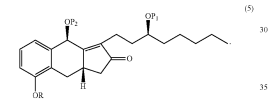




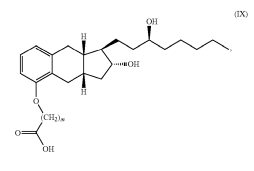
(d) converting the hydrogenated tricyclic compound represented by structural formula (6) to a compound represented by structural formula (IX):

and

(b) converting the compound of structural formula (4) to a tricyclic compound represented by structural formula (5):

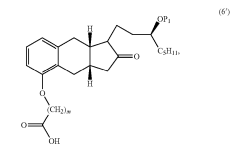


- 40. The method of embodiment 39, wherein P_2 is tert-butyldimethylsilyl (TBDMS), tertiarybutyldiphenylsilyl ₄₀ (TBDPS), triethylsilyl (TES) or triphenylmethyl (trityl group).
- 41. The method of embodiment 40, wherein P_2 is tert-butyldimethylsilyl (TBDMS). 45
- 42. The method of embodiment 39, wherein P₁ is tetrahydrofuranyl (THP), benzyl, 2,4-dinitrobenzyl, methoxymethyl (MOM), tertiarybutyldimethylsilyl (TBDMS), tertiarybutyldiphenylsilyl (TBDPS) or triethylsilyl (TES).
- 43. The method of embodiment 42, wherein P₁ is THP.
- 44. The method of embodiment 39, wherein m is 1.
- 45. The method of embodiment 39, wherein for the converting step (b), the compound of structural formula (4) is 55 converted to the compound of structural formula (5) through a cobalt-mediated cyclization reaction.
- 46. The method of embodiment 45, wherein the cobalt-mediated cyclization reaction is carried out in the presence of 60 CO₂(CO)₈.
- 47. The method of embodiment 39, wherein R_1 is an alkyl group and wherein the method further comprises:
 - (c) hydrogenating the tricyclic compound of structural formula (5) to form a hydrogenated tricyclic compound represented by structural formula (6):



wherein said converting (d) accomplishes cleaving of the protective group P_1 and ester hydrolysis of R in a single pot.

- 48. The method of embodiment 47, wherein the hydrogenation reaction of step (c) is carried out in the presence of a base.
- 49. The method of embodiment 48, wherein the base is K_2CO_3 .
- 50. The method of embodiment 47, wherein R₁ is straight or branched C1-C5 alkyl.
- 51. The method of embodiment 50, wherein R_1 is methyl.
- 52. The method of embodiment 39, wherein R_1 is a substituted or unsubstituted benzyl group and wherein the method further comprises:
- (c') hydrogenating the tricyclic compound of structural formula (5) to form a hydrogenated tricyclic compound represented by structural formula (6'):



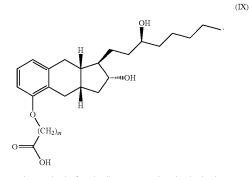
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and (d') converting the hydrogenated tricyclic compound represented by structural formula (6') to a compound represented by structural formula (IX):

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- 53. The method of embodiment 52, wherein the hydrogenation reaction of step (c) is carried out in the presence of a base.
- 54. The method of embodiment 53, wherein the base is K_2CO_3 .
- 55. The method of embodiment 52, wherein R_1 is an unsubstituted benzyl group.

56. The method of embodiment 14, further comprising reacting compound represented by formula (1):



to form the compound represented by the structural formula 40



57. A compound of formula (1):



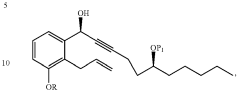
wherein R is $(CH_2)_m CO_2 R_1$, m is 1, 2 or 3, and

- R₁ is an alkyl group, THP, TBDMS or a substituted or unsubstituted benzyl group.
- 58. The compound of embodiment 57, wherein m is 1.
- 59. The compound of embodiment 57, wherein R₁ is straight 65 or branched C1-C5 alkyl.
- 60. The compound of embodiment 59, where R_1 is methyl.

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- 61. The compound of embodiment 57, wherein R_1 is unsubstituted benzyl.
- 62. A compound represented by structural formula (A):





wherein:

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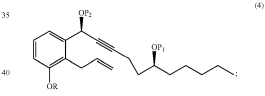
30 (1)

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(1)

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- P_1 is an alcohol protecting group;
 - wherein R is $(CH_2)_m CO_2 R_1$, m is 1, 2 or 3, and
 - R_1 is an alkyl group or a substituted or unsubstituted benzyl group.
- 20 63. The compound of embodiment 62, wherein m is 1.
 - 64. The compound of embodiment 62, wherein R_1 is straight or branched C1-C5 alkyl.
 - 65. The compound of embodiment 64, where R_1 is methyl.
- 25 66. The compound of embodiment 62, wherein R₁ is unsubstituted benzyl.
 - 67. The compound of embodiment 62, wherein P₁ is tetrahydrofuranyl (THP), benzyl, 2,4-dinitrobenzyl, methoxymethyl (MOM), tertiarybutyldimethylsilyl (TBDMS), tertiarybutyldiphenylsilyl (TBDPS) or triethylsilyl (TES).
- 68. The compound of embodiment 76, wherein P_1 is THP. 69. A compound represented by structural formula (4):



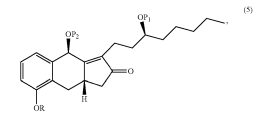
wherein:

- each of P_1 and P_2 is an alcohol protecting group;
 - wherein R is (CH₂)_mCO₂R₁, m is 1, 2 or 3, and R₁ is an alkyl group, or a substituted or unsubstituted benzyl group.
 - 70. The compound of embodiment 69, wherein m is 1.
- ⁵⁰ 71. The compound of embodiment 69, wherein R₁ is straight or branched C1-C5 alkyl.
 - 72. The compound of embodiment 71, where R_1 is methyl.
 - 73. The compound of embodiment 62, wherein R₁ is unsubstituted benzyl.
 - 74. The compound of embodiment 62, wherein P_2 is tertbutyldimethylsilyl (TBDMS), tertiarybutyldiphenylsilyl (TBDPS), triethylsilyl (TES) or triphenylmethyl (trityl group).
- $^{60}\,$ 75. The compound of embodiment 67, wherein $\rm P_2$ is tert-butyldimethylsilyl (TBDMS).
 - 76. The compound of embodiment 69, wherein P₁ is tetrahydrofuranyl (THP), benzyl, 2,4-dinitrobenzyl, methoxymethyl (MOM), tertiarybutyldimethylsilyl (TBDMS), tertiarybutyldipbenylsilyl (TBDPS) or trietbylsilyl (TES).
 - 77. The compound of embodiment 76, wherein P_1 is THP.

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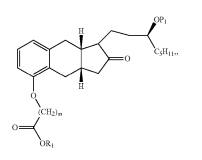
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wherein:

- each of P₁ and P₂ is an alcohol protecting group;
- wherein \overline{R} is $(CH_2)_m CO_2 R_1$, m is 1, 2 or 3, and
- R₁ is an alkyl group, or a substituted or unsubstituted benzvl group.
- 79. The compound of embodiment 78, wherein m is 1.
- 80. The compound of embodiment 78, wherein R_1 is straight or branched C1-C5 alkyl.
- 81. The compound of embodiment 80, where R_1 is methyl.
- 82. The compound of embodiment 78, wherein R_1 is unsub-
- stituted benzyl. 83. The compound of embodiment 78, wherein P₂ is tertbutyldimethylsilyl (TBDMS), tertiarybutyldiphenylsilyl (TBDPS), triethylsilyl (TES) or triphenylmethyl (trityl group).
- 84. The compound of embodiment 83, wherein P_2 is tert- ³⁰ butyldimethylsilyl (TBDMS).
- 85. The compound of embodiment 78, wherein P₁ is tetrahydrofuranyl (THP), benzyl, 2,4-dinitrobenzyl, methoxymethyl (MOM), tertiarybutyldimethylsilyl (TBDMS), tertiarybutyldiphenylsilyl (TBDPS) or triethylsilyl (TES).
- 86. The compound of embodiment 85, wherein P_1 is THP.
- 87. A compound represented by structural formula (6):



wherein:

- P_1 is an alcohol protecting group;
- wherein m is 1, 2 or 3, and
- R_1 is an alkyl group, or hydrogen.
- 88. The compound of embodiment 87, wherein m is 1.
- The compound of embodiment 87, wherein R₁ is straight or branched C1-C5 alkyl.
- 90. The compound of embodiment 89, where R_1 is methyl.
- 91. The compound of embodiment 87, where R_1 is methyl.
- stituted benzyl. 92. The compound of embodiment 87, wherein P₁ is tetrahydrofuranyl (THP), benzyl, 2,4-dinitrobenzyl, methoxym-65 ethyl (MOM), tertiarybutyldimethylsilyl (TBDMS), tertiarybutyldiphenylsilyl (TBDPS) or triethylsilyl (TES).

(6) 40

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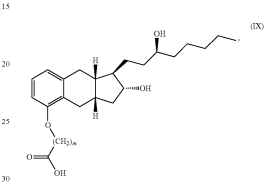
93. The compound of embodiment 92, wherein P_1 is THP. Although the foregoing refers to particular preferred

embodiments, it will be understood that the present invention is not so limited. It will occur to those of ordinary skill in the art that various modifications may be made to the disclosed embodiments and that such modifications are intended to be within the scope of the present invention.

All of the publications, patent applications and patents cited in this specification are incorporated herein by reference 10 in their entirety.

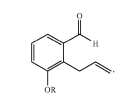
What is claimed is:

1. A method of preparing a compound represented by the following structural formula:

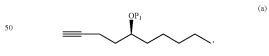


or a pharmaceutically acceptable salt thereof, comprising: reacting a compound represented by structural formula (I):

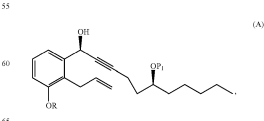
(I)



⁴⁵ with a compound represented by structural formula (a):



to form a compound represented by structural formula (A):



wherein: P_1 is an alcohol protecting group;

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(5)

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(6) 35

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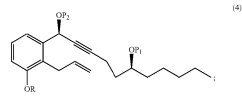
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 $\begin{array}{l} \text{R is } --(\text{CH}_2)_m \text{X}; \\ \text{X is COOR}_1; \end{array}$

 R_1 is an alkyl group; and

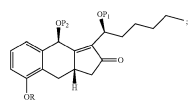
 \mathbf{K}_1 is an arkyl group; at

m is 1, 2 or 3, wherein the process further comprises: (a) reacting the compound of structural formula (A) with a second alcohol protecting group to form a compound represented by structural formula (4):

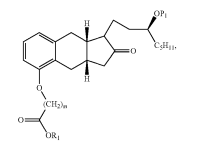


and

(b) converting the compound of structural formula (4) to a tricyclic compound represented by structural formula (5): $_{20}$

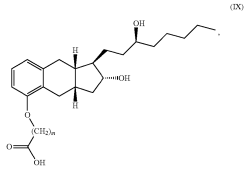


(c) hydrogenating the tricyclic compound of structural formula (5) to form a hydrogenated tricyclic compound represented by structural formula (6):



and

(d) converting the hydrogenated tricyclic compound represented by structural formula (6) to a compound represented ₅₀ by structural formula (IX):



wherein said converting (d) accomplishes cleaving of the protective group P_1 and ester hydrolysis of R_1 in a single pot. 2. The method of claim 1, wherein P2 is tert-butyldimeth-

ylsilyl (TBDMS), tertiarybutyldiphenylsilyl (TBDPS), triethylsilyl (TES) or triphenylmethyl (trityl group).

3. The method of claim **2**, wherein P2 is tert-butyldimethylsilyl (TBDMS).

4. The method of claim **1**, wherein P1 is tetrahydrofuranyl (THP), benzyl, 2,4-dinitrobenzyl, methoxymethyl (MOM),

tertiarybutyldimethylsilyl (TBDMS), tertiarybutyldiphenylsilyl (TBDPS) or triethylsilyl (TES).

5. The method of claim 4, wherein P1 is THP.

6. The method of claim 1, wherein for the converting step 15 (b), the compound of structural formula (4) is converted to the

compound of structural formula (5) through a cobalt-mediated cyclization reaction.
7. The method of claim 6, wherein the cobalt-mediated

7. The method of claim **6**, wherein the cobalt-mediated cyclization reaction is carried out in the presence of Co2(CO)8.

8. The method of claim **1**, wherein the hydrogenation reaction of step (c) is carried out in the presence of a base.

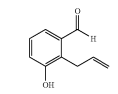
9. The method of claim 8, wherein the base is K2CO3.

10. The method of claim **1**, wherein R1 is straight or ²⁵ branched C1-C5 alkyl.

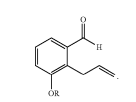
(1)

(I)

11. The method of claim 10, wherein R1 is methyl.12. The method of claim 1, further comprising reacting the compound represented by formula (I):

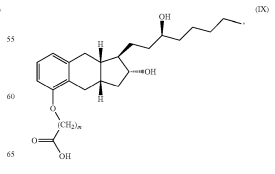


to form the compound represented by the structural formula



13. The method of claim **1**, wherein m=1.

14. A method of preparing a compound represented by the following structural formula:



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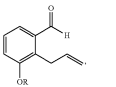
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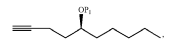
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(a) 15

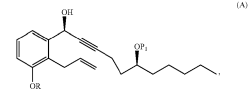
or a pharmaceutically acceptable salt thereof, comprising: reacting a compound represented by structural formula (I):



with a compound represented by structural formula (a):



to form a compound represented by structural formula (A):

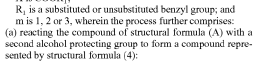


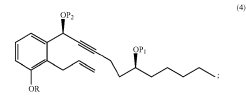
wherein:

 P_1 is an alcohol protecting group;

R is $-(CH_2)_m X$;

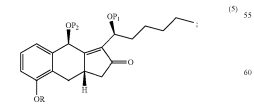
X is COOR₁;





and

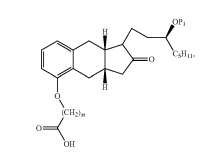
(b) converting the compound of structural formula (4) to a tricyclic compound represented by structural formula (5):



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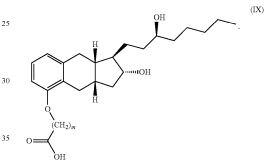
(c) hydrogenating the tricyclic compound of structural formula (5) to form a hydrogenated tricyclic compound represented by structural formula (6'):

(6')



and

20 (d) converting the hydrogenated tricyclic compound represented by structural formula (6') to a compound represented by structural formula (IX):



15. The method of claim 14, wherein the hydrogenation 40 reaction of step (c) is carried out in the presence of a base.

16. The method of claim 15, wherein the base is K2CO3.

17. The method of claim 14, wherein R1 is an unsubstituted benzyl group.

45 18. The method of claim 14, wherein P2 is tert-butyldimethylsilyl (TBDMS), tertiarybutyldiphenylsilyl (TBDPS), triethylsilyl (TES) or triphenylmethyl (trityl group).

19. The method of claim 18, wherein P2 is tert-butyldimethylsilyl (TBDMS) 50

20. The method of claim 14, wherein P1 is tetrahydrofuranyl (THP), benzyl, 2,4-dinitrobenzyl, methoxymethyl (MOM), tertiarybutyldimethylsilyl (TBDMS), tertiarybutyldiphenylsilyl (TBDPS) or triethylsilyl (TES).

21. The method of claim 20, wherein P1 is THP.

22. The method of claim 14, wherein for the converting step (b), the compound of structural formula (4) is converted to the compound of structural formula (5) through a cobaltmediated cyclization reaction.

23. The method of claim 22, wherein the cobalt-mediated cyclization reaction is carried out in the presence of Co2(CO) 8.

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Electronic Paten	t App	olication Fee	e Transmi	ttal	
Application Number:	13	910583			
Filing Date:	05	-Jun-2013			
Title of Invention:		OCESS TO PREPARE MODULIN®	TREPROSTINIL,	THE ACTIVE INGRE	DIENT IN
First Named Inventor/Applicant Name:	Hit	tesh Batra			
Filer:	Alexey V. Saprigin/Diana Meinecke				
Attorney Docket Number: 080618-1255					
Filed as Large Entity					
Utility under 35 USC 111(a) Filing Fees					
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Basic Filing:		I	1 1		
Pages:					
Claims:					
Miscellaneous-Filing:					
Petition:					
Patent-Appeals-and-Interference:					
Post-Allowance-and-Post-Issuance:					
Extension-of-Time:					
Extension - 1 month with \$0 paid		70 1251	1	²⁰⁰ UT	Ex. 2010
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Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Miscellaneous:				
Request for Continued Examination	1801	1	1200	1200
	Tot	al in USD	(\$)	1400

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Electronic Ac	knowledgement Receipt
EFS ID:	18493036
Application Number:	13910583
International Application Number:	
Confirmation Number:	7133
Title of Invention:	PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN®
First Named Inventor/Applicant Name:	Hitesh Batra
Customer Number:	22428
Filer:	Alexey V. Saprigin/Diana Meinecke
Filer Authorized By:	Alexey V. Saprigin
Attorney Docket Number:	080618-1255
Receipt Date:	17-MAR-2014
Filing Date:	05-JUN-2013
Time Stamp:	15:17:52
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with	Payment	yes	yes				
Payment Type		Credit Card	Credit Card				
Payment was suc	ccessfully received in RAM	\$1400					
RAM confirmatio	on Number	1664					
Deposit Account							
Authorized User							
File Listing:							
Document Number	Document Description	7F2ile Name	File Size(Bytes)/ Message Digest	Multi ∳ar€Xzip	Pages 1(if appl.)		
L			SteadyMed v. United	d Therapeut PR2016-000			
				IPR202	0-007		

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Information:						
2		SubstantiveSubmission.pdf	334536	yes	9	
-			7475fe3a696deffd82a0c4da65cdc64ee69d 9c5d	,	-	
	Multip	oart Description/PDF files in a	zip description			
	Document Des	scription	Start	Er	nd	
	Amendment/Argument after	Patent Board Decision	1		1	
	Claims		2	3	3	
	Applicant Arguments/Remarks Made in an Amendment		4	9		
Warnings:						
Information:						
3	Non Patent Literature	Aristoffetal.pdf	1388064	no	10	
-			0185df773bda620f2829a7db79e2888b662 fa285			
Warnings:						
Information:						
4	Other Reference-Patent/App/Search	US8481782.pdf	1527377	no	25	
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2			46e4e52f6f9a5e1164c5c83007081a12ba04 c16e		2	
Warnings:				_		
Information:						
		Total Files Size (in bytes)	1			

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

New Applications Under 35 U.S.C. 111

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

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

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

New International Application Filed with the USPTO as a Receiving Office

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

PTO/SB/06 (09-11)

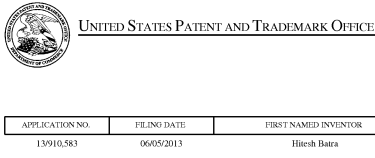
P1U/SB/06 (09-11) Approved for use through 1/31/2014. OMB 0651-0032 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

		Under	he Paperwork F	eduction Act of 1995,	no persons are requir	ed to respond t	U.S. Patent and Tradem to a collection of information		TMENT OF COMMERCE valid OMB control number		
P/	ATENT APPL		FEE DETI	-	N RECORD	Application or Docket Number 13/910,583		Filing Date 06/05/2013	To be Mailed		
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APPLICATION AS FILED – PART I											
(Column 1) (Column 2)											
FOR			NUMBER FIL	.ED	NUMBER EXTRA		RATE (\$)	FEE (\$)			
BASIC FEE			N/A		N/A		N/A				
(37 CFR 1.16(a), (b), or (c))			N/A		N/A		N/A				
(37 CFR 1.16(k), (i), or (m))			N/A		N/A		N/A				
(37 CFR 1.16(o), (p), or (q)) TOTAL CLAIMS			minus 20 = *			X \$ =					
(37 CFR 1.16(i)) INDEPENDENT CLAIMS			minus 3 = *				×	+			
(37 CFR 1.16(h))			If the specification and drawings exceed 100 sh of paper, the application size fee due is \$310 (\$ for small entity) for each additional 50 sheets of fraction thereof. See 35 U.S.C. 41(a)(1)(G) and CFR 1.16(s).			\$155 r					
	MULTIPLE DEPEN	DENT CLAIM	PRESENT (3	7 CFR 1.16(j))							
* lf t	he difference in colu	umn 1 is less th	an zero, ente	r "0" in column 2.			TOTAL				
		(Column 1)		(Column 2)	ION AS AMEN (Column 3)						
AMENDMENT	03/17/2014			NUMBER PREVIOUSLY PAID FOR	PRESENT EX	FRA	RATE (\$)	ADDITIC	ONAL FEE (\$)		
	Total (37 CFR 1.16(i))	* 14	Minus	** 20	= 0		x \$80 =		0		
	Independent (37 CFR 1.16(h))	* 1	Minus	***3	= 0		x \$420 =		0		
	Application Size Fee (37 C		CFR 1.16(s))								
	FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))										
							TOTAL ADD'L FE	E	0		
		(Column 1)	-	(Column 2)	(Column 3)						
AMENDMENT		CLAIMS REMAINING AFTER AMENDMEN	_	HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EX	ſRA	RATE (\$)	ADDITI	ONAL FEE (\$)		
	Total (37 CFR 1.16(i))	*	Minus	**	=		X \$ =				
	Independent (37 CFR 1.16(h))	*	Minus	***	=		X \$ =				
	Application Size Fee (37 CFR 1.16(s))										
AN	FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))										
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** lf *** l	the entry in column the "Highest Numbe f the "Highest Numb	er Previously P per Previously F	aid For" IN TH Paid For" IN T	HS SPACE is less	than 20, enter "20". s than 3, enter "3".		LIE /PAUL STANE				
The "Highest Number Previously Paid For" (Total or Independent) is the highest number found in the appropriate box in column 1.											

This collection of information is required by 37 CFR 1.16. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to This collection of information is required by 37 CFH 1.16. The information is required to obtain or retain a benefit by the public which is to file (and by the USP1O to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450. If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006

IPR2020-00770 United Therapeutics EX2007 Page 6174 of 7335



SUITE 500

CONFIRMATION NO. ATTORNEY DOCKET NO. 080618-1255 7133 7590 01/17/2014 EXAMINER FOLEY AND LARDNER LLP VALENROD, YEVGENY 3000 K STREET NW ART UNIT PAPER NUMBER WASHINGTON, DC 20007 1672 MAIL DATE DELIVERY MODE

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

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

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

PAPER

01/17/2014

Notice of Panel Decision	Application No).	Applicant(s)				
	13/910,583		BATRA ET AL.				
from Pre-Appeal Brief	Examiner		Art Unit				
Review	BRANDON FE	ETTEROLF	1672				
This is in response to the Dre Appeal Drief	Doquest for Dou	iou filed OF Deer	ombor 0010				
This is in response to the Pre-Appeal Brief	Request for Rev	iew filed 05 Dece	ember, 2013.				
 Improper Request – The Requered reason(s): 	st is improper an	d a conference v	will not be held for the following				
 The Notice of Appeal has not b The request does not include re A proposed amendment is inclu Other: 	easons why a rev	view is appropria	ite.				
The time period for filing a response continues to run from the receipt date of the Notice of Appeal or from the mail date of the last Office communication, if no Notice of Appeal has been received.							
2. A Proceed to Board of Patent Appeals and Interferences – A Pre-Appeal Brief conference has been held. The application remains under appeal because there is at least one actual issue for appeal. Applicant is required to submit an appeal brief in accordance with 37 CFR 41.37. The time period for filing an appeal brief will be reset to be one month from mailing this decision, or the balance of the two-month time period running from the receipt of the notice of appeal, whichever is greater. Further, the time period for filing of the appeal brief is extendible under 37 CFR 1.136 based upon the mail date of this decision or the receipt date of the notice of appeal, as applicable.							
The panel has determined the status of the claim(s) is as follows: Claim(s) allowed: Claim(s) objected to: Claim(s) rejected: $\underline{1-14}$. Claim(s) withdrawn from consideration:							
 Allowable application – A confernation Allowance will be mailed. Prosecution of at this time. 							
4. Reopen Prosecution – A conference has been held. The rejection is withdrawn and a new Office action will be mailed. No further action is required by applicant at this time.							
All participants:							
(1) BRANDON FETTEROLF.		(3) <u>Jeff Siew</u> .					
(2) <u>Yevegeny Valenrod</u> .		(4)					
Brandon J Fetterolf SPE Art Unit: 1672			/BRANDON FETTEROLF/ Supervisory Patent Examiner, Art Unit 1672				
U.S. Patent and Trademark Office PTO-2297 (Rev. 02/11)			Part of Paper No. 20140115				
110-2237 (Nev. 02/11)	77		UT Ex. 2010				

UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770

United Therapeutics EX2007 Page 6176 of 7335

Atty. Dkt. No. 080618-1255 Appl. No. 13/910,583 IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:	Hitesh Batra et al.
Title:	AN IMPROVED PROCESS TO PREPARE
	TREPROSTINIL, THE ACTIVE INGREDIENT IN
	REMODULIN®
Appl. No.:	13/910,583
Filing Date:	June 5, 2013
Examiner:	Yevgeny Valenrod
Art Unit:	1621
Confirmation Number:	7133

PRE-APPEAL BRIEF REQUEST FOR REVIEW

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

Sir:

According to the <u>Pre-Appeal Brief Conference Pilot Program</u>, announced July 11, 2005, Applicants file this Pre-Appeal Brief Request together with a Notice of Appeal.

<u>REMARKS</u>

Applicants request a pre-appeal brief review of the rejection under 35 U.S.C. § 103(a) over Phares *et al.* (US 2005/0085540) in view of Moriarty *et al.* (Journal of Organic Chemistry, 2004, 69, 1890-1902). In the present remarks, Applicants refer to pp. 3-6 of the reply filed Jul. 31, 2013 and pp. 3-10 of the reply filed Nov. 8, 2013. The PTO initially formulated the rejection on pp. 2-5 of the Final Office Action (FOA) dated Aug. 20, 2013. The PTO provided additional comments regarding the rejection on p. 2 of the Advisory Action (AA) dated Nov. 18, 2013.

There is no case of obviousness because the present claims recite a method of producing treprostinil with reduced impurities using a combination of steps not known in the art. Without knowing that a particular process of making a starting treprostinil batch contained impurities in the first place, one of ordinary skill in the art would not be motivated to change the process or combine additional process steps. Furthermore, the discovery by applicants that impurities can be reduced is itself an unexpected result that would rebut any possible case of obviousness. As shown previously, there are numerous different processes for making treprostinil suggested by Phares.

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UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6177 of 7335 Synthesis of Tr[]eprostinil diethanolamine (UT-15C)

Treprostinil acid [] is dissolved in a 1:1 molar ratio mixture of ethanol:water and diethanolamine is added and dissolved. The solution is heated and acetone is added as an antisolvent during cooling.

Phares further provides disclosure of at least two routes for obtaining treprostinil:

"Compounds of the present invention can also be provided by modifying the compounds found in U.S. Pat. Nos. 4,306,075 and 5,153,222 in like manner."

U.S. Patent No. 4,306,075 ("the '075 patent") teaches that treprostinil is prepared <u>without</u> <u>prior alkylation and hydrolysis</u> (also, U.S. Patent No. 5,153,222 cites to the '075 patent for its disclosure of a process of making treprostinil). In particular, Example 32(H) of the '075 patent discloses treprostinil obtained from the methyl ester of treprostinil, where the methyl ester was "chromatographed on silica gel" (see Example 32(G)).

Still there are other schemes for producing treprostinil as depicted in Moriarty et al., J. Org. Chem., Vol. 69(6): 1890-1902 (copy of record), for detailed discussion see p. 4-5 of Jul 31st reply. Scheme 1 in Moriarty represents a summary of the '075 patent's process for making treprostinil, while Schemes 2 and 3 in Moriarty represent two additional processes for making treprostinil known at the time of publication of the Moriarty article in 2004.

As shown above, there are several different processes for preparing a starting batch of treprostinil, only one of which leads to treprostinil having one or more impurities resulting from prior alkylation and hydrolysis steps. Therefore, Phares does not inherently and necessarily result in a process in which the same kind or amount of impurities are present in the starting batch and in which the level of one or more such impurities resulting from prior alkylation and hydrolysis steps is reduced in the final product as required by claim 1. For this reason alone, Phares cannot anticipate the present claims based on inherency.

MPEP §2143 for obviousness provides the following guidelines for obviousness analysis based on the KSR v Teleflex Supreme Court decision: "The key to supporting any rejection under 35 U.S.C. 103 is the clear articulation of the reason(s) why the claimed invention would have been obvious. The Supreme Court in KSR noted that the analysis

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Appl. No. 13/910,583 supporting a rejection under 35 U.S.C. 103 should be made explicit." For discussion of KSR based legal standards for obviousness analysis see pp. 3-4 of Nov. 8th reply.

The PTO provides its summary of Phares in the 1st paragraph on p. 3 of FOA. The PTO explicitly acknowledges that Phares does not teach all the elements of claim 1 by stating that Phares "fails to teach impurities resulting from prior alkylation and hydrolysis being present in the said starting batch," see the 2nd paragraph on p. 3 of FOA. After providing its characterization of Moriarty in the last paragraph on p. 3 of FOA, the PTO attempts to rely on Moriarty to remedy the admitted deficiencies of Phares, see 1st full paragraph on p. 4 of FOA.

At least one deficiency of the PTO's obviousness analysis is the PTO's failure to provide the required reasoned explanation on why one of ordinary skill in the art would combine Phares with Moriarty to arrive at the claimed invention. Phares does not set any special requirements regarding which type of starting treprostinil batch should be used for making his treprostinil diethanolamine salt. At the same time, multiple treprostinil synthesis methods, other than Moriarty's method involving alkylation and hydrolysis steps, do exist, see e.g. discussion on pages 4-5 of Jul. 31st reply. In particular, besides Moriarty's method, treprostinil may be prepared using at least the following methods: a) the method of US patent 4,306,075 (Phares explicitly cites this method in paragraph 0052); b) the method based on Scheme 2 of Moriarty; c) the method based on Scheme 3 of Moriarty. None of the methods a)-c) involves alkylation and hydrolysis and therefore, none of these methods results in a treprostinil batch having one or more impurities resulting from prior alkylation and hydrolysis steps as claim 1 recites. Thus, at least one deficiency of the PTO's obviousness analysis is that the PTO failed to explain why one of ordinary skill in the art would select a treprostinil batch prepared by Moriarty's method as a starting batch for making Phares' treprostinil diethanolamine salt out of multiple other treprostinil batches.

The only reason for combining Moriarty and Phares that Applicants can grasp from the PTO's obviousness analysis on pp. 3-4 of FOA may be formulated as follows: Moriarty and Phares are combined because they can be combined since Phares refers to Morlarty as one of several different sources of treprostinil starting material. If this is the case, then Applicants submit that such reason for combining Moriarty and Phares is not sufficient for establishing a *prima facie* case of obviousness. <u>One could just as easily choose another</u> <u>process as the source of treprostinil</u>. Thus, there is no motivation supporting the particular combination of Phares and Moriarty.

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Atty. Dkt. No. 080618-1255 Appl. No. 13/910.583

Furthermore, the rejection has acknowledged that reduction of impurities is not expressly taught by the combination, but nevertheless maintains it is inherent. <u>This misses</u> the point – an inherent, unknown advantage is by definition an unexpected result that would rebut any possible case of prima facie obviousness. The reduction of impurities is not taught by Phares or Moriarty, and the rejection admits it was not a known result. Therefore, the unexpected result of impurity reduction rebuts any possible case of obviousness.

The PTO's comments on p. 4, ln. 5-7, of FOA that "[t]here is ample expectation of success because the process of Phares and that of Moriarty are expected to function in a manner <u>described in the art</u>" is misplaced. Reduction of impurites is an unexpected result NOT described in the art. Therefore, it rebuts any case of obviousness.

In the present rejection, the PTO ignores the "whereby" clause of claim 1 as well as the purity levels in claim 3 by relying on the inherency theory, see e.g. FOA, p. 4, lines 8-13 and also paragraph bridging p. 4-5.

The PTO cannot rely on inherency theory in articulating its required finding regarding predictability of the results of combination of Moriarty and Phares because the reduction of the impurity level was not known. The inherency of an advantage (reduction of impurity level in the present case) and its obviousness are entirely different questions:

"[T]he inherency of an advantage and its obviousness are entirely different questions. That which may be inherent is not necessarily known. <u>Obviousness cannot be predicated</u> on what is unknown." In re Shetty, 195 USPQ 753 (CCPA 1977), citing In re Adams, 148 USPQ 742 (1966). (Bold underlining added)

The present method claim is directed to a result that is recited in the preamble and the body of the claim, so this must be given weight as the purpose of the method claim (unlike other situations where inherency may be used if the claims are not methods). The PTO explicitly admits that the reduction of the impurity level was not known by stating in the paragraph bridging pp. 4-5 of FOA that "Phares does not teach reduction in impurities [due] to salt formation and crystallization." Thus, one of ordinary skill in the art would not have information in Moriarty and Phares based on which he or she could predict the reduction of impurities implied by claim 1.

The fact that Phares teaches a formation of a crystalline solid does not necessarily mean that such crystalline solid formation would necessarily result in reduction of impurities because a crystallization does not necessarily result in purification of the crystallized material, nor was there knowledge of which of several different starting processes for making

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Atty. Dkt. No. 080618-1255

Appl. No. 13/910,583 treprostinil would yield impurities that could be removed by such crystallization. For example, in some cases, impurities can incorporate into the lattice of the crystallized materials, hence, decreasing the level of purity of the crystal product, see e.g., Snell et al. Crystal Growth & Design 2001, vol. 1, 151-158 (provided with Nov. 8th reply), which provides documentary evidence of impurities incorporated into a lattice of a crystallized material.

Even if, for argument's sake only, relying on inherency theory was permissible in obviousness analysis, the PTO's reliance on inherency theory would still be improper because in the present rejection, the PTO attempts to establish inherency by relying on possibilities or probabilities when there is no explicit basis for selecting a particular starting batch of treprostinil in the first instance. According to guidelines from MPEP § 2112.IV for inherency based rejections: "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.' " In re Robertson, 169 F.3d 743, 745, 49 USPQ2d 1949, 1950-51 (Fed. Cir. 1999)" (emphasis added) For additional discussion of legal standards for inherency based rejections, see pp. 9-10 of Nov. 8th reply.

In the present rejection, the PTO improperly tries to establish inherency theory based on possibilities or probabilities. This is particularly clear from the following sentence bridging pp. 4-5 of FOA: "if one is to produce treprostinil according to the process of [Moriarty] and [to] prepare a salt according to the process of Phares the reduction in impurities would be inherent." (underlining added) The above cited sentence contains the underlined conditional "if" clause, which, at least because there are processes for producing treprostinil other than the one of Moriarty (see discussion above and also pp. 4-5 of Jul 31st reply) provides evidence that the PTO improperly relies on probabilities or possibilities in its inherency based rejection.

Date December 5, 2013

4826-7519-5927.1

FOLEY & LARDNER LLP Customer Number: 22428 Telephone: (202) 672-5569 Facsimile: (202) 672-5399

Respectfully subpitted,

De Stephen B. Maebius Attorney for Applicants Registration No. 35,264

Alexey _____Saprigin Reg:#56,939

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Electronic Patent	: Арр	lication Fee	e Transmi	ittal			
Application Number:	139	10583					
Filing Date:	05-J	05-Jun-2013					
Title of Invention:	PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN®						
First Named Inventor/Applicant Name:	Hite	sh Batra					
Filer:	Alex	key V. Saprigin/Dia	na Meinecke				
Attorney Docket Number:	080	080618-1255					
Filed as Large Entity							
Utility under 35 USC 111(a) Filing Fees							
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)		
Basic Filing:	·						
Pages:							
Claims:							
Miscellaneous-Filing:							
Petition:							
Patent-Appeals-and-Interference:							
Notice of Appeal		1401	1	800	800		
Post-Allowance-and-Post-Issuance:							
Extension-of-Time:		83			T Ex. 2010		
				IPI Therape ל	erapeutics 016-00006 R2020-0077 utics EX200 6182 of 733		

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)		
Extension - 1 month with \$0 paid	1251	1	200	200		
Miscellaneous:						
	Tot	al in USD	(\$)	1000		

UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6183 of 7335

Electronic Acknowledgement Receipt					
EFS ID:	17576828				
Application Number:	13910583				
International Application Number:					
Confirmation Number:	7133				
Title of Invention:	PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN®				
First Named Inventor/Applicant Name:	Hitesh Batra				
Customer Number:	22428				
Filer:	Alexey V. Saprigin/Diana Meinecke				
Filer Authorized By:	Alexey V. Saprigin				
Attorney Docket Number:	080618-1255				
Receipt Date:	05-DEC-2013				
Filing Date:	05-JUN-2013				
Time Stamp:	14:46:54				
Application Type:	Utility under 35 USC 111(a)				

Payment information:

Submitted with Payment		yes	yes					
Payment Type		Credit Card						
Payment was successfully received in RAM		\$1000						
RAM confirmation Number		1281						
Deposit Account	:							
Authorized User								
File Listing:								
Document Number	Document Description	8 ^g jle Name	File Size(Bytes)/ Message Digest	Multi Pages ∳arEXzip 16ifappl				
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IPR2020-00770 United Therapeutics EX2007 Page 6184 of 7335

1	Notice of Appeal Filed	NoticeOfAppeal.pdf	63711 dc5d68f815453e1e94113a507d2edfb38e3t 5041	no	2			
Warnings:								
Information:								
2	Pre-Brief Conference request	PreAppealBrief.pdf	295323	no	5			
			064470145cce4e35b42ce945a5405050b0f 6f9b1					
Warnings:								
Information:								
3	Fee Worksheet (SB06) fee-info.pdf		32575	no	2			
Warnings:								
Information:			1					
		Total Files Size (in bytes)	3	91609				
This Acknowledgement Receipt evidences receipt on the noted date by the USPTO of the indicated documents, characterized by the applicant, and including page counts, where applicable. It serves as evidence of receipt similar to a Post Card, as described in MPEP 503. New Applications Under 35 U.S.C. 111 If a new application is being filed and the application includes the necessary components for a filing date (see 37 CFR 1.53(b)-(d) and MPEP 506), a Filing Receipt (37 CFR 1.54) will be issued in due course and the date shown on this Acknowledgement Receipt will establish the filing date of the application. National Stage of an International Application under 35 U.S.C. 371								
If a timely submission to enter the national stage of an international application is compliant with the conditions of 35 U.S.C. 371 and other applicable requirements a Form PCT/DO/EO/903 indicating acceptance of the application as a national stage submission under 35 U.S.C. 371 will be issued in addition to the Filing Receipt, in due course.								
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

First Inventor Name:Hitesh BATRATitle:AN IMPROVED PROCESS TO PREPARE
TREPROSTINIL, THE ACTIVE INGREDIENT IN
REMODULIN®Appl. No.:13/910,583Filing Date:06/05/2013Examiner:Yevgeny ValenrodArt Unit:1621

Confirmation Number: 7133

NOTICE OF APPEAL FROM THE EXAMINER TO THE PATENT TRIAL AND APPEAL BOARD

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

Commissioner:

Applicants hereby appeal to the Patent Trial and Appeal Board from the decision of the Examiner in the Final Office Action dated August 20, 2013, and in the Advisory Action dated November 18, 2013, finally rejecting Claims 1-14.

[X] Applicants hereby petition for an extension of time under 37 C.F.R. §1.136(a) for the total number of months checked below:

[X] Notice of Appeal Fee

[X]To be paid as detailed below

4828-7313-5127.1

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UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6186 of 7335 The required fees are calculated below:

[X]	Notice of Appeal Fee	\$800.00
[X]	Extension for response filed within the first month:	\$200.00
[]	Extension:	\$0.00
	TOTAL FEE:	\$1000.00

The above-identified fees of \$1000.00 are being paid by credit card via EFS-Web.

The Commissioner is hereby authorized to charge any additional fees which may be required regarding this application under 37 C.F.R. §§ 1.16, 1.17 and 41.20, or credit any overpayment, to Deposit Account No. 19-0741. Should no proper payment be enclosed herewith, as by the credit card payment instructions in EFS-Web being incorrect or absent, resulting in a rejected or incorrect credit card transaction, the Commissioner is authorized to charge the unpaid amount to Deposit Account No. 19-0741.

Please direct all correspondence to the undersigned attorney or agent at the address indicated below.

Respectfully submitted,

Date December 5, 2013

FOLEY & LARDNER LLP Customer Number: 22428 Telephone: (415) 984-9810 Facsimile: (415) 434-4507

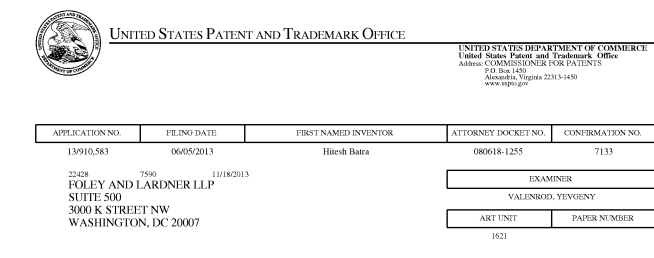
By

Alexey V. Saprigin Attorney for Applicants Registration No. 56,439

4828-7313-5127.1

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UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6187 of 7335



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

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

7133

DELIVERY MODE

PAPER

MAIL DATE

11/18/2013

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REPLY FILED FAILS TO PLACE THIS APPLICA' IOTICE OF APPEAL FILED The reply was filed after a final rejection. No Notice of Apper one of the following replies: (1) an amendment, affidavit, or (2) a Notice of Appeal (with appeal fee) in compliance with 37 CFR 1.114 if this is a utility or plant application. Note the following time periods: Image: The period for reply expires <u>3</u> months from the mail Image: The period for reply expires on: (1) the mailing date of In no event, however, will the statutory period for reply Image: A prior Advisory Action was mailed more than 3 month	TION IN CONDITION FOR ALLOW weal has been filed. To avoid abandor r other evidence, which places the ap 1 37 CFR 41.31; or (3) a Request for C nat RCEs are not permitted in design illing date of the final rejection. If this Advisory Action; or (2) the date s y expire later than SIX MONTHS from	VANCE. Inment of this app plication in cond Continued Exami applications. Th	blication, applicant must timely file ition for allowance; ination (RCE) in compliance with
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A prior Advisory Action was mailed more than 3 month			
the prior Advisory Action or SIX MONTHS from the ma Examiner Note: If box 1 is checked, check eithe <u>FIRST</u> RESPONSE TO APPLICANT'S <u>FIRST</u> A REJECTION. ONLY CHECK BOX (c) IN THE L	ailing date of the final rejection, which er box (a), (b) or (c). ONLY CHECK E AFTER-FINAL REPLY WHICH WAS LIMITED SITUATION SET FORTH U	ejection in respo les month ever is earlier. 3OX (b) WHEN 1 FILED WITHIN 1 NDER BOX (c).	nse to a first after-final reply filec s from the mailing date of ITHS ADVISORY ACTION IS TH TWO MONTHS OF THE FINAL See MPEP 706.07(f).
nsions of time may be obtained under 37 CFR 1.136(a). sion fee have been filed is the date for purposes of deter opriate extension fee under 37 CFR 1.17(a) is calculated the final Office action; or (2) as set forth in (b) or (c) abo g date of the final rejection, even if timely filed, may reduce <u>CE OF APPEAL</u>	ermining the period of extension and I from: (1) the expiration date of the ove, if checked. Any reply received	the correspon shortened state by the Office la	ding amount of the fee. The utory period for reply originally ater than three months after the
The Notice of Appeal was filed on A brief in con Notice of Appeal (37 CFR 41.37(a)), or any extension the Appeal has been filed, any reply must be filed within the NDMENTS	hereof (37 CFR 41.37(e)), to avoid	dismissal of the	
The proposed amendments filed after a final rejection, a) They raise new issues that would require further b) They raise the issue of new matter (see NOTE b	r consideration and/or search (see I below);	NOTE below);	
 c) They are not deemed to place the application in appeal; and/or d) They present additional claims without canceling 		Ū	
NOTE: (See 37 CFR 1.116 and 41.33(a))).		
The amendments are not in compliance with 37 CFR 1 Applicant's reply has overcome the following rejection(Compliant Ame	ndment (PTOL-324).
Newly proposed or amended claim(s) would be allowable claim(s).		e, timely filed ar	mendment canceling the non-
For purposes of appeal, the proposed amendment(s): (new or amended claims would be rejected is provided b DAVIT OR OTHER EVIDENCE		will be entere	d, and an explanation of how t
A declaration(s)/affidavit(s) under 37 CFR 1.130(b) was			
The affidavit or other evidence filed after final action, bu applicant failed to provide a showing of good and suffici presented. See 37 CFR 1.116(e).	It before or on the date of filing a No elent reasons why the affidavit or oth	otice of Appeal ner evidence is	will <u>not</u> be entered because necessary and was not earlier
The affidavit or other evidence filed after the date of fili because the affidavit or other evidence failed to overcor and sufficient reasons why it is necessary and was not The affidavit or other evidence is entered. An explanati	me <u>all</u> rejections under appeal and/ earlier presented. See 37 CFR 41.	'or appellant fai 33(d)(1).	Is to provide a showing of good
UEST FOR RECONSIDERATION/OTHER 12. The request for reconsideration has been cons	sidered but does NOT place the app	plication in conc	lition for allowance because:
See Continuation Sheet. Note the attached Information Disclosure Statement(s) Other:). (PTO/SB/08) Paper No(s)		
] Other: US OF CLAIMS			
he status of the claim(s) is (or will be) as follows: laim(s) allowed: laim(s) objected to:			
aim(s) objected to: laim(s) rejected: aim(s) withdrawn from consideration:			
	/YEVGENY VALENRO Primary Examiner, Art U		

SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6189 of 7335 Continuation of 11. does NOT place the application in condition for allowance because: The arguments presented by the applicants are not found convincing. Applicants have argued that a prima facie of obviousness has not been made at least in part because the office has failed to provide a reasoned explanation why one skilled in the art would select the method of Moriarty for preparation of treprostinil. This argument is not found persuasive because. As described in the office action one would select the method of Moriarty because said method produces treprostinil which is required for the method of Phares. Since Moriarty presents a functional methodology one would find it obvious to use the described methodology for its intended purpose. Applicants have alluded to why one would select the method of moriarty vs. numerous other methods where treprostinil is produced via alkylation and hydrolysis. Examiner has not uncovered other alkylation - hydrolysis methodologies for producing treprostinil where impurities from the synthetic steps are not present in the final product.

Receipt date: 11/08/2013

13910583 - GAU: 1621

Approved for use through 03/31/2007. OMB 0651-0031 U.S. Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE

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Substitute for form 1449/PTO	Coi	mplete if Known
INFORMATION DISCLOSURE	Application Number	13/910,583
STATEMENT BY APPLICANT	Filing Date	6/5/2013
Date Submitted: NOV 0 8 2013	First Named Inventor	Hitesh BATRA
Date Submitted	Art Unit	1621
(use as many sheets as necessary)	Examiner Name	Yevgeny Valenrod
Sheet 1 of 1	Attorney Docket Number	080618-1255

U.S. PATENT DOCUMENTS						
Examin	Cite	Document Number	Publication Date	Name of Patentee or Applicant of	Pages, Columns, Lines, Where Relevant	
er Initials*	No. ¹	Number-Kind Code ² (// known)	MM-DD-YYYY	Cited Document	Passages or Relevant Figures Appear	
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Examiner Initials*	Cite No. ¹	Foreign Patent Document Country Code ³⁻ Number ⁴⁻ Kind Code ⁵ (<i>if known</i>)	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Documents	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear	T ⁶
8	B1	JP 56-122328 A	09/25/1981	Sumitomo Chem. Co.		V
	B2	JP 59-044340 A	03/12/1984	Sankyo Co. Ltd.		 ✓
8						

	NON PATENT LITERATURE DOCUMENTS				
Examiner Initials*	Cite No.1	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.) date, page(s), volume-issue number(s), publisher, city and/or country where published.	ſ		

Examiner Signature	/Yevgeny Valenrod/	Date Considered	11/15/2013
	itial if reference considered, whether or not citation is in conformance with MPEP 6		
considered. Incl	ude copy of this form with next communication to applicant. 1 Applicant's unique c		

Patent Documents at www.uspto.gov or MPEP 901.04. 3 Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3), 4 For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. 5 Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST.16 if possible. 6 Applicant is to place a check mark here if English language Translation is attached. This collection of information is required by 37 CFR 1.97 and 1.98. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 2 hours to complete, including gathering, 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, 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.

> ALL REFERENCES CONSIDERED EXCEPT WHERE LINED THROWGH. /YV/ SteadyMed v. United Therapeutics

IPR2016-00006

IPR2020-00770 United Therapeutics EX2007 Page 6191 of 7335

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Hitesh BATRA et al.

Title: AN IMPROVED PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN®

Appl. No.: 13/910,583

Filing Date: June 5, 2013

Examiner: Yevgeny Valenrod

Art Unit: 1621

Confirmation 7133 Number:

REPLY UNDER 37 C.F.R. § 1.116

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

Commissioner;

This paper responds to the Final Office Action mailed on August 20, 2013.

The listing of claims begins on page 2 of this document.

Remarks begin on page 3 of this document.

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Listing of Claims:

1. (previously presented) In a process for producing a pharmaceutical composition comprising treprostinil, the improvement comprising forming a salt of treprostinil by combining a starting batch of treprostinil having one or more impurities resulting from prior alkylation and hydrolysis steps and a base, isolating the treprostinil salt, and preparing a pharmaceutical composition comprising treprostinil or a pharmaceutically acceptable salt thereof from the isolated treprostinil salt, whereby a level of one or more impurities found in the starting batch of treprostinil is lower in the pharmaceutical composition.

2. (original) The process of claim 1, wherein the salt is isolated in crystalline form.

3. (original) The process of claim 2, wherein the isolated salt is at least 99.8% pure.

4. (original) The process of claim 1, wherein the base is selected from the group consisting of sodium, ammonia, potassium, calcium, ethanolamine, diethanolamine, N-methylglucamine, and choline.

5. (original) The process of claim 4, wherein the base is diethanolamine.

6. (original) The process of claim 1, wherein the base is combined with treprostinil that has not been previously isolated.

7. (original) The process of claim 1, wherein the isolated salt is stored at ambient temperature.

8. (original) A pharmaceutical composition prepared by the process of claim 1.

9. (original) A pharmaceutical composition prepared by the process of claim 2.

10. (original) A pharmaceutical composition prepared by the process of claim 3.

11. (original) A pharmaceutical composition prepared by the process of claim 4.

12. (original) A pharmaceutical composition prepared by the process of claim 5.

13. (original) A pharmaceutical composition prepared by the process of claim 6.

14. (original) A pharmaceutical composition prepared by the process of claim 7.

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REMARKS

Applicants respectfully request reconsideration and allowance of the present application.

CLAIMS STATUS

Claims 1-14 are pending.

CLAIM REJECTION UNDER 35 U.S.C. § 102(b)

Claims 1-14 stand rejected as obvious over Phares (US2005/0085540) in view of Moriarty et al. (Journal of Organic Chemistry, 2004, 69, 1890-1902). Applicants respectfully traverse.

The PTO failed to establish a *prima facie* case of obviousness at least because of the reasons discussed below.

"The Supreme Court in KSR International Co. v. Teleflex Inc., 550 U.S. _____, ______, 82 USPQ2d 1385, 1395-97 (2007) identified a number of rationales to support a conclusion of obviousness which are consistent with the proper "functional approach" to the determination of obviousness as laid down in *Graham*. The key to supporting any rejection under 35 U.S.C. 103 is the clear articulation of the reason(s) why the claimed invention would have been obvious. The Supreme Court in KSR noted that the analysis supporting a rejection under 35 U.S.C. 103 should be made explicit. > In *Ball Aerosol v. Limited Brands*, 555 F.3d 984 (Fed. Cir. 2009), the Federal Circuit offered additional instruction as to the need for an explicit analysis. The Federal Circuit explained that the Supreme Court's requirement for an explicit analysis does not require record evidence of an explicit teaching of a motivation to combine in the prior art.

[T]he analysis that "should be made explicit" refers not to the teachings in the prior art of a motivation to combine, but <u>to the court's analysis</u>.... Under the flexible inquiry set forth by the Supreme Court, the district court therefore erred by failing to take account of "the

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UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6194 of 7335 inferences and creative steps," or even routine steps, that an inventor would employ and by failing to find a motivation to combine related pieces from the prior art.

Ball Aerosol, 555 F.3d at 993. The Federal Circuit's directive in Ball Aerosol was addressed to a lower court, but <u>it applies to Office personnel as well</u>. When setting forth a rejection, Office personnel are to continue to make appropriate findings of fact as explained in MPEP § 2141 and § 2143, and <u>must provide a reasoned explanation as to why the</u> <u>invention as claimed would have been obvious to a person of ordinary skill in the art at</u> <u>the time of the invention</u>. This requirement for explanation remains even in situations in which Office personnel may properly rely on intangible realities such as common sense and ordinary ingenuity." (Bold underlining added)

The PTO failed to establish a *prima facie* case of obviousness because the PTO failed to make its obviousness analysis explicit or because, in other words, the PTO failed to provide the required reasoned explanation as to why the invention as claimed would have been obvious to a person of ordinary skill in the art at the time of the invention.

The PTO failed to provide the required reasoned explanation about why one of ordinary skill would **combine Moriarty and Phares**. In particular, the PTO failed to provide the required reasoned explanation of why one of ordinary skill in the art would select treprostinil having one or more impurities resulting from prior alkylation and hydrolysis produced by Moriarty's method out of various other treprostinil batches that could be produced by multiple other methods. The PTO also fails to supply the required reasoned explanation of why one of ordinary skill in the art would be able to predict that, should he or she select Phares' diethanolamine salt treprostinil method to apply to a treprostinil batch produced by Moriarty's method, the resulting salt would have a lower level of impurities compared to the initial treprostinil produced by Moriarty's method. Applicants provide additional discussion below.

The PTO provides its summary of Phares in the first paragraph on page 3 of the Office Action. The PTO explicitly acknowledges that Phares does not teach all the elements of claim 1 by stating that Phares "fails to teach impurities resulting from prior alkylation and

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UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6195 of 7335 hydrolysis being present in the said starting batch," see the second paragraph on page 3 of the Office Action. After providing its characterization of Moriarty in the last paragraph on page 3 of the Office Action, the PTO attempts to rely on this Journal of Organic Chemistry reference in order to remedy the admitted deficiencies of Phares, see the first full paragraph on page 4 of the Office Action.

Applicants respectfully submit that at least one deficiency of the PTO's obviousness analysis is the PTO's failure to provide the required reasoned explanation on why one of ordinary skill in the art would combine Phares with Moriarty in order to arrive at the claimed invention. Phares does not set any special requirements around which type of starting treprostinil batch should be used for making his treprostinil diethanolamine salt. At the same time, as Applicants explained on pages 4-5 of their response filed July 31, 2013, multiple treprostinil synthesis methods, other than Moriarty's method involving alkylation and hydrolysis steps, do exist. These other synthesis methods result in treprostinil batches which are different from "the starting batch of treprostinil having one or more impurities resulting from prior alkylation" recited in claim 1. Thus, at least one deficiency of the PTO's obviousness analysis is that the PTO failed to explain why one of ordinary skill in the art would select a batch of treprostinil having one or more impurities resulting from prior alkylation as a starting batch for making Phares' treprostinil diethanolamine salt out of multiple other treprostinil batches.

The only reason for combining Moriarty and Phares that Applicants can grasp from the PTO's obviousness analysis on pages 3 and 4 of the Office Action may be formulated as follows: Moriarty and Phares are combined because they can be combined. If the PTO thinks that there are other reasons for combining Moriarty and Phares, then Applicants respectfully request that the PTO articulate these other reasons in the next Office Action. The PTO's reason for combining Moriarty and Phares stated in the first sentence of this paragraph is not sufficient for establishing a *prima facie* case of obviousness, see MPEP § 2143.01.III: "The mere fact that references can be combined or modified **does not render** the resultant combination obvious **unless** the results would have been **predictable** to one of ordinary skill in the art. *KSR International Co. v. Teleflex Inc.*, 550 U.S. _____, 22 USPQ2d 1385, 1396

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UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6196 of 7335 (2007)" (Emphasis added) Applicants respectfully submit that in the present case, the results of combining Phares and Moriarty would not have been predictable to one of ordinary skill in the art at least because Phares does not teach anything with respect to reduction in impurities due to salt formation and crystallization (the PTO explicitly admits this fact in the paragraph bridging pages 4-5 of the Office Action). Applicants provide additional comments regarding the predictability issue below.

In order to illustrate what constitutes a properly explicit obviousness analysis, MPEP § 2143 provides a number of exemplary obviousness rationales based on the suggestions in the Supreme Court decision in *KSR v Teleflex*. Although it is not totally clear which particular rationale from MPEP § 2143 wanted to apply in the present rejection, Applicants believe that the obviousness rationale from MPEP § 2143.A "Combining Prior Art Elements According to Known Methods to Yield Predictable Results" is the closest to the PTO's logic in the rejection (If the PTO's intention was to use another obviousness rationale from MPEP § 2143, then Applicants respectfully that the PTO specifies a particular rationale for the present rejection in the next Office Action). MPEP § 2143.A states as follows:

"To reject a claim based on this rationale, Office personnel must resolve the *Graham* factual inquiries. Then, Office personnel **must articulate** the following:

- (1) a finding that the prior art included each element claimed, although not necessarily in a single prior art reference, with the only difference between the claimed invention and the prior art being the lack of actual combination of the elements in a single prior art reference;
- (2) a finding that one of ordinary skill in the art could have combined the elements as claimed by known methods, and that in combination, each element merely performs the same function as it does separately;
- (3) a finding that one of ordinary skill in the art would have recognized that the results of the combination were predictable; and

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UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6197 of 7335 (4) whatever additional findings based on the *Graham* factual inquiries may be necessary, in view of the facts of the case under consideration, to explain a conclusion of obviousness.

The rationale to support a conclusion that the claim would have been obvious is that all the claimed elements were known in the prior art and one skilled in the art could have combined the elements as claimed by known methods with no change in their respective functions, and the combination yielded nothing more than predictable results to one of ordinary skill in the art. *KSR*, 550 U.S. at _____, 82 USPQ2d at 1395; *Sakraida v. AG Pro, Inc.*, 425 U.S. 273, 282, 189 USPQ 449, 453 (1976); *Anderson's-Black Rock, Inc. v. Pavement Salvage Co.*, 396 U.S. 57, 62-63, 163 USPQ 673, 675 (1969); *Great Atlantic & P. Tea Co. v. Supermarket Equipment Corp.*, 340 U.S. 147, 152, 87 USPQ 303, 306 (1950). "[I]t can be important to identify a reason that would have prompted a person of ordinary skill in the relevant field to combine the elements in the way the claimed new invention does." *KSR*, 550 U.S. at _____, 82 USPQ2d at 1396. <u>If any of these findings cannot be made, then this rationale cannot be used</u> to support a conclusion that the claim would have been obvious to one of ordinary skill in the art." (Bold underlining added)

Applicants respectfully submit that the PTO cannot rely on the rationale from MPEP § 2143.A in the present rejection at least because the PTO failed to articulate the required finding (3) "that one of ordinary skill in the art would have recognized that <u>the results of the combination were predictable</u>." Applicants appreciate that the PTO provides the following comments on page 4, lines 5-7, of the Office Action: "There is ample expectation of success because the process of Phares and that of Moriarty are expected to function in a manner described in the art." At the same time, Applicants submit that the above cited PTO's comments cannot serve as the required articulation of finding (3) in MPEP § 2143.A because these comments say nothing regarding the predictability or the reasonable expectation of success <u>for the results of the combination</u>. In the claimed invention, the results of the combination, which one of ordinary skill in the art could not predict based on Moriarty and Phares, are presented in the "whereby" clause, which can be reformulated as the reduction of the impurity level compared to the starting batch of treprostinil. In the present rejection, the

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UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6198 of 7335 PTO ignores the "whereby" clause of claim 1 as well as the purity levels in claim 3 by relying on the inherency theory, see e.g. page 4, lines 8-13:

"The purity limitations found in the instant claim [3 and 10] are inherently met by the combination of the two references. Regarding the limitations directed to increased purity of the pharmaceutical composition vs. starting batch of treprostinil. Phares described forming the pharmaceutical composition as a crystalline solid. The purity of the salt is inherently increased since the same steps directed to formation of the salt are followed in both instant claims and Phares."

See also, the paragraph bridging pages 4-5:

"if one is to produce treprostinil according to the process of [Moriarty] and [to] prepare a salt according to the process of Phares the reduction in impurities would be inherent. The process of Phares inherently reduces impurities even through it was not the subject of [Phares'] invention."

In response, Applicants first bring the PTO's attention to the following legal standard, which explains the inherency of an advantage (reduction of impurity level in the present case) and its obviousness are entirely different questions:

"[T]he inherency of an advantage and its obviousness are entirely different questions. That which may be inherent is not necessarily known. <u>Obviousness cannot be predicated</u> on what is unknown." In re Shetty, 195 USPQ 753 (CCPA 1977), citing In re Adams, 148 USPQ 742 (1966). (Bold underlining added)

In view of the above legal standard, the PTO cannot rely on inherency theory in articulating its required finding regarding predictability of the results of combination of Moriarty and Phares because the reduction of impurities was not known. In the present claim, the method claim is directed to a result that is recited in the preamble and the body of the claim, so this must be given weight as the purpose of the method claim (unlike other situations where inherency may be used if the claims are not methods). The PTO explicitly admits this by stating in the paragraph bridging pages 4-5 of the Office Action that "Phares does not teach reduction in impurities [due] to salt formation and crystallization." Thus, one of ordinary skill in the art would not have information in Moriarty and Phares based on which he or she could predict the reduction of impurities implied by claim 1.

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UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6199 of 7335 Applicants further submit that the fact that Phares teaches a formation of a crystalline solid does not necessarily mean that such crystalline solid formation would necessarily result in reduction of impurities because a crystallization does not necessarily result in purification of the crystallized material. For example, in some cases, impurities can incorporate into the lattice of the crystallized materials, hence, decreasing the level of purity of the crystal product, see e.g. the enclosed reference, Snell et al. Crystal Growth & Design 2001, vol. 1, 151-158, which provides documentary evidence of impurities incorporation into a lattice of a crystallized material.

In sum, the PTO failed to establish a *prima facie* case of obviousness because the PTO failed to articulate the required finding regarding predictability of the results of the combination of Moriarty and Phares. For the record, Applicants submit that although the above comments are based on the obviousness rationale from MPEP § 2143.A, each of the other obviousness rationales in MPEP § 2143 also requires for establishing a *prima facie* case of obviousness articulation of a finding regarding predictability and/or reasonable expectation of success for the proposed combination/modification of prior art. If such a finding cannot be made, then a particular rationale from MPEP § 2143 cannot be used to support a conclusion of obviousness.

Even if, for argument's sake only, relying on inherency theory was permissible in obviousness analysis, the PTO's reliance on inherency theory would still be improper because in the present rejection, the PTO attempts to establish inherency by relying on possibilities or probabilities when there is no explicit basis for selecting a particular starting batch of treprostinil in the first instance. Prior to providing further comments, Applicants bring the PTO's attention to the following guidelines from MPEP § 2112.IV for inherency based rejections:

"IV. EXAMINER MUST PROVIDE RATIONALE OR EVIDENCE TENDING TO SHOW INHERENCY"

"The fact that a certain result or characteristic <u>may occur or be present</u> in the prior art is <u>not sufficient to establish</u> the inherency of that result or characteristic. In re Rijckaert, 9 F.3d 1531, 1534, 28 USPQ2d 1955, 1957 (Fed. Cir. 1993) (reversed

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UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6200 of 7335 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 so recognized by persons 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 circumstances is not sufficient.' " In re Robertson, 169 F.3d 743, 745, 49 USPQ2d 1949, 1950-51 (Fed. Cir. 1999) (citations omitted)" (Bold underlining added)

"In relying upon the theory of inherency, the <u>examiner must provide a basis</u> in fact and/or technical reasoning to reasonably support the determination that the allegedly inherent characteristic <u>necessarily</u> flows from the teachings of the applied prior art." Ex parte Levy, 17 USPQ2d 1461, 1464 (Bd. Pat. App. & Inter. 1990) (emphasis in original)" (Bold underlining added)

Applicants respectfully submit that in the present rejection, the PTO improperly tries to establish inherency theory based on possibilities or probabilities. This is particularly clear from the following sentence bridging pages 4-5: "<u>if one is to produce treprostinil according</u> to the process of [Moriarty] and [to] prepare a salt according to the process of Phares the reduction in impurities would be inherent." (underlining added) The above cited sentence contains the underlined conditional "if" clause, which, at least because there are processes for producing treprostinil other than the one of Moriarty (see discussion above and also pages 4-5 of their response filed July 31, 2013) provides evidence that the PTO improperly relies on probabilities or possibilities in its inherency based rejection.

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CONCLUSION

Applicants believe that the present application is in condition for allowance. Favorable reconsideration of the application is respectfully requested. The Examiner is invited to contact the undersigned by telephone if it is felt that a telephone interview would advance the prosecution of the present application.

The Commissioner is hereby authorized to charge any additional fees which may be required regarding this application under 37 C.F.R. §§ 1.16-1.17, or credit any overpayment, to Deposit Account No. 19-0741. Should no proper payment be enclosed herewith, as by a check being in the wrong amount, unsigned, post-dated, otherwise improper or informal or even entirely missing or a credit card payment form being unsigned, providing incorrect information resulting in a rejected credit card transaction, or even entirely missing, the Commissioner is authorized to charge the unpaid amount to Deposit Account No. 19-0741. If any extensions of time are needed for timely acceptance of papers submitted herewith, Applicants hereby petition for such extension under 37 C.F.R. §1.136 and authorizes payment of any such extensions fees to Deposit Account No. 19-0741.

Date

NOV 0 8 2013

FOLEY & LARDNER LLP Customer Number: 22428 Telephone: (202) 672-5569 Facsimile: (202) 672-5399

Аlexey ___________ s Reg.#55, 439 s Respectfully submitted,

Stephen B. Maebius Attorney for Applicants Registration No. 35,264

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Atty. Dkt. No. 080618-1255 Appl. No. 13/910,583

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

First Inventor Name: Hitesh BATRA

Title: AN IMPROVED PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN®

Appl. No.: 13/910,583

Filing Date: 6/5/2013

Examiner: Yevgeny Valenrod

Art Unit: 1621

Confirmation Number: 7133

INFORMATION DISCLOSURE STATEMENT UNDER 37 CFR §1.56

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

Commissioner;

Applicants submit herewith documents for the Examiner's consideration in accordance with 37 CFR §§1.56, 1.97 and 1.98.

Applicants respectfully request that each listed document be considered by the Examiner and be made of record in the present application and that an initialed copy of Form PTO/SB/08 be returned in accordance with MPEP §609.

The submission of any document herewith is not an admission that such document constitutes prior art against the claims of the present application or that such document is considered material to patentability as defined in 37 CFR §1.56(b). Applicants do not waive any rights to take any action which would be appropriate to antedate or otherwise remove as a competent reference any document submitted herewith.

4838-7140-8406.1

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CONCISE EXPLANATION OF RELEVANCE

An English translation is provided for foreign language Documents B1 and B2. Foreign language Documents B1 and B2 were cited during the prosecution of the corresponding Japanese application in an Office Action dated August 13, 2013. An English translation of the Japanese Office Action is submitted herewith and sets forth the portion of the document considered relevant by the examiner.

TIMING OF THE DISCLOSURE

The listed documents are being submitted in compliance with 37 CFR §1.97(d), before payment of the issue fee.

STATEMENT UNDER 37 CFR §1.97(e)

The undersigned hereby states in accordance with 37 CFR §1.97(e)(1) that each item of information contained in this information disclosure statement was first cited in any communication from a foreign patent office in a counterpart foreign application not more than three (3) months prior to filing of this Statement.

FEE

Fees in the amount of \$180.00 to cover the fee associated with an information disclosure statement under 37 CFR §1.97(d) are being paid by credit card via EFS-Web.

The Commissioner is hereby authorized to charge any additional fees which may be required regarding this submission under 37 C.F.R. §§ 1.16-1.17, or credit any overpayment, to Deposit Account No. 19-0741.

Respectfully submitted,

NOV 08 2013

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4838-7140-8406.1

Date

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PTO/SB/08 (09-06)

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INFORMATION DISCLOSURE			Application Number	13/910,583			
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(use as many sheet	s as necessary)	Examiner Name	Yevgeny Valenrod			
Sheet	1	of 1	Attorney Docket Number	080618-1255			

U.S. PATENT DOCUMENTS							
Examin	Cite	Document Number	Publication Date	Name of Patentee or Applicant of	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear		
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FOREIGN PATENT DOCUMENTS								
Examiner Initials*	Cite No. ¹	Foreign Patent Document Country Code ³⁻ Number ⁴⁻ Kind Code ⁵ (<i>if known</i>)	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Documents	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear	T ⁶		
	B1	JP 56-122328 A	09/25/1981	Sumitomo Chem. Co.		V		
	B2	JP 59-044340 A	03/12/1984	Sankyo Co. Ltd.		 Image: A start of the start of		
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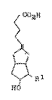
PATENT ABSTRACTS OF JAPAN (11)Publication number: 56-122328 (43)Date of publication of application : 25 September 1981 (51) Int.Cl. C07C 59/46 C07C 51/43 C07C 59/62 // A61K 31/557 C07C 177/00 (21) Application number: 55-025726 (71)Applicant: SUMITOMO CHEM CO LTD (22) Date of filing: 29 February 1980 (72) Inventor: KAWAKAMI HAJIME ONO KEIICHI SUGIE AKIHIKO KATSUBE SUMIMOTO

(54) CRYSTALLINE AMINE SALT OF METHANOPROSTACYCLIN, ITS PREPARATION AND REFINING METHOD

1. TITLE: CRYSTALLINE AMINE SALT OF METHANOPROSTACYCLIN, ITS PREPARATION AND REFINING METHOD

2. CLAIMS

I. A dicyclohexyl amine salt of a methanoprostacyclin derivative represented by a general formula:



[wherein, R¹ is trithyloxymethyl group, 3-trithyloxy-trans-1-propenyl group and general formula:

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(wherein, R², R³, R⁴ are each a hydrogen atom or a methyl group)].

2. A method for producing dicyclohexylamine salt of methanoprostacyclin derivative represented by a general formula:



[wherein, R¹ is trithyloxymethyl group, 3-trithyloxy-trans-1-propenyl group and general formula:

$$\begin{array}{c} & \mathbf{R}^2 & \mathbf{H}^3 \\ - & \mathbf{C}\mathbf{H} \leftarrow \mathbf{C}\mathbf{H} - \begin{pmatrix} \mathbf{r} & \mathbf{r} \\ \mathbf{r} & \mathbf{r} \\ \mathbf{r$$

(wherein, R^2 , R^3 , R^4 are each a hydrogen atom or a methyl group)] comprising: forming a crystalline salt of a mixture of methanoprostacyclin derivative represented by a general formula:



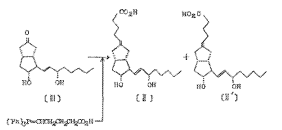
(wherein, R^1 is as described above) and a 7-Z isomer thereof using dicyclohexylamine; and further recrystallizing as necessary.

3. Detailed Description of the Invention

The present invention relates to a crystalline dicyclohexylamine salt of methanoprostacylcin derivative, its preparation and purifying method.

Methanoprostacylcin (II) was discovered as a stable derivative of prostacyclin (PGI₂), which is a natural bioactive substance having a strong thrombocyte aggregation suppression effect (Tetrahedron Letters 2607 (1979)), and it is much more chemically stable compared to prostacyclin, with the same level of strong thrombocyte aggregation suppression effect as PGI₂, and it is an extremely useful compound in the treatment of

arteriosclerosis, cardiac failure or thrombosis. Meanwhile, the total synthesis of methanoprostacylcin and a derivative thereof is reported by several groups aside from the present inventors, but all those methods use the Wittig reaction of ketone derivative (III) and ylide derivative (IV) as shown below.



The reaction has an excellent yield, but holds a severe fault of always generating an unnecessary side product, 7Z-isomer [II'] (the generation ratio is at [II]:[II']=7:2, Tetrahedron Letters 433 (1979)), and the physical property of the two forms are quite similar (the Rf value of 7E-isomer =0.14 and 7Z-isomer =0.17, Tetrahedron Letters 433 (1979)), so it is quite difficult to separate or refine the reaction product. Further, the melting point of the present compound is quite low (68-69°C Tetrahedron Letters 3743 (1978)), so crystallization can be largely inhibited by a minute amount of impurity that enters into the reaction product.

The physiological activity of 7Z isomer [II'] compared to methanoprostacyclin [II] is quite low. For example, a thrombocyte aggregation suppression effect of II' is about 1/100 that of II (Tetrahedron Letters 433 (1979)).

As such, it will be a definite requirement to establish an efficient and industrial separation method in the development of methanoprostacyclin derivative as a pharmacological product.

Hence, the present inventors have studied various separation and refining methods ever since their success in synthesizing methanoprostacyclin, and have now successfully developed an easy and industrial refining method. The present invention relates to the new refining method and a new dicyclohexylamine salt of methanoprostacyclin derivative [1] obtained by the method.

A methanoprostacyclin derivative represented by general formula [I], in which one of \mathbb{R}^2 , \mathbb{R}^3 , \mathbb{R}^4 is a methyl group, has an excellent thrombocyte aggregation suppression effect similar to methanoprostacyclin (JP 54-119444 A), and a methanoprostacyclin derivative, in which \mathbb{R}^1 is a trithyloxymethyl group or 3-trithyloxy-trans-1-propenyl group, is essential as an intermediate of a methanoprostacyclin synthesis.

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(JP 54-29233 A, JP 54-29236 A)

In the present invention, the dicyclohexylamine salt of methanoprostacyclin derivative represented by a general formula:



[wherein, R^{\dagger} is trithyloxymethyl group, 3-trithyloxy-trans-1-propenyl group and general formula:

(wherein, R^2 , R^3 , R^4 are each a hydrogen atom or a methyl group)] is obtained as described below. That is, the methanoprostacyclin derivative [1] or a methanoprostacyclin derivative [1] comprising a corresponding 7Z-isomer [I']:



(wherein, R^1 is as shown above)

is mixed with an appropriate amount of dicyclohexylamine (0.7 folds to 1.2 folds by mole) in an appropriate solvent, cooled as necessary, and the precipitated crystal is obtained by filtration.

The dicyclohexylamine salt of methanoprostacyclin derivative [I] obtained above generally has quite a high purity, and its purity can be increased by recrystallization using an appropriate solvent as necessary.

A suitable solvent to be used in the present invention includes alkanol (e.g. ethanol, n-propanol, 180-propanol) and alkanone (e.g. acetone, methylethyl ketone, diethyl ketone, methyl-180 buthyl ketone), and of these, acetone, methylethyl ketone and the like are particularly advantageous.

The dicyclohexylamine salt obtained in the present invention can be easily returned to a free methanoprostacyclin derivative [I] by a common method, and moreover, the obtained methanoprostacyclin derivative shows a good crystal quality compared to those that has not been subjected to refining by the present invention.

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Dicyclohexylamine salt of the following exemplary compounds can be easily obtained by the present invention.

 $2-\beta$ -Trithyloxymethyl- 3α -hydoxy-7E-(4'-carboxybutylidene)-bicyclo[3,3,0]octane $2-\beta$ -(3'-Trithyloxy-trans-1-propenyl)- 3α -hydoxy-7E-(4'-carboxybutylidene)-bicyclo [3,3,0]octane

2-β-(3'α-Hydroxy-trans-1'-octenyl)-3α-hydoxy-7E-(4'-carboxybutylidene)-bicyclo[3.3,0]octane

2-β-(3'α-Hydroxy-4',4'-dimethyl-trans-1'-octenyl)-3α-hydoxy-7E-(4'-carboxybutyli dene)-bicyclo[3,3,0]octane

 $2-\beta-(3'\alpha-Hydroxy-3'\beta-methyl-trans-1'-octenyl)-3\alpha-hydoxy-7E-(4'-carboxybutyliden e)-bicyclo[3,3,0]octane$

Next, Examples are given to explain the present invention in detail. Example 1

The 7-E,Z mixture (0.8 g) of crude 2- β -trithyloxymethyl-3 α -hydoxy-7-(4'-carboxybutylidene)-bicyclo[3,3,0]octane obtained by the Wittig reaction of 4-carboxybutylene triphenylphosphorane and 2- β -trithyloxymethyl-3 α -hydoxybicyclo[3,3,0]octane-7-on was dissolved in acetone, and dicyclohexyl amine of an equivalent mole was introduced under agitation. The mixture was further agitated under room temperature, and the precipitated crystal was obtained by filtering and washed with little acetone to obtain a dicyclohexylamine salt of 2- β -trithyloxymethyl-3 α -hydoxy-7E-(4'-carboxybutylidene)-bicyclo[3,3,0]octane.

Melting Point: 69-71°C

Example 2

A brown oil-like matter (0.39 g) of $2-\beta-(3'\alpha-hydroxy-trans-1'-octenyl)-3\alpha-hydoxy-7E-(4'-carboxybutylidene)-bicyclo[3,3,0]octane containing a 7-Z isomer was dissolved in acetone, and dicyclohexylamine of an equivalent mole was introduced under agitation. The mixture was agitated for 2 hours and left under room temperature, and the precipitated crystal was obtained by filtering to obtain a dicyclohexylamine salt of <math>2-\beta-(3'\alpha-hydroxy-trans-1'-octenyl)-3\alpha-hydoxy-7E-(4'-carboxybutylidene)-bicyclo[3,3,0]octane.$

Melting Point: 105.5-106.5°C

The above dicyclohexylamine salt was neutralized by a KHSO₄ aqueous solution of 0.5 N, then extracted with ether, after which the ether layer was washed with water and dried, and the solvent was removed by distillation under reduced pressure to

UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6210 of 7335 obtain a crystal of 2-β-(3'α-hydroxy-trans-1'-octenyl)-3α-hydoxy-7E-(4'carboxybutylidene)-bicyclo[3,3,0]octane. Melting Point: 66.5-68°C

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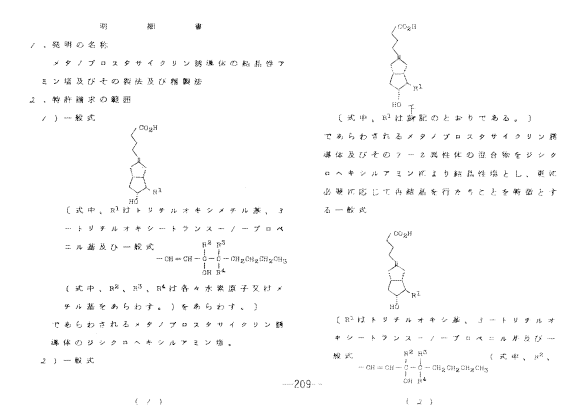
①特許出願公開

⑩公開特許公報(A)

昭56—122328

€)Int. Cl.³ C 07 C 59/46	識別記号	厅内整理番号 7188-4C		移公開 昭和56年(1981)9月25日	
51/43 59/62 # A 61 K 31/557 C 07 C 177/00	AEL	71884 C 66174 C 74304 H		発明の数 2 審査諸求 未請求 (全 4 頁))
動メタノプロスタサイ ミン塩及びその製液	(クリン誘導体の		明君	番 3 530号 行 杉江明彦	•

							豊中市曽根東町2丁目10番1-
创特		願	昭55-25726				116号
@出		顡	昭55(1980)2月29日	②発	明	者	勝部純基
⑫発	明	者	川上肇				豊中市待兼山町10-20
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特閒昭56-122328(2)

R³、B⁴は各々水療原子又はメチル基をあらわす。)をあらわす。)

てあらわされるメタノブロスタサイクリン誘 導体のジシクロヘキシルアミン塩の製徒。

3 . 発明の詳細な説明

本発明はメタノブロスタサイクリン誘導体の 結晶件ジシクロヘキシルアミン協及びその親法 反びその機殺法に関するものである。

メタノブロスタサイクリン(II)は強力方面小 板 競 線抑制作用 を有する天然生 現活性物質であ るブロスタサイクリン(FGI2)の安定誘導体と して見出されたものであり(テトラヘドロン・ レターズ 2607(1979))、ブロスタサイクリ ンに比べてはるかに化学的に安定であり、しか も FGI2と開発の強い血小板凝 練創作用を有し ており、動源硬化、心不全又は血栓症等の治療 に優めて有用を化合物である。一方、このメタ ノブロスタサイクリン及びその誘導体の全合成 は本発明者等の他にもいくつかのダループによ り報告がたされているが、それらの方法はいず

(3)

(1978))、そのため散發の不純物の准入によ り答しく結晶化が結げられる。

一方、この72単性体 (11) はメタノブロスタ サイクリン (11) に比べてその薬理活性が極めて 低く、たとえば10 の止小板凝集抑制作用は 11 の およそ 1/100 てある(テトラヘドロン・レター ズ 433(1979))。

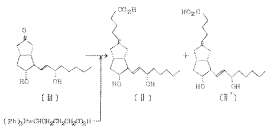
とれらのことから、メタノブロスタサイクリン誘導体を医療品として開発する場合、との異性体の効率的かつ工業的な分離法の確立が絶対 的な要性となる訳である。

そとで本発明者等はメタノプロスタサイクリ ンの合成に成功して以来杯々の分離、特勢法に ついて検討を行たい、との废極めて銷便でかつ 工業的か特数法を開発するととに成功した。本 発明はとの新規を検数法及びそれによって得ら れるメタノプロスタサイクリン務選体 [1]の新 根ムジンクロヘキシルアミン塩に関するもので ある。

一般式〔[]に於て12, 13、14のいずれかがメ

(5)

れも下記の如くケトン誘海体(出)とイリト誘導体(出)とイリト誘導体(N)とのヴィッティッヒ反応を用いるものである。



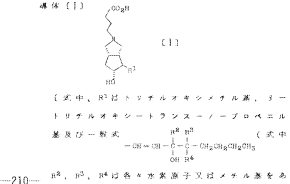


本反応対敗率的には優れているが、常に不要 の 7 2体 (1)か網生するという車大方欠点を有 してかり(生成比は(11): (11) = 7 : 2、テト ラヘドロン・レターズ 433 (/979))、しかも 両者の物性が極めて類似しているため(81 値 7 2体 ~ 0.14、72体 ~ 0.17、テトラヘドロン・ レタース 433 (/979))分離、相関がゆめて組 雑である。又、本化台物の触点はか次り低く (4 8 ~ 6 9 ℃テトラヘドロン・レタース 3743

(4)

チル基であらわされるメタノブロスタサイクリン 13917¹⁰²³13511 ン勝導体と同様に使れた血小板凝集抑制作用を 有するものであり(特開昭3 4 -- //9444 号公 縮)、又即がトリチルオキシメチル基あるいは 3 - トリチルオキシートランスーノーブロペニ ル基であらわされるメタノブロスタサイクリン 誘導体はメタノブロスタサイクリン合成の中間 体として前明左ものである。

(特 鄭 昭 5 4 - 29 23 3 、 特 顕 昭 5 4 - 29 23 6) 本 発 明 に よれ ば メ タ ノ ブ ロ ス タ サ イ ク リ ン 誘



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特開昭56-122328(3)

らわす。)をあらわす。〕

であらわされるメタノブロスタサイクリン誘導体のジシクロヘキシルアミン場は以下のように して得られる。すたわち、メタノブロスタサイ クリン誘導体 []]あるいは対応する72一異性 体 (][']]



(戸け前記のとおりである。)

を含有するメタノブロスタサイクリン誘導体 [1]を適当な弊線中濾当層(0.7倍~1.2倍モ ル)のジシクロヘキシルアミンと混合し、必要 に応じて増却し、折出した結晶を摂取すること より得られる。

たのようにして得られたメタノブロスタサイ クリン誘導体 []]のジンクロヘキシルアミン選 は一般にかたり高純度であるが、必要に応じて

(7)

2-8-(3'-トリチルオキシートランス-/-プロペ ニル)-3 α-ヒドロキシーク E-(4'ーカルボキシブ チリデン)-ビシクロ(3,3,0)オクタン 2-8-(3'α-ヒドロキシートランス-/'ーオクテニ ル)-3 α-ヒドロキシー7 E-(4'-カルボキシブチ リデン)ビシクロ(3,3,0)オクタン 2-8-(3'α-ヒドロキシー4',4'-ジメチルートラ ンス-/'ーオクチニル)-3 α-ヒドロキシー7 E-

(ダーカルボキシブチリデン)ビシクロ(3,3,0) オクタン

次に與進餌をあけて本発明を詳細に説明する。

実施例 /

(9)

更に邂逅な熊謀を用いて再結晶するととにより 純濃を上げるととができる。

本発明に於て用いられる源当せ経線としては アルカノール (例えばエタノール、ローブロバ ノール、100 ープロバノール)及び アルカノン (例えばアセトン、メチルエチルケトン、ジェ チルケトン、メチルー 100 プチルケトン) が適 しているが時ドアセトン、メチルエチルケトン 等がかれている。

本総単によって得られたジシクロヘキシルア ミン塩は常法に従って容易に避難のメタノブロ スタサイクリン誘導体 [1] に戻すことができ、 しかも得られたメタノブロスタサイクリン誘導 体は本発明の体別を行たわたいものに比べて優 れた結晶性を示す。

本発明によって例えば次に掲げる化合物のジ シクロヘキシルアミン場が対影に得られる。

2~月-トリテルオキシメチル- 3 α ーヒドロキシー 7½ -(4~カルボキシブチリデン)-ビシクロ(3 , 3 , 0]オクタン

(8)

リデン) - ビックロ〔3,3,0〕オクタン のフー&、ス混合物の.89 条アセトンに溶雑 し、資料下解モルのジンクロヘキンルアミン を加強し、更に窒喘にて摂料して後、折出し た結晶を評取し、少葉のアセトンにて洗浄し コヨートリチルオキシメチルー3αーヒドロ キシーフ Bー(ベーカルポキシブチリデン) ービンクロ〔3,3,0〕オクタンのジンク ロヘキシルアミン塩を祥た。

驟点 69~7/*C

爽 施 例 2

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7 ー 2 提 性 体を含有する 2 8 ー (3' α ー ヒ ドロキシートランスー パーオクテニル) ー 3 α ー ヒドロキシー 7 8 ー (4' ー カルボキシブ チリデン) ー ビシタロ [3,3,0] ーオク タンのカッ色 徳状物 0.35 & をアセトンに 際解 し、 攪 桦 下等 モルのジンクロヘキシルアミン を加 往し、 2 時間 爆 桦 後 察 嶋に て 放 餅 し、 析 出結 晶を 印 敢 することに より 2 8 ー (3' α ー ヒドロキシートランス - パーオクテニル) ー

(/ 0)

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3 αーヒドロキシー 7 mー(4'ーカルポキシ ブチリデン)ビシクロ〔3 , 3 , 0] オクタ ンのジシクロヘキシルアモン塩を得た。

駿点 105.5 ~ 106.5 ℃

上記ジンクロヘキシルアミン塩を 0.5 N の KHBO₄ 水能 推 で 中和 し、エーテル K て 抽出 して 後、エーテル 僅 を水洗、 乾燥 し、 酸圧 下 乾燥 を留去すること K より 2 B ー (3'α ー ヒ F ロ キシートランスー /'ーオクテニル) ー 3 α ー ヒ F ロ キシー 7 E ー (4'ーカル K キンブチ 9 デン) ビンクロ (3,3,0) オクタンの 結 晶 を得た。

S* 8 6 ~ 2.66 点缀

(/ / 光)

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PATENT ABSTRACTS OF JAPAN(11)Publication number : 59-044340(43)Date of publication of application : 12 March 1984

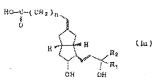
(51)Int.Cl. C07C 59/46 C07C 59/56 C07C 59/62 C07C 101/30 C07C 101/30 C07C 149/26 C07C 149/40 // C07C 91/18 (21)Application number : 57-155205 (71)Applicant : SANKYO CO LTD (22)Date of filing : 08 September 1982 (72)Inventor : AMAMIYA SHIGEO KOJIMA KOICHI

(54) OPTICAL ACTIVE CRYSTALLINE AMINE SALT OF METHANOPROSTACYCLIN DERIVATIVE AND ITS PREPARATION

TITLE: OPTICAL ACTIVE CRYSTALLINE AMINE SALT OF METHANOPROSTACYCLIN DERIVATIVE AND ITS PREPARATION

CLAIMS

1. A salt of methanoprostacyclin derivative having a general formula:

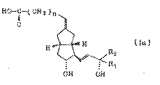


[wherein, R_1 is a hydrogen atom or a methyl group, R_2 is an alkyl group of 1 to 12 carbons, an alkenyl group of 2 to 12 carbons, a formula –A group (wherein, A is a cycloalkyl group of 3 to 8 carbons that can be substituted by a lower alkyl group), a

UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6216 of 7335 formula –X-A group (wherein, A is the same as shown above, and X is a methylene group, an ethylene group, a –NH- group, an oxygen atom or a sulfur atom) or a formula $-\alpha_{H_2-X-O}^{-X-O}$ group (wherein, X is the same as shown above, Y is a halogen atom or a trifluoromethyl group), and n is an integer of 1 to 5] and l-threo-2-amino-3-paranitrophenyl-1,3-propanediol (IIa).

2. A method for preparing a salt of a compound (Ia) and a compound (IIa) comprising:

treating 4 types of mixtures, consisting of a mixture of methanoprostacyclin derivative having a general formula:



[wherein, R_1 is a hydrogen atom or a methyl group, R_2 is an alkyl group of 1 to 12 carbons, an alkenyl group of 2 to 12 carbons, a formula –A group (wherein, A is a cycloalkyl group of 3 to 8 carbons that can be substituted by a lower alkyl group), a formula –X-A group (wherein, A is the same as shown above, and X is a methylene group, an ethylene group, a –NH- group, an oxygen atom or a sulfur atom) or a formula – $^{con}r^{-x}$ group (wherein, X is the same as shown above, Y is a halogen atom or a trifluoromethyl group), and n is an integer of 1 to 5] and an X-isotope of a compound (Ia) having a general formula:

$$H \xrightarrow{\left(\begin{array}{c} (UH_2) \\ B \end{array}\right)_{D} - C - UH}_{D} \left(Ib\right)$$

(wherein, R_1 , R_2 and n are the same as shown above),

a mixture of a compound (Ia) and an antipode compound (Ic) thereof, or

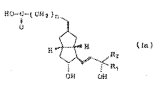
a mixture of a compound (Ia), a compound (Ib), a compound (Ic) and an antipode compound (Id) of compound (Ib),

with 1-threo-2-amino-3-paranitrophenyl-1,3-propanediol (IIa) to produce a crystalline salt; then

recrystallizing as necessary.

3. Detailed Description of the Invention

UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6217 of 7335 The present invention relates to a salt of a new methanoprostacyclin derivative having a general formula:



and

l-threo-2-amino-3-paranitrophenyl-1,3-propanediol (IIa), which is useful in the separation or refinement of an optical isomer and a stereoisomer, and a preparation method of the same.

In the above formula, R_1 is a hydrogen atom or a methyl group, R_2 is an alkyl group of 1 to 12 carbons, an alkenyl group of 2 to 12 carbons, a formula –A group (wherein, A is a cycloalkyl group of 3 to 8 carbons that can be substituted by a lower alkyl group), a formula –X-A group (wherein, A is the same as shown above, and X is a methylene group, an ethylene group, a –NH- group, an oxygen atom or a sulfur atom) or a formula – C^{R_2-X} group (wherein, X is the same as shown above, Y is a halogen atom or a trifluoromethyl group), and n is an integer of 1 to 5.

Examples of alkyl groups having 1 to 12 carbons of R_2 include methyl group, ethyl group, n-propyl group, isopropyl group, n-butyl group, isobutyl group, n-pentyl group, isopentyl group, 1-methylpentyl group, 2-methylpentyl group, n-hexyl group, n-heptyl group, 1,1-dimethylpentyl group, 2-ethylpentyl group, n-octyl group, 2-methyloctyl group, n-nonyl group 2-methylnonyl group, 2-ethyloctyl group, n-decyl group, 2-methyldecyl group or 2-ethyldecyl group; and preferably, alkyl groups having 4 to 10 carbons, such as, n-butyl group, isobutyl group, n-hexyl group, isopentyl group, 1-methylpentyl group, 2-methylpentyl group, n-hexyl group, n-heptyl group, 1,1-dimethylpentyl group, 2-methylpentyl group, n-hexyl group, n-hexyl group, 2-ethyloctyl group; and more preferably, n-pentyl group, 1-methylpentyl group, n-hexyl group or 2-methylhexyl group.

Examples of alkenyl groups having 2 to 12 carbons of R_2 include vinyl group, allyl group, 2-butenyl group, 2-pentenyl group, 3-pentenyl group, 2-methyl-3-pentenyl group, 4-methyl-3-pentenyl group, 1-methyl-4-pentenyl group, 4-hexenyl group, 5-hexenyl group, 1,4-dimethyl-3-pentenyl group, 5-heptenyl group, 6-methyl-5-heptenyl group, 2,6-dimethyl-5-heptenyl group, 1,1,6-trimethyl-5-heptenyl group, 6-methyl-5-octenyl group, 2,6-dimethyl-5-ocetenyl group, 6-ethyl-5-octenyl group, 2-methyl-6-ethyl-5-octenyl group or 2,6-diethyl-5-octenyl group; and preferably

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alkenyl groups having 4 to 12 carbons, such as 2-butenyl group, 2-pentenyl group, 2-methyl-3-pentenyl group, 3-pentenvl group, 4-methyl-3-pentenyl group, 1-methyl-4-pentenyl group, 4-hexenyl group, 5-hexenyl group, 1,4-dimethyl-3-pentenyl group, 5-heptenyl group, 6-methyl-5-heptenyl group, 2,6-dimethyl-5-heptenyl group, 1,1,6-trimethyl-5-heptenyl group, 6-methyl-5-octenyl group, 2,6-dimethyl-5-octenyl group, 6-ethyl-5-octenyl group, 2-methyl-6-ethyl-5-octenyl group or 2,6-diethyl-5-octenyl group; and more preferably, 2-pentenyl group, 4-hexenyl group, 5-hexenyl group, 6-methyl-5-heptenyl group or 2,6-dimethyl-5-heptenyl group.

Examples of lower alkyls constituting substituents of formula -A group and formula -X-A group of R_2 include methyl group, ethyl group, n-propyl group, n-butyl group or isobutyl group, and preferably a methyl group or an ethyl group.

Examples of cycloalkyl groups having 3 to 8 carbons in formula -A group and formula -X-A group of R₂ include cyclopropyl group, cyclobutyl group, cyclopentyl group, cyclohexyl group, cyclohexyl group or cyclooctyl group; and preferably, cyclopentyl group or cyclohexyl group.

X in formula –X-A group or formula $-\alpha_{x}-\alpha_{x}-\alpha_{x}$ group of R_{2} is preferably methylene group, oxygen atom or sulfur atom.

The halogen atom constituting Y in formula $-\alpha R_2 \times \mathcal{O}^X$ group of R_2 is fluorine atom, chlorine atom, bromine atom, or iodine atom; and preferably, fluorine atom or chlorine atom. The letter n is preferably an integer of 3 to 5, and more preferably, the integer 3.

Or else, compound (Ia) can preferably be a compound constituted of R_1 being a hydrogen atom or a methyl group; R_2 being the above alkyl group having 4 to 10 carbons; the above alkenyl group having 4 to 12 carbons; a cyclopentyl group or cyclohexyl group that can be substituted with a methyl group or an ethyl group; a cyclopentyl methyl group, cyclohexyl methyl group, cyclopentyl amino group, cyclohexyl amino group, cyclopentyl oxy group, cyclohexyl oxy group, cyclopentyl thio group or an ethyl group or an ethyl group or an ethyl group or an ethyl group or cyclohexyl thio group that can be substituted with a methyl group, cyclopentyl thio group or an ethyl group, anilinomethyl group, phenoxymethyl group or phenylthiomethyl group having a phenyl ring that can be substituted with a fluorine atom, chlorine atom or a trifluoromethyl group; and n being an integer of 3 to 5.

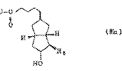
Compound (Ia) can more preferably be a compound constituted of R_1 being a hydrogen atom or a methyl group, R_2 being a n-pentyl group, 1-methylpentyl group, n-hexyl group, 2-methylhexyl group, 2-pentenyl group, 4-hexenyl group, 5-hexenyl group, 6-methyl-5-heptenyl group, 2,6-dimethyl-5-heptenyl group, cyclopentyl group, 3-methylcyclopentyl group, cyclohexyl group, 3-methylcyclohexyl group,

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cyclopentylmethyl group, 3-methylcyclopentylmethyl group, cyclohexylmethyl group, 3-ethylcyclohexylmethyl group, cyclopentyloxy group, 3-methylcyclopentyloxy group, cyclohexyloxy group, cyclopentyl thio group, cyclohexyl thio group, 3-methylcyclohexyl thio group, 2-phenylethyl group, 2-(m-fluorophenyl)ethyl group, 2-(p-fluorophenyl)ethyl group, 2-(o-chlorophenyl)ethyl group, 2-(p-chlorophenyl)ethyl group, 2-(m-trifluoromethylphenyl)ethyl group, 2-(p-trifluoromethylphenyl)ethyl, phenoxymethyl, m-fluorophenoxymethyl, p-chlorophenoxymethyl, p-trifluorophenoxymethyl, phenylthiomethyl, o-fluorophenylthiomethyl, m-chlorophenylthiomethyl or p-trifluoromethylphenylthio methyl group, and n being an integer 3.

Methanoprostacyclin derivative is a chemically stable prostacyclin derivative, and its development as an advantageous therapeutic agent of thrombosis, etc. is in progress. The compound includes many asymmetric carbons and double bonds, so it has various optical isomers and stereoisomers, and a target compound cannot be obtained by synthesis without the above isomer entering the product. For separation of isomers of methanoprostacyclin derivatives, the separation of compound (IIIa) using dicyclohexylamine from a mixture of a compound having a general formula:

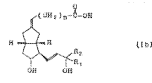


(wherein, R_3 is trithyloxymethyl group, 3-trithyloxy-trans-1-propenyl group) and a 5Z-isomer (IIIb) of the same (JP 56-122328 A).

The present inventors conducted extensive studies for many years concerning the separation of isomers of the methanoprostacyclin derivatives, and found a new carbonic acid-amine salt that is useful for separating the E, Z-isomers based on double bonds more efficiently than known technology and also separate an optical isomer based on asymmetric carbon, and thus completed the invention.

The salt of a compound (Ia) and a compound (IIa) relating to the present invention is produced by the following method.

The salt can be obtained by treating 4 types of mixtures, consisting of a mixture of compound (Ia) and a Z-isotope of a compound (Ia) having a general formula:



UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6220 of 7335 (wherein, R_1 , R_2 and n are the same as shown above),

a mixture of a compound (Ia) and an antipode compound (Ic) thereof, or

a mixture of a compound (la), a compound (lb), a compound (lc) and an antipode compound (ld) of compound (lb), in an inert solvent to produce a crystalline salt, then recrystallizing as necessary.

Examples of the inert solvent to be used include water; aliphatic hydrocarbons, such as n-pentane, n-hexane, n-octane; and aromatic hydrocarbons, such as benzene, toluene, xylene; halogenated hydrocarbons, such as dichloromethane, chloroform, carbon tetrachloride; ethers, such as ether, tetrahydrofuran, dioxane; esters, such as methyl acetate, ethyl acetate; nitriles, such as acetonitrile, benzonitrile; ketones, such as acetone, methylethyl ketone; alcohols such as methanol, ethanol, n-propanol, isopropanol, n-butanol, isobutanol, sec-butanol, t-butanol, n-amyl alcohol, sec-amyl alcohol, t-amyl alcohol, isoamyl alcohol, sec-isoamino alcohol, active amyl alcohol, or mixtures of such solvents; and preferably, esters or mixtures of alcohols and esters.

The amount of compound (IIIa) to be used is an equivalent of 0.7 to 1.5 against carbonic acid, and preferably an equivalent of 0.9 to 1.1 against carbonic acid.

The temperature to produce a salt of compounds (Ia), (Ib), (Ic) and (Id) with compound (IIa) is normally around room temperature and the recrystallization of the above salt is performed by preferably heating to 50°C to 100°C to produce a supersaturated solution, then precipitating crystals at -10°C to 50°C.

Further, a salt of compound (Ic) and dthreo-2-amino-3-paranitrophenyl-1,3-propanediol (IIb) can be produced by a similar method as the one mentioned above.

The salt of compound (Ia) and compound (IIa) or the salt of compound (Ic) and compound (IIb), produced by the above method, can be formed into compound (Ia) or compound (Ic), which have excellent pharmacological effects. An exemplary method of obtaining such compound (Ia) or compound (Ic) is to dissolve an appropriate salt in a little water, add a dilute alkali solution to the water to induce precipitation of an amine compound (IIa) or (IIb), filter out the amine compound, add a dilute acid to acidify the solution, and then extract the above compound with a water-immiscible solvent, removing the solvent from the liquid extract by distillation.

Compounds (la), (lb), (lc) and (ld), which are used as the starting material of the present method, can be readily produced according to a known method (JP 54-95552 A, JP 54-130543 A or JP 55-28945 A).

Next, the invention is described in more detail by the Examples.

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L-threo-2-amino-3-paranitrophenyl-1.3-propanediol salt of (8S.9R.11R.12R. 15S.17R)-6.9-methylene-11.15-dihydroxy-17-methyl-20-isopropylideneprost-5(E).13(E)-dienoic acid

A mixture of (8S,9R,11R,12R,15S,17R)-6,9-methylene-11,15-dihydroxy-17methyl-20-isopropylideneprost-5(E),13(E)-dienoic acid and its 5(Z)-isomer (at about 6.5:3.5) in an amount of 0.38 g and an equivalent amount of l-threo-2-amino-3-paranitrophenyl-1,3-propanediol was thermally dissolved in ethyl acetate containing isopropanol at 10%, and recrystallized at room temperature to obtain the desired salt of 5(E)-isomer in an amount of 0.26 g.

Melting point: 68-70°C

IR spectrum (Nujol) cm⁻¹:

1350, 1375, 1460, 1520, 3350

NMR spectrum (CD₃OD) δ ppm:

Example 2

L-threo-amino-3-paranitrophenyl-1.3-propanediol salt of (8S,9R,11R,12R, 15S)-6,9-methylene-11,15-dihydroxyprost-5(E),13(E)-dienoic acid

a) Method using an E,Z-mixture

A mixture of (8S,9R,11R,12R,15S)-6,9-methylene-11,15-dihydroxyprost-5(E),13(E)-dienoic acid and its 5(Z)-isomer (at about 6.5:3.5) in an amount of 0.10 g and an equivalent amount of 1-threo-2-amino-3-paranitrophenyl-1,3-propanediol was thermally dissolved in ethyl acetate containing ethanol, and recrystallized at room temperature to obtain the desired salt of 5(E)-isomer in an amount of 0.07 g. Melting point: 55-65°C

IR spectrum (liquid film) cm⁻¹:

1040, 1350, 1405, 1530, 3250

NMR spectrum (CD₃OD) δ ppm:

0.88 (3H, t,
$$\sim^{0.85}$$
)
5.50 (2H, m, $\stackrel{i}{=} \stackrel{i}{\to} o_{ii}$)

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b) Method using an antipode mixture

A mixture of (8S,9R,11R,12R,15S)-6,9 α -methylene-11 α ,15 α -dihydroxyprost-5(E),13(E)-dienoic acid and its antipode (at 1:1) in an amount of 63 mg and 38 mg of 1-threo-2-amino-3-paranitrophenyl-1,3-propanediol was processed as in a) to obtain the desired salt in an amount of 40 mg.

Example 3

L-threo-2-amino-3-paranitrophenyl-1,3-propanediol salt of (8R,9R,11R,12R, 15S)-6,9-methylene-11,15-dihydroxy-15-cyclopentyl-16,17,18,19,20-pentanolprost-5(E),13(E)-dienoic acid

A mixture of (8S,9R,11R,12R,15S)-6,9-methylene-11,15-dihydroxy-15cyclopentyl-16,17,18,19,20-pentanolprost-5(E),13(E)-dienoic acid and its 5(Z)-isomer (at about 8:2) in an amount of 63 mg and an equivalent amount of I-threo-2-amino-3-paranitrophenol-1,3-propanediol was thermally dissolved in ethyl acetate containing isopropanol at 10%, and recrystallized at room temperature to obtain the desired salt of 5(E)-isomer.

Melting point: 90-92°C

IR spectrum (Nujol) cm⁻¹:

1350, 1460, 1520, 2600, 2850, 3350 NMR spectrum (CD₃OD) δ ppm:

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19 日本国特許庁 (JP)

¹⁰ 公開特許公報(A)

①特許出願公開 昭59—44340

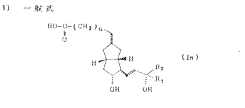
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	タサイクリン誘導体の 复およびその製法	光学活性	@発	明	者	小島孝一 東京都品川区広町1丁目2番58 号三共株式会社化学研究所内
②特 願日	招57—155205		创出	願	人	三共株式会社
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ł	号三共株式会社化学研	究所内				

明相两

1. 発明の名称

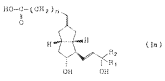
メタノブロスタサイクリン誘導体の光学活性 結晶性アミン値およびその顕法

2. 特許請求の範囲



【式中、 B1 は水素原子またはメチル基な示し、 B2 は炭素数1乃至12 個を有するアルキル基、 炭素数2乃至12 個を有するアルケニル基、式 一A 歴(式中、Aは仏級アルキル基化よつて縦 揃されてもよい炭素数3乃至8 個のジタロアル キル最を示す。)、式-X-A 歴(式中、Aは前 述したものと同意義を示し、X はメチレン基、 エチレン想、-NH- 基、酸素原子または硫黄原 子を示す。)または式→UB2-X-()→Y 歴(式中、 スは前述したものと同意戦を示し、そはハロゲン原子またはトリフルオロメチル農を示す。) を示し、のは1乃至5の戦数を示す。〕を存す るメタノブロスタサイクリン誘導体ととースレ オー2-アミノー3-バラニトロフエニルー1、 3-ブロバンジオール(配)との頃。

2) 一般武



【式中、 R:は水累原子またはメチル基を示し、 R2 は炭类数17万 翌12 個を有するアルキル基、 炭素数275 至12 個を有するアルケニル基、式 ーム 基(式中、Aは低級アルキル基によつて酸 換されてもよい炭素数375 至8 個のシクロブル キル基を示す。)、式-Z-A 基(式中、Aは前 述したものと同意幾を示し、Z はメチレン基、 エチレン基、-NH- 基、酸素原子または磁黄原

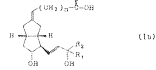
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子を示す。)または式 -CH2-X() 茶(式中、 X は崩越したものと問意幾を示し、X はハログ ン原子またはトリフルオロメチル無を示す。) を示し、日は1乃至5の難数を示す。]を有す るメタノブロスタサイクリン誘導体と一般式



(式中、 R₁, R₂ および 5 は 前 迷し た も 0 と 同 厳 義 を 示 す 。) を 有 す る 化 合 物 (1a) の 2 - 異 性 体 と の 進 合 物、

化合物 (In) とその対象体化合物 (Ic) との混合物 または

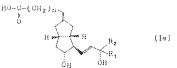
化合物(in)、化合物(ih)、化合物(ic)および化 合物(ib)の対常体化合物(id)からなる4 博動の 混合物に L - スレオ - I - アミノ - 3 - パラニ トロフエニル - 5.3 - プロバンジオール(he)を 作用きせて結晶性塩を減進し、次いで必要に応

前述したものと同意與を示し、スロメチレン基、 エチレン基、-BH- 病、酸素原子または饒黄原 子を示す。)または式-OH2-X-()* 基(式中、 Xは前述したらのと回意残を示し、Xはハロゲ ン原子またはトリフルオロメチル属を示す。) を示し、のは1万至5の魔数を示す。

B2の炭蒸数1月至12個を有するアルキル基 としては例えばメチル、エチル、ローブロビル、 イソブロビル、ローブチル、イソブチル、ロー ベンチル、イソベンチル、1-メチルベンチル、
マーメチルベンチル、ローヘナン、ローヘブ チル、11-ジメチルベンチル、2-エチルベンチル、
ローオクチル、2-メチルオクチル、
ローオクチル、2-メチルオクチル、
ローメニル、2-メチルノニル、2-エチルオ
クチル、ローデンル、2-メチルデンルまたは
2-エチルデンル養をあげることかでき、好適 には提案数4乃至10個を有するアルキル基、
倒えばローブチル、イソプチル、ローペンチル、
インマチル、1-メチルベンチル、2-メチ
ルベンチル、1-メチルベンチル、1じて、再結晶をすることを時数とする化合物 (Ia)と化合物(Ia)との爆の製法。

3. 発明の評細な説明

本発明は光学および立体異性体の分離、相親に有用でありかつ新規な一般式



を有するメタノブロスクサイクリン誘導体とと - スレオーマーアミノー 3 - バラニトロフエニ ルー 1, 3 - ブロバンジオール (No) との塩および その製法に関する。

1 - ジメチルベンチル、2 - エチルベンチル、 n - オクチル、2 - メチルオクチルまたは2 -エチルオクチル 愚をあげることができ、さられ 好速には n - ベンチル、1 - メチルベンチル、 n - ヘキシルまたは2 - メチルヘキシル基をあ げることができる。

R2 の炭突数 2 乃至 12 個を有するアルケニル あとしては例えばビニル。アリル、 2 - プテニ ル、 2 - ペンテニル、 3 - ペンテニル、 2 - メ チル - 3 - ペンテニル、 4 - メチル - 3 - ペン テニル、 1 - メチル - 4 - ベンテニル、 4 - ヘ キセニル、 5 - ヘキセニル、 1,4 - ジメチル -3 - ペンテニル、 5 - ヘブテニル。 6 - メチル - 5 - ヘブテニル、 2,6 - ジメチル - 5 - ヘブ テニル、 1,1,6 - トリメチル - 5 - ヘブテニル。 6 - メチル - 5 - オクテニル、 2,6 - ジメチル - 5 - オクテニル、 6 - エチル - 5 - オクナニル または 2,6 - ジェチル - 5 - オクテニル 好ることができ、好調には炭系編 4 乃能 1 2 個

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- 特徴昭59- 44340(3)

を有するアルケニル基、例えば2ーブテニル。 2-ペンテニル、3-ペンテニル、2-メチル - 3 - ベンテニル、 4 - メチル - 3 - ベンテニ キーメチルーィーベンテニル、イーヘキセ ニル、5~ヘキセニル、14~ジメチル-3-ペンテニル、5-ヘブテニル、6-メチル-5 - ヘブテニル、28-ジメチル-5-ヘブテニ ル、116-トリメチルーラーヘブテニル、6 -メチルーミーオクテニル、 26 - ジメチルー 5-オクテニル、 6-エチル - 5 - オクテニル。 2-メチルー 6-エチルー 5-オクテニルまた は2.6 ージエチルー5 ーオクテニル厳をあげる ことができ、さらに好適には2ーペンテニル、 4 - ヘキセニル、5 - ヘキセニル、6 - メチル - 5 - ヘブテニルまたは 2.8 - ジメチル - 5 -ヘブテニル棋をあげることができる。

B, K おける式 -A 鼻および式 -R-A 善品の機機 分である低酸ブルキル族としては例えばメチル。 エチル、ロープロビル、ロープチルまたはイソ プチル厳をあげることができ、好適にはメチル

メチル若しくはエチル蟲で飯 換されてもよいシ クロベンチル若しくはシクロヘキシル島;メチ ル若しくはエチル蟲で既換されてもよいジクロ ベンチルメチル。シクロヘキシルメチル、シク ロベンチルブミノ、シクロヘキシルアミノ、シ クロベンチルオキジ、ンクロヘキシルアミノ、シ クロベンチルチオ若しくはシクロヘキシルチ オ 藤;フェニル頭が弾素原子、塩素原子若しく はトリフルオロメチル 勝で酸換されてもよい 2 ーフエニルエチル、アニリノメチル、フエノキ シメチル若しくはフエニルチオメチル 載であり、 ロが 3 乃至 5 の 軽数である化合物をあけること ができる。

化台物 (le) において、さらに好適には H1 が 水浆腺子またはメチル族であり、 E2 かローベ ンチル、3 - メチルベンチル、ローヘキシル、 2 - メチルヘキシル、2 - ベンテニル、4 - ヘ キセニル、5 - ヘキセニル、5 - メチル - 5 -ヘブテニル、2 5 - ジメチル - 5 - ヘブテニル、 シクロベンチル、3 - エチルシクロベンチル、

またはエチル基である。

R2 化おける式-A 巻および式-X-A 巻の炭粥 数3乃至8個を有するシクロアルキル基として は例えばシクロブロビル、シクロブチル、シク ロペンチル、シクロヘキシル、シクロヘブチル またはシクロオクチル 居をあげることができ、 好渡にはシクロペンチルまたはシクロヘキシル 基をあげることができる。

R2 における式 -X-A 廃または式 -UB2-X-X-X 甚のX は好遇にはメチレン基、酸素原子または 微黄原子である。

R₂ における式 -CH₂-X-√^Y 暴に含まれる Y の ハロゲン原子は鼎絮、蜜素、奥素または沃素原 子であり、好通には弗累または塩素原子である。 0 は好適には 3 乃至 5 の整数であり、きらに好 適には 3 の麗数である。

または化合物 (la) において、好適には B₁ が 水装原子またはメチル あてあり。 B₂ が削配の 炭素数 4 乃至10 個を有するアルキル器;削配 の炭素数 4 乃至12 個を有するアルケニル器;

シクロヘキシル、3-メチルシクロヘキシル、 シタロベンチルメチル、3ーメチルシクロベン チルメチル、シクロヘキシルメチル、3 - エチ ルシクロヘキシルメチル、シクロベンチルオキ シ、3-メチルシクロペンチルオキシ、シクロ へキシルオキシ、シクロベンチルチオ、シクロ ヘキジルチオ、ヨーノチルシクロヘキシルチオ、 2-フエニルエチル、2-(ヨーフルオロンエ ニル)エチル、1-(p-フルオロフエニル) エチル、2-(の-クロロフエニル)エチル、 1-(D-クロロフエニル) エチル、1-(の - トリフルオロメチルフエニル)エチル、2-(ロートリフルオロメチルフエニル)エチル、 フエノキシメチル、 n ーフルオロフエノキシメ チル、 p ークロロンエノキシメチル、 p ートリ フルオロフェノキシメチル、フェニルチオメチ ル、ローフルオロフエニルチオメチル、m-ク ロロダーモーフェニルチオメチルまたはロートリ フルオロメチルフェニルチオメチル基であり、 nか3の整数である化台物をあけることができ

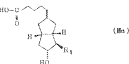
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な。

メタノブロスクサイクリン誘導体に化学的に 安定なブロスクサイクリン誘導体で血栓症等の 硬れた治療剤として開発が進められている。こ の化合物は数多くの不育炭素および二重結合を 有しているため、通々の光学難性体および立体 異性体が存在し、合成によつて目的化合物を得 るには上配異性体の施入は避けられない。メタ ノブロスタサイクリン誘導体の異性体の分離に 関しては、一般式



(式中、 Bs はトリチルオキシメチルム、3-トリチルオキシートランス-1-ブロベニル 等を示す。)を有する化合物とその52-男性 体(m)との進合物からジシクロヘキシルアミン を用いて、化合物(m)を分離できることが知ら れている(時期昭 56-122326号公報)。

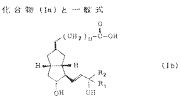
化合物(in)、化合物(in)、化合物(io)および化 合物(in)の対策体化合物(id)からなる 4 種類の 瓶合物に不信性溶劑中、化合物(in)を作用させ 結晶性塩を製造し、次いで必要に応じて、再結 晶することによつて得ることができる。

使用される小倍性倍潤としては、水、 例えは ローベンタン、ローヘキサン、ローオクタンの ような脂肪族炭化水溶類、ベンゼン、トルエン、 キシレンのような芳香熟族化水溶剤、ジクロロ メタン、クロロホルム、関塩化炭溶のようなハ ロゲン化炭化水溶数、エーテル、テトラヒドロ フラン、ジオキサンのようなエーテル類、酢酸 メチル、酢酸エチルのようなエステル類、酢酸 メチル、酢酸エチルのようなエステル類、アセ トニトリル、ベンゾニトリルのようなニトリル 踏、アセトン、メチルエチルグトンのようなケ トン類、メタノール、エタノール、ローブロバ ノール、イソブロバノール、ローブタノール、 イソブクノール、跳ーブタノール、モーブタノ ール、ローアミルアルコール、イソアミルア

猪闌昭59- 44340(4)

本 発明者 ち は ノ タ ノ プ ロ ス タ サ イ ク リ ン 誘導 体 の 異性体 の 分離 に つ い て 、 是 年 に 直 り 数 意 検 討 を 行 つ た 結 果 、 二 重 結 合 に 長 づ く B , ス - 異 性体 を 公知 技 術 に よ り も 効 来 よ く 分離し 、 し か も 不 斉 炭 素 に 基 づ く 光 字 異性体 を も 分離 す る た め に 有 用 な 莉 規 カ ル ボ ン 版 - ア ミ ン 堤 を 見 出 し て 本 範 明 を 完成 し た 。

本務明に係る化合物(le)と化合物(le)との堀 は以下の方法に従つて親造される。



(式中、 R1, , R2 および a は 崩 速 し た も の と 同 意 続 を 示す。)を 有す る 化 合 物 (h2)の 2 - 異 性 体 と の 混 合 物、

.化合物(la)とその対称体化合物(lc)との准合物 または

ルコール。850 - イソアミノアルコール。悟性ア ミルアルコールのようなアルコール調達たはこ れら婚期の混合物をあげることができるが、好 適にはエステル製またはエステル類と上記込絶 囲の雑朝との混合物であり、特に好感にはエス テル類またはアルコール類とエステル類の混合 物である。

使用される化合物(Ib)の量はカルボン酸化対 して D7 乃至 15 当量であり、好適化は D 9 乃至 1.1 当量である。

化合物(In)、(Ib)、(Ic)および(Ia)と化合物 (In)との塩を製造する温度は通常風福付近であ り、上記塩の再結晶は好適には50℃乃至400 ℃に加熱して、過趣和経液となし、次いで-10 ℃乃至50℃で結晶を折出させることによつて 行われる。

また、上述と同様な方法に従つて、化合物 (Jc)とオースレオークーアミノー3ーバラニト ロフエニルー 5.3 - ブロバンジオール (Bo)との 塩も製造することができる。

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以上のように親違された化合物(ha)と化合物 (ha)との場または化合物(hc)と化合物(hb)との 場は常法に従つて、蒸埋作用のすぐれた化合物 (fa)または化合物(fc)に導くことができる。例 えば相当する場を少量の水に解解させ、強アル カリ水溶液を加え、作出したアミン化合物(ha) または(fb)を护去した後、希似を加えて溶液を 酸性となし、水不洗剤性溶剤で抽出し、抽出液 から俗剤を解去することによつて得ることがで きる。

本方族に原料として用いられる化合物(Ia), (Ib),(Ic)および(Id)は公知の方族に従つて容易に製造することができる(特開昭54-85552 号,特開昭54-130543号または特開昭55-28945 号公報)。

次に実施例をあげて、さらに発明を具体的に 説明する。

実施例 1

	(6 /	3	,	9 I	?,		1	R	 ~~~~	12	R	,	\$	58	3		1	I R)		6.
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实施例 2

 (88、9R、11R、12R、158)-59-メ
 チレン-11、15-ジヒドロキンプロスト-5
 (1)、13(2)-ジェン酸のと-スレオーアミノ-3-バラニトロフエニル-1、3-プロバンジオ
 ール塩

B , 2 一 税 合物 を 用 い る 方 法

(88,98,1)R,1)R,12R,153)-5,9-メ チレン-11,15-ジヒドロキシブロスト-5 (間,13(回-ジェン酸とその5(の)-異性体との 跳合物(約65対35)0109と当番のとースレ オー2-アミノー3-ベラニトロフエニル-1, 3-ブロバンジオールをエタノールを含む酢酸 エチルに加熱溶解して露品にて再結晶すること により目的の5(四-異性体の塩を0079份た。 酸点55-65 C

IR スペクトル(液 ボフイルム)cm⁻¹: . 1040 , 1350 , 1405 , 1530 , 3250 - メチル-20-イソプロビリデンプロスト-5 (国),13 (国) - ジエン酸のと-スレオ-2-T ミノ-3-バラニトロフエニル-1.3-プロバ ンジオール塩 (88,9R、11R、12R、158,17R)-6.

ヨーメチレン-11、15 - ジヒドロキシー17 - メチル-2ヨーイソプロビリデンプロストー 5 (四,13(四-ジエン酸とその5(3)- 與性体と の混合物(約65対35) 0.36 g と当鼠のと-ス レオ-2-7ミノ-3-バラニトロフエニルー 1、3-プロバンジオールを10多のイソプロバ ノールを含む酢酸エチルに加熱俗所して窒息に て再結晶することにより目的の5(四- 與性体の 塩 0.26 g を得た。

飜点 68 − 70 ℃

IE スペクトル (Nujot) cm⁻¹:

1350 , 1375 , 1460 , 1520 , 3350 NMR スペクトル (CD₅OD) & ppm :

5.50 (Z H , m , H)

NMR
$$x \ll g + \frac{1}{2} (GD_{5}OD) - g_{ppm} :$$

D88 (3 H, τ , CH_{5})
5.50 (2 H, m, $\frac{1}{2} = 0$
H OH
H OH
7.93 (4 H, q , $D_{2}N = 0$

① 対掌体混合物を用いる方法

(88,98,11) F,128,158) - 6.9 α-メチレン-11α,15α-ジとドロキシブロスト - 5 個、13(四-ジエン彼とその対象体との混 合物()対1) 63 99と38 99 のと-スレオ-2 - アミノ-3-バラニトロフエニル-1.3-ブ ロバンジオールを @と 同様に処理して目的の塩 4 0 99 を将た。 突 摘例 3 (88,98,118,128,156) - 6.9-メ

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- 1.3 - プロバンジオール協
($B\mathrm{S}$, $9\mathrm{R}$, $11\mathrm{R}$, 12 R , $15\mathrm{S}$) — 6. 9 —
メチレン-11、15-ジヒドロキシー15-シ
クロベンチルー 16 、 17 、 18 、 19 、 20 - ベン
タノルブロストー 5 (13)、1 3 (11) - ジェン酸とモ
の5個一異性体との混合物(約8対2)63g
と当鼠のとースレオー 2 - アミノー 3 - パラニ
トロフエノールートヨーブロバンジオールを 10
勇イソプロパノールを含む保障エチルに加熱機
解して窒傷にて舟結晶することにより目的とす
るち(四) 一 英性体の塩を得た。
線 点 30 - 32 じ
$1\mathbb{R} \times \prec \mathscr{O} \models \pi (\text{Sujol}) \text{ or }^{3} :$
1350 , 1460 , 1520 , 2600 , 2850 ,
3330
NMA スペクトル (ODgOD) δ ppm : H
5.26 (1 R. t.,)
5.52 (2 H, w, H) H

猪間8555~ 44340(6) 用用 7.95(4 B.q,0₂N→) 用用

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Electronic Patent Application Fee Transmittal											
Application Number: 13910583											
Filing Date:	05-Jun-2013										
Title of Invention:	PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN®										
First Named Inventor/Applicant Name: Hitesh Batra											
Filer: Alexey V. Saprigin/Karen Walker											
Attorney Docket Number:	080618-1255										
Filed as Large Entity											
Utility under 35 USC 111(a) Filing Fees											
Description	Fee Code Quantity Amount Sub-Total in USD(\$)										
Basic Filing:											
Pages:											
Claims:											
Miscellaneous-Filing:											
Petition:											
Patent-Appeals-and-Interference:											
Post-Allowance-and-Post-Issuance:											
Extension-of-Time:											

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Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Miscellaneous:				
Submission- Information Disclosure Stmt	1806	1	180	180
	Tot	al in USD	(\$)	180

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Electronic A	cknowledgement Receipt
EFS ID:	17350000
Application Number:	13910583
International Application Number:	
Confirmation Number:	7133
Title of Invention:	PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN®
First Named Inventor/Applicant Name:	Hitesh Batra
Customer Number:	22428
Filer:	Alexey V. Saprigin/Karen Walker
Filer Authorized By:	Alexey V. Saprigin
Attorney Docket Number:	080618-1255
Receipt Date:	08-NOV-2013
Filing Date:	05-JUN-2013
Time Stamp:	13:58:07
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with I	Payment	yes			
Payment Type		Credit Card			
Payment was suc	ccessfully received in RAM	\$180			
RAM confirmatio	on Number	241			
Deposit Account					
Authorized User					
File Listing:					
Document Number	Document Description	1 § ġe Name	File Size(Bytes)/ Message Digest	Multi ∳ar€Xzip	Pages
I			SteadyMed v. United	d Therapeut PR2016-000	
				IPR202	0-007

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Warnings:					
Information:					
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Warnings:					
Information:					
6	Fee Worksheet (SB06)	fee-info.pdf	31017 1b4f04f1475105a8d89dc31b70e2ec241ca2	no	2
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Warnings:		134		UT Ex. 20	
			SteadyMed v. United IPF	Therapeuti R2016-000	
				PR202	
			United Therap		

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New Applications Under 35 U.S.C. 111

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

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

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

New International Application Filed with the USPTO as a Receiving Office

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

PTO/SB/06 (09-11)

Approved for use through 1/31/2014. OMB 0651-0032 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

P/							o a collection of information or Docket Number	on unless it displays a v Filing Date	valid OMB control number
		Substitute fo		-		13/	/910,583	06/05/2013	To be Mailed
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	FOR	N	UMBER FIL	.ED	NUMBER EXTRA		RATE (\$)	F	FEE (\$)
	BASIC FEE (37 CFR 1.16(a), (b), (or (c))	N/A		N/A		N/A		280
	SEARCH FEE (37 CFR 1.16(k), (i), c	or (m))	N/A		N/A		N/A		
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The "Highest Number Previously Paid For" (Total or Independent) is the highest number found in the appropriate box in column 1. This collection of information is required by 37 CFR 1.16. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to This collection of information is required by 37 CFH 1.16. The information is required to obtain or retain a benefit by the public which is to file (and by the USP1O to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450. If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

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IPR2020-00770 United Therapeutics EX2007 Page 6235 of 7335

UNITED STA	ates Patent and Tradem	UNITED STA United State Address: COMMI PO. Box	ia, Virginia 22313-1450
APPLICATION NUMBER	FILING OR 371(C) DATE	FIRST NAMED APPLICANT	ATTY. DOCKET NO./TITLE
13/910,583	06/05/2013	Hitesh Batra	080618-1255
			CONFIRMATION NO. 7133
22428		PUBLICA	TION NOTICE
FOLEY AND LARDNER L SUITE 500 3000 K STREET NW	LP		OC000000064323931*

Title: PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN?

Publication No.US-2013-0267734-A1 Publication Date:10/10/2013

WASHINGTON, DC 20007

NOTICE OF PUBLICATION OF APPLICATION

The above-identified application will be electronically published as a patent application publication pursuant to 37 CFR 1.211, et seq. The patent application publication number and publication date are set forth above.

The publication may be accessed through the USPTO's publically available Searchable Databases via the Internet at www.uspto.gov. The direct link to access the publication is currently http://www.uspto.gov/patft/.

The publication process established by the Office does not provide for mailing a copy of the publication to applicant. A copy of the publication may be obtained from the Office upon payment of the appropriate fee set forth in 37 CFR 1.19(a)(1). Orders for copies of patent application publications are handled by the USPTO's Office of Public Records. The Office of Public Records can be reached by telephone at (703) 308-9726 or (800) 972-6382, by facsimile at (703) 305-8759, by mail addressed to the United States Patent and Trademark Office, Office of Public Records, Alexandria, VA 22313-1450 or via the Internet.

In addition, information on the status of the application, including the mailing date of Office actions and the dates of receipt of correspondence filed in the Office, may also be accessed via the Internet through the Patent Electronic Business Center at www.uspto.gov using the public side of the Patent Application Information and Retrieval (PAIR) system. The direct link to access this status information is currently http://pair.uspto.gov/. Prior to publication, such status information is confidential and may only be obtained by applicant using the private side of PAIR.

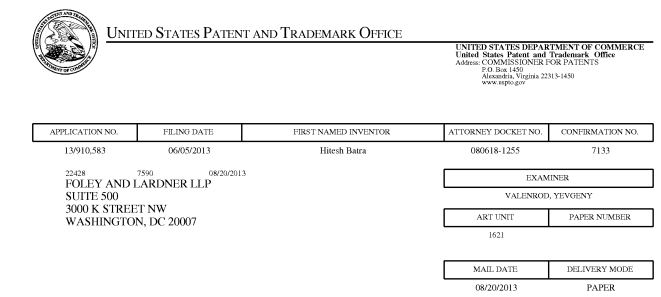
Further assistance in electronically accessing the publication, or about PAIR, is available by calling the Patent Electronic Business Center at 1-866-217-9197.

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

page 1 of 1

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

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

	Application No. 13/910,583	Applicant(s) BATRA ET A				
Office Action Summary	Examiner YEVGENY VALENROD	Art Unit 1621	AIA (First Inventor to File) Status No			
The MAILING DATE of this communication app Period for Reply	bears on the cover sheet with the o	corresponden	ce address			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING D/ - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tir vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of D (35 U.S.C. § 13:	this communication.			
Status						
 Responsive to communication(s) filed on <u>31 JL</u> A declaration(s)/affidavit(s) under 37 CFR 1.1 						
	action is non-final.					
3) An election was made by the applicant in resp		set forth durir	ng the interview on			
; the restriction requirement and election	•					
4) Since this application is in condition for allowar closed in accordance with the practice under E	nce except for formal matters, pro	osecution as t	o the merits is			
Disposition of Claims						
5) Claim(s) <u>1-14</u> is/are pending in the application. 5a) Of the above claim(s) is/are withdraw						
6) Claim(s) is/are allowed.						
7) Claim(s) $1-14$ is/are rejected.						
8) Claim(s) is/are objected to.						
9) Claim(s) are subject to restriction and/or	r election requirement.					
* If any claims have been determined <u>allowable</u> , you may be el	igible to benefit from the Patent Pro	secution High	way program at a			
participating intellectual property office for the corresponding a	oplication. For more information, plea	ase see				
http://www.uspto.gov/patents/init_events/pph/index.jsp or send	an inquiry to PPHfeedback@uspto.e	<u>qov</u> .				
Application Papers						
10) The specification is objected to by the Examine						
11) The drawing(s) filed on is/are: a) acce						
Applicant may not request that any objection to the						
Replacement drawing sheet(s) including the correct	ion is required if the drawing(s) is ob	jected to. See :	37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a)-(d) or (f).				
Certified copies:						
a) All b) Some * c) None of the: 1. Certified copies of the priority document	to have been reactived					
1. Certified copies of the priority document 2. Certified copies of the priority document		tion No				
	3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).					
* See the attached detailed Office action for a list of						
	·					
Attachment(s)	_					
1) X Notice of References Cited (PTO-892)	3) Interview Summary					
 Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 	Paper No(s)/Mail D 4)	ale				
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DETAILED ACTION

Rejection of claims 1-14 under 35 USC 102(b) is withdrawn in view of applicants'

amendments.

Claim Rejections - 35 USC § 103

The following is a quotation of pre-AIA 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.

This application currently names joint inventors. In considering patentability of the

claims under pre-AIA 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 pre-AIA 35 U.S.C. 103(c) and potential pre-AIA 35 U.S.C.

102(e), (f) or (g) prior art under pre-AIA 35 U.S.C. 103(a).

Claims 1-14 are rejected under pre-AIA 35 U.S.C. 103(a) as being unpatentable

over Phares et al. (US 2005/0085540) in view of Moriarty et al. (Journal Of Organic

Chemistry, 2004, 69, 1890-1902).

Scope of prior art

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Phares teaches a method of producing a pharmaceutical composition comprising combining a starting batch of treprostinil which comprises treprostinil, ethanol and water with diethanolamine to produce treprostinil diethanolamine salt (page 9, paragraph [0105]). Phares describes the produced diethanolamine salt of treprostinil as a crystalline form A (page 38, paragraph [0330] – [0331]). On page 36, paragraphs [0311] – [0314] pharmaceutical compositions comprising treprostinil diethanolamine are described. Capsule and tablet forms are described in paragraph [0314]. Finally on page 38, paragraph [0039] Phares describes storing treprostinil diethanolamine salt at ambient temperature.

Ascertaining the difference

Although Phares teaches a starting batch comprising treprostinil, he fails to teach impurities resulting from prior alkylation and hydrolysis being present in the said starting batch.

Secondary reference

Moriarty teaches a method of preparing treprostinil acid wherein said method comprises an alkylation step and a hydrolysis step (page 1895, Scheme 4, compound **34** to compound **35**, and compound **35** to compound **7**).

Obviousness

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One skilled in the art wishing to prepare a treprostinil diethanolamine salt according to the method of Phares would have found it obvious to prepare treprostinil using methods known in the art such as the methodology described my Moriarty. One would therefore find it obvious to prepare treprostinil according to Moriarty and subsequently prepare the diethanolamine salt according to Phares. There is ample expectation of success because both the process of Phares and that of Moriarty are expected to function in a manner described in the art. The purity limitations found in the instant claim 3and 10 are inherently met by the combination of the two references. Regarding the limitations directed to increased purity of the pharmaceutical composition vs. starting batch of treprostinil. Phares described forming the pharmaceutical composition as a crystalline solid. The purity of the salt is inherently increased since the same steps directed to formation of the salt are followed in both instant claims and Phares.

Reply to applicants' remarks and to the Declaration under 37 CFR 1.132

Examiner agrees with the applicant that the amended claims are not anticipated by Phares.

Examiner disagrees with the applicant that the amended claims are non-obvious over Phares and Moriarty. Phares does not teach reduction in impurities dues to salt formation and crystallization. However if one is to produce treprostinil according to the process of Moriatry and the prepare a salt according to the process of Phares the

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reduction in impurities would be inherent. The process of Phares inherently reduces impurities even through it was not the subject of Phareses invention.

Conclusion

Claims 1-14 are pending

Claims 1-14 are rejected

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

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

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Yevgeny Valenrod whose telephone number is 571-272-9049. The examiner can normally be reached on 8:30am-5:00pm M-F.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Johann Richter can be reached on 571-272-0646. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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

/YEVGENY VALENROD/ Primary Examiner, Art Unit 1621

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Notice of References Cited	Application/Control No. 13/910,583	Applicant(s)/Patent Under Reexamination BATRA ET AL.		
Notice of Meterences Offed	Examiner	Art Unit	_	
	YEVGENY VALENROD	1621	Page 1 of 1	

U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
	А	US-			
	В	US-			
	С	US-			
	D	US-			
	Е	US-			
	F	US-			
	G	US-			
	н	US-			
	-	US-			
	J	US-			
	к	US-			
	L	US-			
	М	US-			
			F	FOREIGN PATENT DOCUMENTS	

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	Classification	
	N						
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	q						
	R						
	s						
	Т						

NON-PATENT DOCUMENTS

*		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)
	U	Moriarty et al. Journal Of Organic Chemistry, 2004, 69, 1890-1902
	v	
	w	
	x	

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

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

Notice of References Cited

Part of Paper No. 20130814

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Index of Claims			4	Application/C	on	trol N	0.		Applicant(s)/Patent Under Reexamination BATRA ET AL.					
			1	13910583				BATRA						
						Examiner				Art Un	it			
	YEVEGENY VALENROD				DD	1621								
✓ Rejected - 0			Ca	incelled	N Non-Elected				A Appeal					
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	Claims renumbered in the same order as presented by applicant CPA T.D. R.1.47													
	CLA	MIM							DATE					
Fi	inal	Original	07/17/2	013	08/14/201	3								
		1	✓		~									
		2	✓		√									
		3	✓		~									
		4	✓		~									
		5	√		~									
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		7	~		✓									
		8	√		~									
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		14	✓		\checkmark									

U.S. Patent and Trademark Office

Part of Paper No.: 20130814

UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6245 of 7335

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	Application/Control No.	Applicant(s)/Patent Under Reexamination
Search Notes	13910583	BATRA ET AL.
	Examiner	Art Unit
	YEVEGENY VALENROD	1621

CPC- SEARCHED		
Symbol	Date	Examiner

CPC COMBINATION SETS - SEARCHED			
Symbol	Date	Examiner	

US CLASSIFICATION SEARCHED						
Class	Subclass	Date	Examiner			

SEARCH NOTES		
Search Notes	Date	Examiner
EAST search	8/14/2013	YV
Inventor search	8/14/2013	YV

	INTERFERENCE SEARCH		
US Class/ CPC Symbol	US Subclass / CPC Group	Date	Examiner

	/YEVEGENY V/ Primary Examin	
U.S. Patent and Trademark Office	147	Part o ሆ ምਦ%∘20≄0® ⁰⁸¹⁴ SteadyMed v. United Therapeutics IPR2016-00006
		IPR2020-00770
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EAST Search History (Prior Art)

Ref #	Hits	Search Query	DBs	Defa ult Oper ator	Plurals	Time Stamp
L1	11	((HITESH) near2 (BATRA)).INV.	US-PGPUB; USPAT; USOCR	OR	OFF	2013/08/14 15:52
L2	9	((SUDERSAN) near2 (TULADHAR)).INV.	US-PGPUB; USPAT; USOCR	OR	OFF	2013/08/14 15:52
L3	21	((RAJU) near2 (PENMASTA)).INV.	US-PGPUB; USPAT; USOCR	OR	OFF	2013/08/14 15:52
L4	208	((DAVID) near2 (WALSH)).INV.	US-PGPUB; USPAT; USOCR	OR	OFF	2013/08/14 15:52
L5	207	L1 or L2 or L3 or L4	US-PGPUB; USPAT	OR	OFF	2013/08/14 15:52
L6	10	L5 and treprostinil	US-PGPUB; USPAT	OR	OFF	2013/08/14 15:52
L7	693	treprostinil	US-PGPUB; USPAT	OR	OFF	2013/08/14 15:52
L8	61	L7 same diethanolamine	US-PGPUB; USPAT	OR	OFF	2013/08/14 15:52
L9	0	L8 same (crystal or crystallized)	US-PGPUB; USPAT	OR	OFF	2013/08/14 15:52
L10	7	L8 same polymorph	US-PGPUB; USPAT	OR	OFF	2013/08/14 15:52
L11	814	(562/466).OCLS.	US-PGPUB; USPAT; USOCR	OR	OFF	2013/08/14 15:52
L12	14	L7 and L11	US-PGPUB; USPAT	OR	OFF	2013/08/14 15:52
L13	11	L12 and diethanolamine	US-PGPUB; USPAT	OR	OFF	2013/08/14 15:52

EAST Search History (Interference)

< This search history is empty>

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Hitesh BATRA et al.

Title: AN IMPROVED PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN®

Appl. No.: 13/910,583

Filing Date: June 5, 2013

Examiner: Yevgeny Valenrod

Art Unit: 1621

Confirmation 7133 Number:

AMENDMENT AND REQUEST FOR RECONSIDERATION

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

Commissioner:

This paper responds to the outstanding Office Action mailed on July 19, 2013.

The listing of claims begins on page 2 of this document.

Remarks begin on page 3 of this document.

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Listing of Claims:

1. (currently amended) In a process for producing a pharmaceutical composition comprising treprostinil, the improvement comprising forming a salt of treprostinil by combining a starting batch of treprostinil <u>having one or more impurities resulting from prior</u> <u>alkylation and hydrolysis steps</u> and a base, isolating the treprostinil salt, and preparing a pharmaceutical composition comprising treprostinil <u>or a pharmaceutically acceptable salt</u> <u>thereof</u> from the isolated treprostinil salt, whereby a level of one or more impurities found in the starting batch of treprostinil is lower in the pharmaceutical composition.

2. (original) The process of claim 1, wherein the salt is isolated in crystalline form.

3. (original) The process of claim 2, wherein the isolated salt is at least 99.8% pure.

4. (original) The process of claim 1, wherein the base is selected from the group consisting of sodium, ammonia, potassium, calcium, ethanolamine, diethanolamine, N-methylglucamine, and choline.

5. (original) The process of claim 4, wherein the base is diethanolamine.

6. (original) The process of claim 1, wherein the base is combined with treprostinil that has not been previously isolated.

7. (original) The process of claim 1, wherein the isolated salt is stored at ambient temperature.

8. (original) A pharmaceutical composition prepared by the process of claim 1.

9. (original) A pharmaceutical composition prepared by the process of claim 2.

10. (original) A pharmaceutical composition prepared by the process of claim 3.

11. (original) A pharmaceutical composition prepared by the process of claim 4.

12. (original) A pharmaceutical composition prepared by the process of claim 5.

13. (original) A pharmaceutical composition prepared by the process of claim 6.

14. (original) A pharmaceutical composition prepared by the process of claim 7.

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REMARKS

Applicants respectfully request reconsideration and allowance of the present application.

CLAIMS STATUS

Claims 1-14 are pending. Claim 1 is amended to clarify that the starting batch of treprostinil is one having one or more impurities resulting from prior alkylation and hydrolysis steps and to clarify that the end pharmaceutical composition may include a pharmaceutically acceptable salt of treprostinil. Support for these changes can be found at least in the abstract, paragraph 7, and paragraph 107. No new matter has been added.

35 U.S.C. 102

Claims 1-14 have been rejected under 35 U.S.C. 102(b) as anticipated by Phares. Reconsideration of the rejection is respectfully requested.

The rejection correctly points out that Phares teaches synthesis of the dicthanolamine salt of treprostinil and oral pharmaceutical compositions comprising it. The rejection further asserts that the impurity level of the product recited in dependent claims 3 and 10 would <u>inherently</u> result from the example of Phares. Without acquiescing to the correctness of the rejection and solely to advance prosecution, applicants have amended claim 1 to recite that the starting batch of treprostinil has one or more impurities resulting from prior alkylation and hydrolysis steps. Phares neither anticipates nor renders obvious amended claim 1 or any claim depending from it because Phares discloses more than one process for providing a starting batch of treprostinil and because Phares does not provide evidence of whether salt formation can remove any impurities from a given type of treprostinil starting material.

Phases provides the following disclosure of how to produce the diethanolamine salt of treprostinil:

Synthesis of Tr[]eprostinil diethanolamine (UT-15C)

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UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6250 of 7335 *Treprostinil* acid [] is dissolved in a 1:1 molar ratio mixture of ethanol:water and diethanolamine is added and dissolved. The solution is heated and acetone is added as an antisolvent during cooling.

Phares further provides disclosure of at least two routes for obtaining treprostinil:

"Compounds of the present invention can also be provided by modifying the compounds found in U.S. Pat. Nos. 4,306,075 and 5,153,222 in like manner."

U.S. Patent No. 4,306,075 ("the '075 patent") teaches that treprostinil is prepared <u>without</u> prior alkylation and hydrolysis (also, U.S. Patent No. 5,153,222 cites to the '075 patent for its disclosure of a process of making treprostinil). In particular, Example 32(H) of the '075 patent discloses treprostinil obtained from the methyl ester of treprostinil, where the methyl ester was "chromatographed on silica gel" (see Example 32(G)).

In another section, Phares discloses that treprostinil can be "synthesized using the stereoselective intramolecular Pauson Khand reaction as a key step and Mitsunobu inversion of the side-chain hydroxyl group" (col. 35, lines 39-42). This latter synthesis route for treprostinil does involve prior alkylation and hydrolysis.

Still other schemes for producing treprostinil are depicted Moriarty et al., J. Org. Chem., Vol. 69(6): 1890-1902 (copy of record):

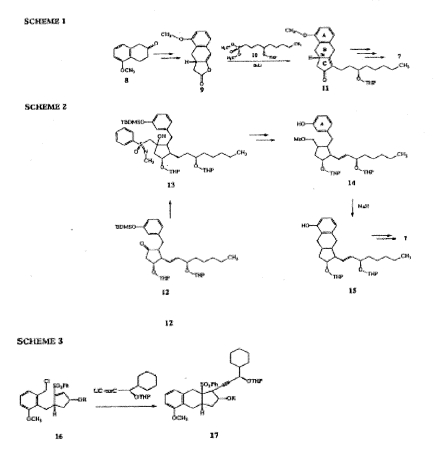
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Scheme 1 above represents a summary of the '075 patent's process for making treprostinil, while Schemes 2 and 3 represent two additional processes for making treprostinil known at the time of publication of the Moriarty article in 2004.

As shown above, there are several different processes for preparing a starting batch of treprostinil, only one of which leads to treprostinil having one or more impurities resulting from prior alkylation and hydrolysis steps. Therefore, Phares does not inherently and necessarily result in a process in which the same kind or amount of impurities are present in the starting batch and in which the level of one or more such impurities resulting from prior alkylation and hydrolysis steps is reduced in the final product as required by claim 1. For this reason alone, Phares cannot anticipate the present claims based on inherency.

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UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6252 of 7335 Applicants further point out that the present claims are unobvious over the prior art for reasons set forth in parent application Ser. No. 13/548,446 in the Declaration of David Walsh (copy enclosed). It would not have been obvious to a person of ordinary skill in the art that forming a salt of treprostinil with a base could provide a reduction in the level of one or more impurities present in the starting batch of treprostinil resulting from prior alkylation and hydrolysis steps. In the first place, Phares does not disclose that any impurities are present in a starting batch of treprostinil resulting from prior alkylation and hydrolysis steps. Furthermore, Phares does not disclose that the level of any of these impurities can be reduced from such a starting batch of treprostinil via salt formation. To the contrary, Phares is directed at finding salt and ester forms of treprostinil that have favorable characteristics for oral pharmaceutical formulations.

One of ordinary skill in the art would not have looked to Phares for guidance about reducing the level of an impurity in a starting batch of treprostinil, even if there had been a disclosure about the presence of impurities in a starting batch of treprostinil resulting from prior alkylation and hydrolysis steps. Thus, the present invention represents a solution to a problem unrecognized in the prior art. Moreover, reducing the level of one or more of the particular type of impurities resulting from prior alkylation and hydrolysis steps as detailed in the Walsh Declaration of the parent application represents an unexpected result.

Accordingly, withdrawal of the rejection under 35 U.S.C. 102 based on Phares is requested.

CONCLUSION

Applicants believe that the present application is in condition for allowance. Favorable reconsideration of the application is respectfully requested. The Examiner is invited to contact the undersigned by telephone if it is felt that a telephone interview would advance the prosecution of the present application.

The Commissioner is hereby authorized to charge any additional fees which may be required regarding this application under 37 C.F.R. §§ 1.16-1.17, or credit any overpayment, to Deposit Account No. 19-0741. Should no proper payment be enclosed herewith, as by a

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UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6253 of 7335 check being in the wrong amount, unsigned, post-dated, otherwise improper or informal or even entirely missing or a credit card payment form being unsigned, providing incorrect information resulting in a rejected credit card transaction, or even entirely missing, the Commissioner is authorized to charge the unpaid amount to Deposit Account No. 19-0741. If any extensions of time are needed for timely acceptance of papers submitted herewith, Applicants hereby petition for such extension under 37 C.F.R. §1.136 and authorizes payment of any such extensions fees to Deposit Account No. 19-0741.

Date

July 31, 2013 By_

 FOLEY & LARDNER LLP

 Customer Number: 22428

 Telephone:
 (202) 672-5569

 Facsimile:
 (202) 672-5399

Respectfully submitted, tist

Stephen B. Maebius Attorney for Applicants Registration No. 35,264

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Atty. Dkt. No. 080618-1162

Appl. No. 13/548,446

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:	Hitesh BATRA et al.
Title:	AN IMPROVED PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN®
Appl. No.:	13/548,446
Filing Date:	7/13/2012
Examiner:	Yevgeny Valenrod
Art Unit:	1621
Confirmation Number:	2092

DECLARATION OF DAVID WALSH UNDER 37 C.F.R. 1.132

I, David A. Walsh, do hereby declare:

1. I am the Executive Vice President of Chemical Research and Development at the United Therapeutics Corporation.

2. I have extensive experience in the field of Pharmaceutical Chemistry as evidenced by my Ph.D. degree received in organic chemistry from the University of New Hampshire and over 39 years of professional experience. My Curriculum Vitae attached as Appendix A provides additional details on my qualifications and experience.

3. My employer, United Therapeutics Corporation, is the owner of the above identified application.

4. I am not receiving additional compensation for providing this Declaration beyond my normal compensation from my employer.

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5. I am familiar with the Office Action dated May 15, 2013, as well as with Moriarty et al. (J. Org. Chem. 2004, 69(6), 1890-1902, "Moriarty") cited therein.

6. In my opinion, each of treprostinil as the free acid and treprostinil diethanolamine prepared according to the process specified in claim 1 or 10 of the present application is physically different from treprostinil prepared according to the process of "Moriarty." In particular, each of treprostinil as the free acid and treprostinil diethanolamine prepared according to the process specified in claim 1 or 10 differ from treprostinil prepared according to the process of "Moriarty" in their respective impurity profiles. In support, I provide the following data obtained from representative Certificates of Analysis with impurity profiles for treprostinil prepared according to the process specified in claim 1 or 10 of the present application, and treprostinil as the free acid prepared according to the process specified in claim 1 or 10 of the present application, respectively.

Chromatographic Purity (HPLC)	1AU90:	Not more than 0.4%	ND
NB 1. PDR 16	2AU90:	Not more than 0.1%	< 0.05%
	97W86 (Benzindene Trial):	Not more than 0.2%	0.07%
	3AU90:	Not more than 1.0%	0.3%
	Treprostinil Methyl Ester:	Not more than 0.2%	< 0.05%
	Treprostinil Ethyl Ester:	Not more than 0.5%	0.1%
	750W93:	Not more than 0.5%	0.1%
	751W93:	Not more than 0.3%	0.07%
	Unidentified at: Not mor	re than 0.1% AUC each	ND
Total Related Substances NB 1. PDR 16	Not more that	m 3.0%	0.6%

Treprostinil free acid prepared according to "Moriarty"

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Appl. No. 13/548,446

	Com pound	Specifications	
	1AU90	Not more then 0.4 %	ND
	2AU90	Not more than 0.1 %	ND
Impurities (HPLC)	97W86	Not more than 0.2 %	ND
[Known Impurities]	3ALI9D	Not more than 0.5 %	< 0.05 % w/w
(UTW-11-0327)	Treprostinil Methyl Ester	Not more than 0.2 %	ND
	Treprostinii Ethyl Ester	Not more than 0.5 %	ND
	750W93	Not more than 0.5 %	ND
	751W93	Not more than 0.3 %	ND
Impurities (HPLC) [Unidentified Impurities] (UTW-11-0327)	Not more than	0.2 % AUC each	0.07 % AUC (RRT 0.26)
impurities (HPLC) [Total Related Substances] (UTW-11-0327)	Not more	Not more than 1.5 %	

Treprostinil diethanolamine prepared according to claims 1 or 10

Treprostinil as the free acid prepared according to claims 1 or 10

	Compound	Specifications	
	1AU90	Not more than 0.40%	NĎ
	2AU90	Not more than 0.10%	ND
	3AU90	Not more than 1.00%	ND
Impurities (HPLC)	750W93	Not more than 0.50%	0.06 % w/w
	751W93	Not more than 0.30%	< 0.05 % w/w
	97W86 (Benzindene Trio!)	Not more than 0.20%	ND
	Treprostinil Ethyl Ester	Not more than 0.50%	0.13 % W/W
	Treprostinil Methyl Ester	Not more than 0.20%	NÓ
Impurities (HPLC) [Unidentified Impurities]	Not more than 0.	10% AUC each	ND
Impurities (HPLC) (Total Related Substances)	Not more the	an 3.00%	0.2 %

In each case, in the above tables, "ND" means not detected. The far right column represents the testing results for that product batch.

7. The impurity profiles shown above examine the following eight impurities: 1AU90, 2AU90 and 3AU90, each of which is a stereoisomer of treprostinil; triol; methyl ester of treprostinil and ethyl ester of treprostinil; 750W93 and 751W93, each of which is a dimer of treprostinil, in which the acid group of one treprostinil molecule esterifies with an alcohol group on another treprostinil molecule. According to the first profile above, treprostinil produced according to the process of "Moriarty" has 7 out of 8 impurities in detectable amounts. According to the second profile above, treprostinil diethanolamine prepared according to the process specified in claim 1 or 10 of the present application has only one impurity, treprostinil stereoisomer 3A90, in a detectable amount. According to the third profile above, treprostinil as

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the free acid prepared according to the process specified in claim 1 or 10 of the present application has only three impurities, treprostinil ethyl ester, treprostinil dimers 750W93 and 751W93.

8. Based on the results shown above, I conclude that each of treprostinil as the free acid and treprostinil diethanolamine prepared according to the process specified in claim 1 or 10 of the present application is physically different from treprostinil prepared according to the process of "Moriarty" at least because neither of them contains a detectable amount of any of benzindene triol, treprostinil methyl ester, 1AU90 treprostinil stereoisomer and 2AU90 treprostinil stereoisomer, each of which were present in detectable amounts in treprostinil produced according to the process of "Moriarty".

9. I further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true, and further, that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States.

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Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Signed this 4th day of JUNE, 2013.

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David A. Walsh

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Electronic Acl	knowledgement Receipt
EFS ID:	16466959
Application Number:	13910583
International Application Number:	
Confirmation Number:	7133
Title of Invention:	PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN®
First Named Inventor/Applicant Name:	Hitesh Batra
Customer Number:	22428
Filer:	Stephen Bradford Maebius
Filer Authorized By:	
Attorney Docket Number:	080618-1255
Receipt Date:	31-JUL-2013
Filing Date:	05-JUN-2013
Time Stamp:	15:31:30
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted wi	th Payment	no	no							
File Listing:										
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)					
1		AmendmentReqforReconsidera	332085	yes	7					
1		tion.pdf	5ce998885ddff58298d19e1a4d84fc7ccfb7 2d33		,					

UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6260 of 7335

	Multipart Description/PDF files in .zip description										
	Document Des	cription	Start	Eı	nd						
	Amendment Copy Claims/Respo	onse to Suggested Claims	1		1						
	Claims	2	:	2							
	Applicant Arguments/Remarks /	3	:	7							
Warnings:											
Information	:										
2	Affidavit-traversing rejectns or objectns	WalshDec.pdf	262602	no	5						
2	rule 132	waishDec.pu	b4b00f0e2605f3a16e3f633aa9e87a16abf3 3861	110	5						
Warnings:											
Information	1:										
		Total Files Size (in byte	:s): 59	4687							
characterize Post Card, a <u>New Applica</u> If a new app 1.53(b)-(d) a Acknowledg <u>National Sta</u> If a timely so U.S.C. 371 a	vledgement Receipt evidences receipt ed by the applicant, and including pag is described in MPEP 503. ations Under 35 U.S.C. 111 olication is being filed and the applicat and MPEP 506), a Filing Receipt (37 CF gement Receipt will establish the filing age of an International Application un ubmission to enter the national stage nd other applicable requirements a Fo ge submission under 35 U.S.C. 371 wi	ye counts, where applicabl tion includes the necessary R 1.54) will be issued in du g date of the application. <u>der 35 U.S.C. 371</u> of an international applica orm PCT/DO/EO/903 indica	e. It serves as evidence y components for a filin le course and the date s ation is compliant with t ating acceptance of the	of receipt si g date (see hown on th the condition	imilar to a 37 CFR is ons of 35						
lf a new inte an internati and of the Ir	ational Application Filed with the USP ernational application is being filed an onal filing date (see PCT Article 11 and nternational Filing Date (Form PCT/RC curity, and the date shown on this Ack tion.	nd the international applic d MPEP 1810), a Notificatio D/105) will be issued in due	on of the International A e course, subject to pres	Application criptions co	Number oncerning						

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SteadyMed v. United Therapeutics
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IPR2020-00770
United Therapeutics EX2007
Page 6261 of 7335

PTO/SB/06 (09-11)

P1U/SB/06 (09-11) Approved for use through 1/31/2014. OMB 0651-0032 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

		Under ti	ne Paperwork F	eduction Act of 1995,	no persons are requir	ed to respond t	U.S. Patent and Tradem o a collection of information				
P/	ATENT APPL		FEE DET	-	N RECORD		n or Docket Number /910,583	Filing Date 06/05/2013			
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				APPLIC	ATION AS FILI		ті				
			(Column [·]		(Column 2)						
	FOR		NUMBER FI	.ED	NUMBER EXTRA		RATE (\$)	F	EE (\$)		
	BASIC FEE		N/A		N/A		N/A		(+)		
	(37 CFR 1.16(a), (b), SEARCH FEE	or (c))	N/A		N/A		N/A				
Π	(37 CFR 1.16(k), (i), (i), (i), (i), (i), (i), (i), (i										
ТО	(37 CFR 1.16(o), (p),		N/A		N/A		N/A				
(37	CFR 1.16(i)) EPENDENT CLAIM	s		us 20 = *			X \$ =	_			
	CFR 1.16(h))			inus 3 = *	gs exceed 100 sł	reets	X \$ =				
	APPLICATION SIZE (37 CFR 1.16(s))	FEE for fra	paper, the small entit	application size f	ee due is \$310 (§ onal 50 sheets o . 41(a)(1)(G) and	\$155 r					
	MULTIPLE DEPEN		(/	7 CFR 1.16(j))							
* lf t	he difference in colu	umn 1 is less th	an zero, ente	r "0" in column 2.			TOTAL				
					ION AS AMEN		NRT II				
		(Column 1)	_	(Column 2)	(Column 3)						
NT	07/31/2013	CLAIMS REMAINING AFTER AMENDMEN	т	HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EX	FRA	RATE (\$)	ADDITIC	ONAL FEE (\$)		
AMENDMENT	Total (37 CFR 1.16(i))	* 14	Minus	** 20	= 0		x \$80 =		0		
IN IN	Independent (37 CFR 1.16(h))	* 1	Minus	***3	= 0		x \$420 =		0		
AMI	Application Si	ze Fee (37 CFF	R 1.16(s))								
		ITATION OF MUL	TIPLE DEPEN	DENT CLAIM (37 CFF	R 1.16(j))						
							TOTAL ADD'L FE	E	0		
		(Column 1)	_	(Column 2)	(Column 3)						
		CLAIMS REMAINING AFTER AMENDMEN	_	HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EX	ΓRA	RATE (\$)	ADDITIC	ONAL FEE (\$)		
AMENDMENT	Total (37 CFR 1.16(i))	*	Minus	**	=		X \$ =				
MD	Independent (37 CFR 1.16(h))	*	Minus	***	=		X \$ =				
1EN	Application Si	ze Fee (37 CFF	R 1.16(s))								
ΑV		NTATION OF MUL	TIPLE DEPEN	DENT CLAIM (37 CFF	R 1.16(j))			1			
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The	"Highest Number P	reviously Paid I	[−] or" (Total or	Independent) is th	e highest number fo	ound in the ap	ppropriate box in colur	nn 1.			

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This collection of information is required by 37 CFR 1.16. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to This collection of information is required by 37 CFH 1.16. The information is required to obtain or retain a benefit by the public which is to file (and by the USP1O to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450. If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

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IPR2020-00770 United Therapeutics EX2007 Page 6262 of 7335



UNITED STATES PATENT AND TRADEMARK OFFICE

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

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
13/910,583	06/05/2013	Hitesh Batra	080618-1255	7133
	7590 07/19/201 LARDNER LLP	3	EXAN	IINER
SUITE 500 3000 K STREE	T NW		VALENROD	, YEVGENY
WASHINGTO			ART UNIT	PAPER NUMBER
			1621	
			MAIL DATE	DELIVERY MODE
			07/19/2013	PAPER

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

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

PTOL-90A (Rev. 04/07)

UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6263 of 7335

	Application No. 13/910,583	Applicant(s) BATRA ET A	
Office Action Summary	Examiner YEVGENY VALENROD	Art Unit 1621	AIA (First Inventor to File) Status No
The MAILING DATE of this communication app Period for Reply	bears on the cover sheet with the o	corresponden	ce address
 A SHORTENED STATUTORY PERIOD FOR REPL' WHICHEVER IS LONGER, FROM THE MAILING D. Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. 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 Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). 	ATE OF THIS COMMUNICATIOI 36(a). In no event, however, may a reply be tir will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	N. nely filed the mailing date of D (35 U.S.C. § 13	this communication.
Status			
1) Responsive to communication(s) filed on <u>5 Jun</u>			
A declaration(s)/affidavit(s) under 37 CFR 1.1			
2a) This action is FINAL . 2b) ☐ This 3) An election was made by the applicant in resp	action is non-final.	set forth durir	a the interview on
; the restriction requirement and election			
4) Since this application is in condition for alloward closed in accordance with the practice under <i>E</i>	nce except for formal matters, pro	osecution as t	o the merits is
Disposition of Claims			
5) Claim(s) <u>1-14</u> is/are pending in the application			
5a) Of the above claim(s) is/are withdraw	wn from consideration.		
6) Claim(s) is/are allowed.			
 7) Claim(s) <u>1-14</u> is/are rejected. 8) Claim(s) is/are objected to. 			
9) Claim(s) are subject to restriction and/o	r election requirement.		
* If any claims have been determined <u>allowable</u> , you may be el		secution High	way program at a
participating intellectual property office for the corresponding a			
http://www.uspto.gov/patents/init_events/pph/index.jsp or send	an inquiry to <u>PPHfeedback@uspto.</u>	<u>qov</u> .	
Application Papers			
10) The specification is objected to by the Examine			
11) The drawing(s) filed on is/are: a) acc			
Applicant may not request that any objection to the			, ,
Replacement drawing sheet(s) including the correct	tion is required if the drawing(s) is ob	jected to. See	37 CFR 1.121(d).
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a)-(d) or (f).	
Certified copies: a) ☐ All b) ☐ Some * c) ☐ None of the:			
1. Certified copies of the priority documen	ts have been received		
2. Certified copies of the priority documen		tion No.	
3. Copies of the certified copies of the price			
application from the International Bureau	u (PCT Rule 17.2(a)).		-
* See the attached detailed Office action for a list of	the certified copies not received.		
Attachment(s)			
1) Notice of References Cited (PTO-892)	3) 🔲 Interview Summary	(PTO-413)	
2) X Information Disclosure Statement(s) (PTO/SB/08)	Paper No(s)/Mail D		
Paper No(s)/Mail Date <u>6/5/13</u> .	4) 🔲 Other:		
U.S. Patent and Trademark Office PTOL-326 (Rev. 05-13) Office Action	Sum ina5 y	Part of Paper No	JNTa Exet 2201 60717
		ed v. United T	

United Therapeutics EX2007 Page 6264 of 7335 Application/Control Number: 13/910,583 Art Unit: 1621

DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of pre-AIA 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.

Claims 1-14 are rejected under pre-AIA 35 U.S.C. 102b as being anticipated by Phares et al. (US 2005/0085540).

Phares discloses a method of producing a pharmaceutical composition comprising combining a starting batch of treprostinil which comprises treprostinil, ethanol and water with diethanolamine to produce treprostinil diethanolamine salt (page 9, paragraph [0105]). Phares describes the produced diethanolamine salt of treprostinil as a crystalline form A (page 38, paragraph [0330] – [0331]). Since the process steps of claim 1 are the same as the process steps described by Phares et al, the purity of the Phares salt is inherently the same as the instantly claimed purity of claims 3 and 10. On page 36, paragraphs [0311] – [0314] pharmaceutical compositions comprising treprostinil diethanolamine are described. Capsule and tablet forms are described in paragraph [0314]. Finally on page 38, paragraph [0039] Phares describes storing treprostinil diethanolamine salt at ambient temperature.

Conclusion

Claims 1-14 are pending

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Claims 1-14 are rejected

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Yevgeny Valenrod whose telephone number is 571-272-9049. The examiner can normally be reached on 8:30am-5:00pm M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Johann Richter can be reached on 571-272-0646. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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/YEVGENY VALENROD/

Primary Examiner, Art Unit 1621

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	INFORMATION I	DISCL	OSURE	Application Number	Unassigned	
	STATEMENT BY	Y APP	LICANT	Filing Date	Herewith	
Date Submitted: June 5, 2013				First Named Inventor	Hitesh BATRA	
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INFORMATION DISCLOSURE			Application Number	Unassigned	*****
	STATEMENT B	Y APPLICANT	Filing Date	Herewith	
	Date Submitted: June 5, 2013		First Named Inventor	Hitesh BATRA	
	Date Submitted	. June 5, 2015	Art Unit	Unassigned	
(use as many sheets as necessary)		Examiner Name	Unassigned		
Sheet	4	of 4	Attorney Docket Number	080618-1255	

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			Page 6272 of 733

EAST Search History (Prior Art)

Ref #	Hits	Search Query	DBs	Defa ult Oper ator	Plurals	Time Stamp
L1	10	((HITESH) near2 (BATRA)).INV.	US-PGPUB; USPAT; USOCR	OR	OFF	2013/07/17 15:50
L2	8	((SUDERSAN) near2 (TULADHAR)).INV.	US-PGPUB; USPAT; USOCR	OR	OFF	2013/07/17 15:50
L3	20	((RAJU) near2 (PENMASTA)).INV.	US-PGPUB; USPAT; USOCR	OR	OFF	2013/07/17 15:50
L4	203	((DAVID) near2 (WALSH)).INV.	US-PGPUB; USPAT; USOCR	OR	OFF	2013/07/17 15:50
L5	202	L1 or L2 or L3 or L4	US-PGPUB; USPAT	OR	OFF	2013/07/17 15:50
L6	9	L5 and treprostinil	US-PGPUB; USPAT	OR	OFF	2013/07/17 15:50
L7	674	treprostinil	US-PGPUB; USPAT	OR	OFF	2013/07/17 15:50
L8	60	L7 same diethanolamine	US-PGPUB; USPAT	OR	OFF	2013/07/17 15:50
L9	0	L8 same (crystal or crystallized)	US-PGPUB; USPAT	OR	OFF	2013/07/17 15:50
L10	6	L8 same polymorph	US-PGPUB; USPAT	OR	OFF	2013/07/17 15:50
L11	812	(562/466).CCLS.	US-PGPUB; USPAT; USOCR	OR	OFF	2013/07/17 15:50
L12	13	L7 and L11	US-PGPUB; USPAT	OR	OFF	2013/07/17 15:50
L13	10	L12 and diethanolamine	US-PGPUB; USPAT	OR	OFF	2013/07/17 15:50
L14	1	("20050085540").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2013/07/17 15:50

EAST Search History (Interference)

< This search history is empty>	
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	Application/Control No.	Applicant(s)/Patent Under Reexamination
Search Notes	13910583	BATRA ET AL.
	Examiner	Art Unit
	YEVEGENY VALENROD	1621

CPC- SEARCHED		
Symbol	Date	Examiner

CPC COMBINATION SETS - SEARCHED				
Symbol Date Examine		Examiner		

US CLASSIFICATION SEARCHED				
Class	Subclass	Date	Examiner	

SEARCH NOTES		
Search Notes	Date	Examiner
EAST search	7/17/2013	YV
Inventor search	7/17/2013	YV

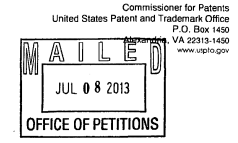
INTERFERENCE SEARCH			
US Class/ CPC Symbol	US Subclass / CPC Group	Date	Examiner

	/YEVEGENY V. Primary Examir	ALENROD/ ner.Art Unit 1621
U.S. Patent and Trademark Office	175	 ^{Part} م ال⊅ه⊛م20 ¢0® ⁰⁷¹⁷ SteadyMed v. United Therapeutics IPR2016-00006
		IPR2020-00770
		United Therapeutics EX2007
		Page 6274 of 7335

UNITED STATES PATENT AND TRADEMARK OFFICE



FOLEY AND LARDNER LLP SUITE 500 3000 K STREET NW WASHINGTON DC 20007

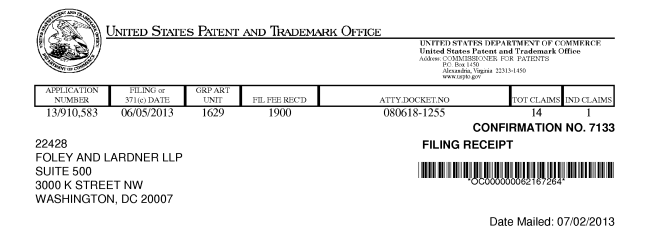


Doc Code: TRACK1.GRANT

	Prior	Granting Request for itized Examination ck I or After RCE)	Application No.: 13/910,583						
1.	THE R	EQUEST FILED June 5, 2013 IS	<u>GRANTED</u> .						
	The above-identified application has met the requirements for prioritized examination A. 🛛 for an original nonprovisional application (Track I). B. 🔲 for an application undergoing continued examination (RCE).								
2.			Indergo prioritized examination. The application will be course of prosecution until one of the following occurs:						
	Α.	filing a petition for extension o f	f time to extend the time period for filing a reply;						
	В.	filing an amendment to amend	the application to contain more than four independent						
		claims, more than thirty total c	laims, or a multiple dependent claim;						
	· C.	filing a request for continued e	xamination;						
	D.	filing a notice of appeal;							
	E.	filing a request for suspension of	action;						
	F.	mailing of a notice of allowance,							
	G.	mailing of a final Office action;							
	Н.	completion of examination as de	fined in 37 CFR 41.102; or						
	١.	abandonment of the application.							
	Telephone inquiries with regard to this decision should be directed to Irvin Dingle at (571)272-3210, Office of Petitions.								
Irvin Dingle /Irvin Dingle/ Petitions Examiner [Signature] (Title)									

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

> UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6275 of 7335



Receipt is acknowledged of this non-provisional patent application. The application will be taken up for examination in due course. Applicant will be notified as to the results of the examination. Any correspondence concerning the application must include the following identification information: the U.S. APPLICATION NUMBER, FILING DATE, NAME OF APPLICANT, and TITLE OF INVENTION. Fees transmitted by check or draft are subject to collection. Please verify the accuracy of the data presented on this receipt. If an error is noted on this Filing Receipt, please submit a written request for a Filing Receipt Correction. Please provide a copy of this Filing Receipt with the changes noted thereon. If you received a "Notice to File Missing Parts" for this application, please submit any corrections to this Filing Receipt with your reply to the Notice. When the USPTO processes the reply

any corrections to this Filing Receipt with your reply to the Notice. When the USPTO processes the re to the Notice, the USPTO will generate another Filing Receipt incorporating the requested corrections

Inventor(s)

•	Hitesh Batra, Herndon, VA;	
	Sudersan M. Tuladhar, Silver Spring, MD;	
	Raju Penmasta, Herndon, VA;	
	David A. Walsh, Palmyra, VA;	
(s)		

Applicant(s)

United Therapeutics Corporation, Silver Spring, MD

Power of Attorney: The patent practitioners associated with Customer Number 22428

Domestic Priority data as claimed by applicant

This application is a CON of 13/548,446 07/13/2012 which is a CON of 12/334,731 12/15/2008 PAT 8242305 which claims benefit of 61/014,232 12/17/2007

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

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

If Required, Foreign Filing License Granted: 06/24/2013 The country code and number of your priority application, to be used for filing abroad under the Paris Convention, is US 13/910,583

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UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6276 of 7335 Projected Publication Date: 10/10/2013

Non-Publication Request: No

Early Publication Request: No Title

PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN®

Preliminary Class

514

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

PROTECTING YOUR INVENTION OUTSIDE THE UNITED STATES

Since the rights granted by a U.S. patent extend only throughout the territory of the United States and have no effect in a foreign country, an inventor who wishes patent protection in another country must apply for a patent in a specific country or in regional patent offices. Applicants may wish to consider the filing of an international application under the Patent Cooperation Treaty (PCT). An international (PCT) application generally has the same effect as a regular national patent application in each PCT-member country. The PCT process **simplifies** the filing of patent applications on the same invention in member countries, but **does not result** in a grant of "an international patent" and does not eliminate the need of applicants to file additional documents and fees in countries where patent protection is desired.

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

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

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

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

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Title 35, United States Code, Section 184

Title 37, Code of Federal Regulations, 5.11 & 5.15

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UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6278 of 7335

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PATENT APPLICATION FEE DETERMINATION RECORD Substitute for Form PTO-875									Application or Docket Number 13/910,583			
APPLICATION AS FILED - PART I (Column 1) (Column 2) SMALL ENTITY									OTHER THAN OR SMALL ENTITY			
FOR NUMBER FILED NUMBER EXTRA						RATE(\$)	FEE(\$)		RATE(\$)	FEE(\$)		
	IC FEE FR 1.16(a), (b), or (c))	N	/A	N	J/A	N/A		1	N/A	280		
	RCH FEE FR 1.16(k), (i), or (m))	N	/A	N	J/A	N/A		1	N/A	600		
	MINATION FEE FR 1.16(o), (p), or (q))	N	/A	N	J/A	N/A		1	N/A	720		
TOT	AL CLAIMS FR 1.16(i))	14	minus 2	*				OR	x 80 =	0.00		
	PENDENT CLAIR FR 1.16(h))	^{NS} 1	minus 3	*				1	× 420 =	0.00		
If the specification and drawings exceed 100 sheets of paper, the application size fee due is \$310 (\$155 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s).					ze fee due is ch additional					0.00		
MUL	TIPLE DEPENDE	NT CLAIM PRE	SENT (37	CFR 1.16(j))				1		0.00		
* lf t	ne difference in co	olumn 1 is less th	an zero, e	enter "0" in colun	nn 2.	TOTAL		1	TOTAL	1600		
	APPLIC	CATION AS A	MENDI	ED - PART II	(Column 3)	SMALL	ENTITY	OR	OTHER THAN SMALL ENTITY			
IT A		CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA	RATE(\$)	ADDITIONAL FEE(\$)		RATE(\$)	ADDITIONAL FEE(\$)		
AMENDMENT	Total (37 CFR 1.16(i))	*	Minus	**	-	x =		OR	x =			
END END	Independent (37 CFR 1.16(h))	•	Minus	***	=	x =		OR	X =			
AM	Application Size Fe	e (37 CFR 1.16(s))	· · · · ·									
	FIRST PRESENT	TION OF MULTIPL	E DEPEND	DENT CLAIM (37 C	FR 1.16(j))			OR				
						TOTAL ADD'L FEE		OR	TOTAL ADD'L FEE			
ļ,		(Column 1) CLAIMS		(Column 2) HIGHEST	(Column 3)			-				
NT B		REMAINING AFTER AMENDMENT		NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA	RATE(\$)	ADDITIONAL FEE(\$)		RATE(\$)	ADDITIONAL FEE(\$)		
ME	Total (37 CFR 1.16(i))	•	Minus	**	-	X =		OR	x =			
ENDMENT	Independent (37 CFR 1.16(h))	*	Minus	***	=	x =		OR	x =			
AM	Application Size Fee (37 CFR 1.16(s))]				
	FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))							OR				
						TOTAL ADD'L FEE		OR	TOTAL ADD'L FEE			
*	 If the entry in cc If the "Highest N If the "Highest Nu The "Highest Num 	lumber Previousl Imber Previously F	y Paid Fo Paid For" II	r ["] IN THIS SPACE	CE is less than s less than 3, ent	20, enter "20".	in column 1					

UNITED STATES PATENT AND TRADEMARK OFFICE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS PC Box 1450 Alexandra, Virgini 22313-1450 www.supp.gov								
APPLICATION NUMBER	FILING OR 371(C) DATE	FIRST NAMED APPLICANT	ATTY. DOCKET NO./TITLE					
13/910,583	06/05/2013	Hitesh Batra	080618-1255					
22428 FOLEY AND LARDNER L SUITE 500 3000 K STREET NW WASHINGTON, DC 2000	_							

Date Mailed: 07/02/2013

NOTICE OF ACCEPTANCE OF POWER OF ATTORNEY

This is in response to the Power of Attorney filed 06/05/2013.

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

/gmihtsun/

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

page 1 of 1

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

First Inventor Name: Hitesh BATRA

Title: AN IMPROVED PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN®

Prior Appl. No.: 13/548,446

Prior Appl. Filing Date: 7/13/2012

Examiner: Unassigned

Art Unit: Unassigned

<u>CONTINUING PATENT APPLICATION</u> <u>TRANSMITTAL LETTER</u>

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

Commissioner:

Transmitted herewith for filing under 37 C.F.R. § 1.53(b) is a:

[X] Continuation [] Division [] Continuation-In-Part (CIP)

of the above-identified copending prior application in which no patenting, abandonment, or termination of proceedings has occurred. Priority to the above-identified prior application is hereby claimed under 35 U.S.C. § 120 for this continuing application. The entire disclosure of the above-identified prior application is considered as being part of the disclosure of the accompanying continuing application and is hereby incorporated by reference therein.

[] Applicant claims small entity status under 37 CFR 1.27.

Enclosed are:

- [X] Description, Claims, and Abstract (23 pages).
- [X] Executed Declaration (4 pages).

4823-9806-5940.1

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- [X] Power of Attorney (1 page).
- [X] Information Disclosure Statement, Form PTO-SB08.
- [X] Application Data Sheet (37 CFR 1.76).
- [X] PTO/SB/424 Request for Prioritized Examination.

The adjustment to the number of sheets for EFS-Web filing follows:

Number of		EFS-Web	Number of Sheets for EFS-Web				
Sheets		Adjustment					
23	X	75%	18				

The filing fee is calculated below at the large entity rate:

	Number		Included		Extra		Rate		Fee
	Filed		in Basic Fee						Totals
Basic Filing Fee							\$280.00		\$280.00
Search Fee							\$600.00	-	\$600.00
Examination Fee							\$720.00	-	\$720.00
Size Fee	18	-	100		0	x	\$400.00	-	\$0.00
Total Claims:	14	-	20	=	0	х	\$80.00		\$0.00
Independent:	1	-	3	-	0	x	\$420.00	=	\$0.00
If any Multiple	e Dependen	t Cl	laim(s) prese	ent:		+	\$780.00	=	\$0.00
						\$140.00	=	\$0.00	
Prior	itized Exar	nina	ation fee (Tr	ack	I) under	r 37 C	.F.R. § 1.17 (c)		\$4,000.00
	Pro	oces	sing Fee (Ti	ack	(I) unde	r 37 C	C.F.R. § 1.17 (i)	-	\$130.00
]	TOTAL	L FILING FEE:	-	\$5,730.00
Assignment R	ecordation	Fee	:			+	\$40.00	-382	\$0.00
Processing Fe				Lat	e Filing	+	\$140.00		\$0.00
of English Tra		Ap	plication:					_	
Publication Fe	e							-	\$300.00
TOTAL FEE								=	\$6,030.00

The above-identified fees of \$6,030.00 are being paid by credit card via EFS-Web.

The Commissioner is hereby authorized to charge any additional fees which may be required regarding this application under 37 C.F.R. §§ 1.16-1.17, or credit any overpayment,

4823-9806-5940.1

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to Deposit Account No. 19-0741. Should no proper payment be enclosed herewith, as by the credit card payment instructions in EFS-Web being incorrect or absent, resulting in a rejected or incorrect credit card transaction, the Commissioner is authorized to charge the unpaid amount to Deposit Account No. 19-0741.

Please direct all correspondence to the undersigned attorney or agent at the address indicated below.

Respectfully submitted,

Date JUN 0 5 2013

By

FOLEY & LARDNER LLP Customer Number: 22428 Telephone: (202) 672-5569 Facsimile: (202) 672-5399

Stephen B. Maebius Attorney for Applicant Registration No. 35,264

4823-9806-5940.1

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AN IMPROVED PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN $^{\ensuremath{\mathbb{R}}}$

CROSS-REFERENCE TO RELATED APPLICATIONS

[0001] This application is a Continuation of U.S. Application No. 13/548,446, filed July 13, 2013, which is a Continuation of U.S. Application No. 12/334,731, filed December 15, 2008, which claims priority from U.S. Provisional Patent Application 61/014,232, filed December 17, 2007, the entire contents of which are incorporated herein by reference.

BACKGROUND

[0002] The present invention relates to a process for producing prostacyclin derivatives and novel intermediate compounds useful in the process.

[0003] Prostacyclin derivatives are useful pharmaceutical compounds possessing activities such as platelet aggregation inhibition, gastric secretion reduction, lesion inhibition, and bronchodilation.

[0004] Treprostinil, the active ingredient in Remodulin[®], was first described in US patent 4,306,075. Treprostinil, and other prostacyclin derivatives have been prepared as described in Moriarty, et al in *J. Org. Chem.* 2004, 69, 1890-1902, *Drug of the Future*, 2001, 26(4), 364-374, U.S. Pat. Nos. 6,441,245, 6,528,688, 6,765,117 and 6,809,223. Their teachings are incorporated by reference to show how to practice the embodiments of the present invention.

[0005] U.S. Patent No. 5,153,222 describes use of treprostinil for treatment of pulmonary hypertension. Treprostinil is approved for the intravenous as well as subcutaneous route, the latter avoiding septic events associated with continuous intravenous catheters. U.S. patents Nos. 6,521,212 and 6,756,033 describe administration of treprostinil by inhalation for treatment of pulmonary hypertension, peripheral vascular disease and other diseases and conditions. U.S. patent No. 6,803,386 discloses administration of treprostinil for treating cancer such as lung, liver, brain, pancreatic, kidney, prostate, breast, colon and head-neck cancer. U.S. patent application publication No. 2005/0165111 discloses treprostinil treatment of ischemic lesions. U.S. patent application publication No. 2005/0282903 discloses treprostinil treatment improves kidney functions. U.S. patent application publication No. 12/028,471 filed February 8, 2008,

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- 1 -

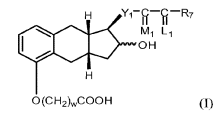
185

UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6284 of 7335 discloses treprostinil treatment of pulmonary fibrosis. U.S. 6,054,486 discloses treatment of peripheral vascular disease with treprostinil. U.S. patent application 11/873,645 filed October 17, 2007 discloses combination therapies comprising treprostinil. U.S. publication No. 2008/0200449 discloses delivery of treprostinil using a metered dose inhaler. U.S. publication No. 2008/0280986 discloses treatment of interstitial lung disease with treprostinil. U.S. application No. 12/028,471 filed February 8, 2008 discloses treatment of asthma with treprostinil. U.S. 7,417,070, 7,384,978 and U.S. publication Nos. 2007/0078095, 2005/0282901, and 2008/0249167 describe oral formulations of treprostinil and other prostacyclin analogs.

[0006] Because Treprostinil, and other prostacyclin derivatives are of great importance from a medicinal point of view, a need exists for an efficient process to synthesize these compounds on a large scale suitable for commercial production.

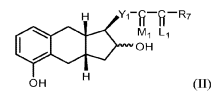
SUMMARY

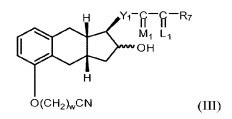
[0007] The present invention provides in one embodiment a process for the preparation of a compound of formula I, hydrate, solvate, prodrug, or pharmaceutically acceptable salt thereof.



[0008] The process comprises the following steps:

(a) alkylating a compound of structure II with an alkylating agent to produce a compound of formula III,





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UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6285 of 7335 wherein

$$w=1, 2, or 3;$$

Y₁ is trans-CH=CH-, cis-CH=CH-, -CH₂(CH₂)_m-, or -C=C-; m is 1, 2, or 3; R₇ is

(1) $-C_pH_{2p}$ -CH₃, wherein p is an integer from 1 to 5, inclusive,

(2) phenoxy optionally substituted by one, two or three chloro, fluoro, trifluoromethyl, (C_1-C_3) alkyl, or (C_1-C_3) alkoxy, with the proviso that not more than two substituents are other than alkyl, with the proviso that R_7 is phenoxy or substituted phenoxy, only when R_3 and R_4 are hydrogen or methyl, being the same or different,

(3) phenyl, benzyl, phenylethyl, or phenylpropyl optionally substituted on the aromatic ring by one, two or three chloro, fluoro, trifluoromethyl, (C_1-C_3) alkyl, or (C_1-C_3) alkoxy, with the proviso that not more than two substituents are other than alkyl,

- (4) $\operatorname{cis-CH=CH-CH_2-CH_3}$,
- (5) $-(CH_2)_2$ -CH(OH)-CH₃, or
- (6) $-(CH_2)_3-CH=C(CH_3)_2;$

wherein $-C(L_1)-R_7$ taken together is

- (1) (C_4-C_7) cycloalkyl optionally substituted by 1 to 3 (C_1-C_5) alkyl;
- (2) 2-(2-furyl)ethyl,
- (3) 2-(3-thienyl)ethoxy, or
- (4) 3-thienyloxymethyl;

 M_1 is α -OH: β -R₅ or α -R₅: β -OH or α -OR₁: β -R₅ or α -R₅: β -OR₂, wherein R₅ is hydrogen or methyl, R₂ is an alcohol protecting group, and

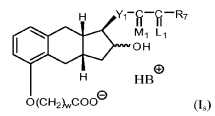
 L_1 is α -R₃: β -R₄, α -R₄: β -R₃, or a mixture of α -R₃: β -R₄ and α -R₄: β -R₃, wherein R₃ and R₄ are hydrogen, methyl, or fluoro, being the same or different, with the proviso that one of R₃ and R₄ is fluoro only when the other is hydrogen or fluoro.

- (b) hydrolyzing the product of step (a) with a base,
- (c) contacting the product of step (b) with a base B to for a salt of formula I_s

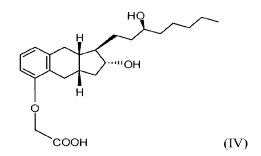
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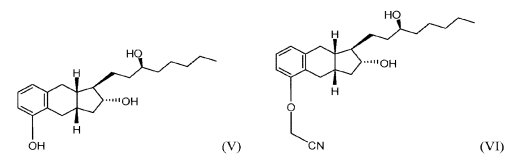


(d) reacting the salt from step (c) with an acid to form the compound of formula I.[0009] The present invention provides in another embodiment a process for the preparation of a compound of formula IV.



[0010] The process comprises the following steps:

(a) alkylating a compound of structure V with an alkylating agent to produce a compound of formula VI,



(b) hydrolyzing the product of step (a) with a base,

(c) contacting the product of step (b) with a base B to for a salt of formula IV_s ,

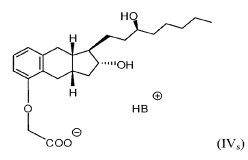
and

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(d) reacting the salt from step (b) with an acid to form the compound of formula IV.

DETAILED DESCRIPTION

[0011] The various terms used, separately and in combinations, in the processes herein described are defined below.

[0012] The expression "comprising" means "including but not limited to." Thus, other non-mentioned substances, additives, carriers, or steps may be present. Unless otherwise specified, "a" or "an" means one or more.

[0013] C₁₋₃-alkyl is a straight or branched alkyl group containing 1-3 carbon atoms. Exemplary alkyl groups include methyl, ethyl, n-propyl, and isopropyl.

[0014] C₁₋₃-alkoxy is a straight or branched alkoxy group containing 1-3 carbon atoms. Exemplary alkoxy groups include methoxy, ethoxy, propoxy, and isopropoxy.

[0015] C₄₋₇-cycloalkyl is an optionally substituted monocyclic, bicyclic or tricyclic alkyl group containing between 4-7 carbon atoms. Exemplary cycloalkyl groups include but not limited to cyclobutyl, cyclopentyl, cyclohexyl, and cycloheptyl.

[0016] Combinations of substituents and variables envisioned by this invention are only those that result in the formation of stable compounds. The term "stable", as used herein, refers to compounds which possess stability sufficient to allow manufacture and which maintains the integrity of the compound for a sufficient period of time to be useful for the purposes detailed herein.

[0017] As used herein, the term "prodrug" means a derivative of a compound that can hydrolyze, oxidize, or otherwise react under biological conditions (*in vitro* or *in vivo*) to provide an active compound. Examples of prodrugs include, but are not limited to,

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UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6288 of 7335 derivatives of a compound that include biohydrolyzable groups such as biohydrolyzable amides, biohydrolyzable esters, biohydrolyzable carbamates, biohydrolyzable carbonates, biohydrolyzable ureides, and biohydrolyzable phosphate analogues (*e.g.*, monophosphate, diphosphate or triphosphate).

[0018] As used herein, "hydrate" is a form of a compound wherein water molecules are combined in a certain ratio as an integral part of the structure complex of the compound.

[0019] As used herein, "solvate" is a form of a compound where solvent molecules are combined in a certain ratio as an integral part of the structure complex of the compound.

[0020] "Pharmaceutically acceptable" means in the present description being useful in preparing a pharmaceutical composition that is generally safe, non-toxic and neither biologically nor otherwise undesirable and includes being useful for veterinary use as well as human pharmaceutical use.

[0021] "Pharmaceutically acceptable salts" mean salts which are pharmaceutically acceptable, as defined above, and which possess the desired pharmacological activity. Such salts include acid addition salts formed with organic and inorganic acids, such as hydrogen chloride, hydrogen bromide, hydrogen iodide, sulfuric acid, phosphoric acid, acetic acid, glycolic acid, maleic acid, malonic acid, oxalic acid, methanesulfonic acid, trifluoroacetic acid, fumaric acid, succinic acid, tartaric acid, citric acid, benzoic acid, ascorbic acid and the like. Base addition salts may be formed with organic and inorganic bases, such as sodium, ammonia, potassium, calcium, ethanolamine, diethanolamine, N-methylglucamine, choline and the like. Included in the invention are pharmaceutically acceptable salts or compounds of any of the formulae herein.

[0022] Depending on its structure, the phrase "pharmaceutically acceptable salt," as used herein, refers to a pharmaceutically acceptable organic or inorganic acid or base salt of a compound. Representative pharmaceutically acceptable salts include, e.g., alkali metal salts, alkali earth salts, ammonium salts, water-soluble and water-insoluble salts, such as the acetate, amsonate (4,4-diaminostilbene-2, 2 -disulfonate), benzenesulfonate, benzonate, bicarbonate, bisulfate, bitartrate, borate, bromide, butyrate, calcium, calcium edetate, camsylate, carbonate, chloride, citrate, clavulariate, dihydrochloride, edetate, edisylate, estolate, esylate, fumarate, gluceptate, gluconate, glutamate, glycollylarsanilate, hexafluorophosphate, hexylresorcinate, hydrobromide, hydrochloride, hydrabamine,

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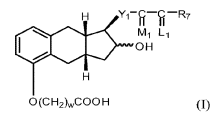
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UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6289 of 7335 hydroxynaphthoate, iodide, isothionate, lactate, lactobionate, laurate, malate, malate, maleate, mandelate, mesylate, methylbromide, methylnitrate, methylsulfate, mucate, napsylate, nitrate, N-methylglucamine ammonium salt, 3-hydroxy-2-naphthoate, oleate, oxalate, palmitate, pamoate (1,1-methene-bis-2-hydroxy-3-naphthoate, einbonate), pantothenate, phosphate/diphosphate, picrate, polygalacturonate, propionate, p-toluenesulfonate, salicylate, stearate, subacetate, succinate, sulfate, sulfosalicylate, suramate, tannate, tartrate, teoclate, tosylate, triethiodide, and valerate salts.

[0023] The present invention provides for a process for producing treprostinil and other prostacyclin derivatives and novel intermediate compounds useful in the process. The process according to the present invention provides advantages on large-scale synthesis over the existing method. For example, the purification by column chromatography is eliminated, thus the required amount of flammable solvents and waste generated are greatly reduced. Furthermore, the salt formation is a much easier operation than column chromatography. Moreover, it was found that the product of the process according to the present invention has higher purity. Therefore the present invention provides for a process that is more economical, safer, faster, greener, easier to operate, and provides higher purity.

[0024] One embodiment of the present invention is a process for the preparation of a compound of formula I, or a hydrate, solvate, prodrug, or pharmaceutically acceptable salt thereof.



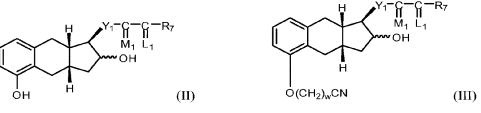
[0025] The process comprises the following steps:

(a) alkylating a compound of formula II with an alkylating agent to produce a compound of formula III,

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wherein

w= 1, 2, or 3; Y₁ is trans-CH=CH-, cis-CH=CH-, -CH₂(CH₂)_m-, or -C=C-; m is 1, 2, or 3; R₇ is

(1) $-C_pH_{2p}$ -CH₃, wherein p is an integer from 1 to 5, inclusive,

(2) phenoxy optionally substituted by one, two or three chloro, fluoro, trifluoromethyl, (C_1-C_3) alkyl, or (C_1-C_3) alkoxy, with the proviso that not more than two substituents are other than alkyl, with the proviso that R_7 is phenoxy or substituted phenoxy, only when R_3 and R_4 are hydrogen or methyl, being the same or different,

(3) phenyl, benzyl, phenylethyl, or phenylpropyl optionally substituted on the aromatic ring by one, two or three chloro, fluoro, trifluoromethyl, (C_1-C_3) alkyl, or (C_1-C_3) alkoxy, with the proviso that not more than two substituents are other than alkyl,

- (4) $\operatorname{cis-CH=CH-CH_2-CH_3}$,
- (5) $-(CH_2)_2$ -CH(OH)-CH₃, or
- (6) $-(CH_2)_3-CH=C(CH_3)_2;$

wherein $-C(L_1)-R_7$ taken together is

- (1) (C_4-C_7) cycloalkyl optionally substituted by 1 to 3 (C_1-C_5) alkyl;
- (2) 2-(2-furyl)ethyl,
- (3) 2-(3-thienyl)ethoxy, or
- (4) 3-thienyloxymethyl;

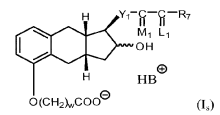
 M_1 is α -OH: β -R₅ or α -R₅: β -OH or α -OR₁: β -R₅ or α -R₅: β -OR₂, wherein R₅ is hydrogen or methyl, R₂ is an alcohol protecting group, and

 L_1 is α -R₃: β -R₄, α -R₄: β -R₃, or a mixture of α -R₃: β -R₄ and α -R₄: β -R₃, wherein R₃ and R₄ are hydrogen, methyl, or fluoro, being the same or different, with the proviso that one of R₃ and R₄ is fluoro only when the other is hydrogen or fluoro.

(b) hydrolyzing the product of step (a) with a base,

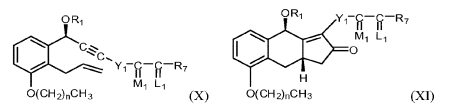
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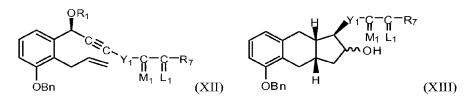
(c) contacting the product of step (b) with a base B to for a salt of formula I_s

(d) reacting the salt from step (c) with an acid to form the compound of formula I.
[0026] In one embodiment, the compound of formula I is at least 90.0%, 95.0%, 99.0%.
[0027] The compound of formula II can be prepared from a compound of formula XI, which is a cyclization product of a compound of formula X as described in U.S. Pat. No. 6,441,245.



Wherein n is 0, 1, 2, or 3.

[0028] The compound of formula II can be prepared alternatively from a compound of formula XIII, which is a cyclization product of a compound of formula XII as described in U.S. Pat. No. 6,700,025.



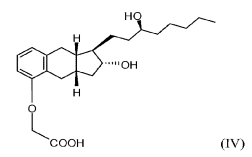
[0029] One embodiment of the present invention is a process for the preparation of a compound having formula IV, or a hydrate, solvate, or pharmaceutically acceptable salt thereof.

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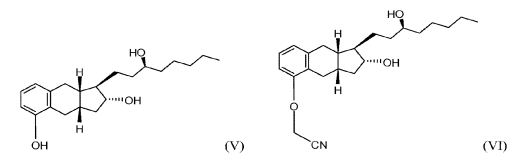
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[0030] The process comprises

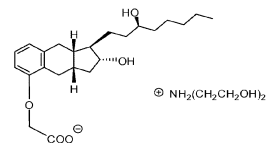
(a) alkylating a compound of structure V with an alkylating agent such as ClCH₂CN to produce a compound of formula VI,



(b) hydrolyzing the product of step (a) with a base such as KOH,

(c) contacting the product of step (b) with a base B such as diethanolamine to for

a salt of the following structure, and



(d) reacting the salt from step (b) with an acid such as HCl to form the compound of formula IV.

[0031] In one embodiment, the purity of compound of formula IV is at least 90.0%, 95.0%, 99.0%, 99.5%.

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UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6293 of 7335 [0032] In one embodiment, the process further comprises a step of isolating the salt of formula IV_s .

[0033] In one embodiment, the base B in step (c) may be ammonia, N-methylglucamine, procaine, tromethanine, magnesium, L-lysine, L-arginine, or triethanolamine.

[0034] The following abbreviations are used in the description and/or appended claims, and they have the following meanings:

"MW" means molecular weight.

"Eq." means equivalent.

"TLC" means thin layer chromatography.

"HPLC" means high performance liquid chromatography.

"PMA" means phosphomolybdic acid.

"AUC" means area under curve.

[0035] In view of the foregoing considerations, and specific examples below, those who are skilled in the art will appreciate that how to select necessary reagents and solvents in practicing the present invention.

[0036] The invention will now be described in reference to the following Examples. These examples are not to be regarded as limiting the scope of the present invention, but shall only serve in an illustrative manner.

EXAMPLES

Example 1. Alkylation of Benzindene Triol



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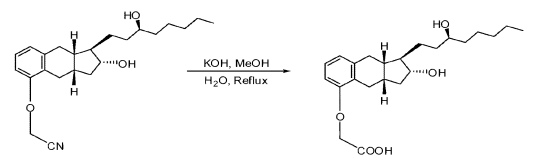
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Name	MW	Amount	Mol.	Eq.
Benzindene Triol	332.48	1250 g	3.76	1.00
K ₂ CO ₃ (powder)	138.20	1296 g	9.38	2.50
CICH ₂ CN	75.50	567 g	7.51	2.0
Bu ₄ NBr	322.37	36 g	0.11	0.03
Acetone		29 L		
Celite [®] 545		115 g		

[0037] A 50-L, three-neck, round-bottom flask equipped with a mechanical stirrer and a thermocouple was charged with benzindene triol (1250 g), acetone (19 L) and K₂CO₃ (powdered) (1296 g), chloroacetonitrile (567 g), tetrabutylammonium bromide (36 g). The reaction mixture was stirred vigorously at room temperature $(23\pm2^{\circ}C)$ for 16-72 h. The progress of the reaction was monitored by TLC. (methanol/CH₂Cl₂; 1:9 and developed by 10% ethanolic solution of PMA). After completion of reaction, the reaction mixture was filtered with/without Celite pad. The filter cake was washed with acetone (10L). The filtrate was concentrated *in vacuo* at 50-55°C to give a light-brown, viscous liquid benzindene nitrile. The crude benzindene nitrile was used as such in the next step without further purification.





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Name	MW	Amount	Mol.	Eq.
Benzindene Nitrile	371.52	1397 g*	3.76	1.0
КОН	56.11	844 g	15.04	4.0
Methanol		12 L		
Water		4.25 L		

*Note: This weight is based on 100% yield from the previous step. This is not isolated yield.

[0038] A 50-L, cylindrical reactor equipped with a heating/cooling system, a mechanical stirrer, a condenser, and a thermocouple was charged with a solution of benzindene nitrile in methanol (12 L) and a solution of KOH (844 g of KOH dissolved in 4.25 L of water). The reaction mixture was stirred and heated to reflux (temperature 72.2°C). The progress of the reaction was monitored by TLC (for TLC purpose, 1-2 mL of reaction mixture was acidified with 3M HCl to pH 1-2 and extracted with ethyl acetate. The ethyl acetate extract was used for TLC; Eluent: methanol/CH₂Cl₂; 1:9, and developed by 10% ethanolic solution of PMA). After completion of the reaction (~5 h), the reaction mixture was cooled to -5 to 10°C and quenched with a solution of hydrochloric acid (3M, 3.1 L) while stirring. The reaction mixture was concentrated *in vacuo* at 50-55°C to obtain approximately 12-14 L of condensate. The condensate was discarded.

[0039] The aqueous layer was diluted with water (7-8 L) and extracted with ethyl acetate $(2 \times 6 \text{ L})$ to remove impurities soluble in ethyl acetate. To aqueous layer, ethyl acetate (22 L) was added and the pH of reaction mixture was adjusted to 1-2 by adding 3M HC1 (1.7 L) with stirring. The organic layer was separated and the aqueous layer was extracted with ethyl acetate (2 × 11 L). The combined organic layers were washed with water (3 × 10 L) and followed by washing with a solution of NaHCO₃ (30 g of NaHCO₃ dissolved in 12 L of water). The organic layer was further washed with saturated solution of NaCl (3372 g of NaCl dissolved in water (12 L)) and dried over anhydrous Na₂SO₄ (950-1000 g), once filtered.

[0040] The filtrate was transferred into a 72-L reactor equipped with mechanical stirrer, a condenser, and a thermocouple. To the solution of treprostinil in reactor was added activated carbon (110-130 g). The suspension was heated to reflux (temperature $68-70^{\circ}$ C) for at least one hour. For filtration, a pad of Celite[®]545 (300-600 g) was prepared in sintered glass

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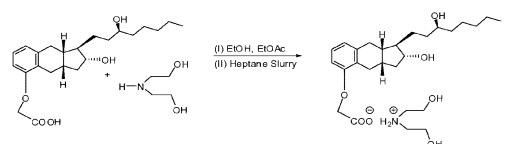
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funnel using ethyl acetate. The hot suspension was filtered through the pad of Celite[®]545. The Celite[®]545 was washed with ethyl acetate until no compound was seen on TLC of the washings.

[0041] The filtrate (pale-yellow) was reduced to volume of 35-40 L by evaporation *in vacuo* at 50-55°C for direct use in next step.

Example 3. Conversion of Treprostinil to Treprostinil Diethanolamine Salt (1:1)



Name	MW	Amount	Mol	Eq
Treprostinil	390.52	1464 g*	3.75	1.0
Diethanolamine	105.14	435 g	4.14	1.1
Ethanol		5.1 L		
Ethyl acetate		35L**		
Treprostinil Diethanolamine Salt (seed)		12 g		

*Note: This weight is based on 100% yield from benzindene triol. It is not isolated yield. The treprostinil was carried from previous step in ethyl acetate solution and used as such for this step.

**Note: The total volume of ethyl acetate should be in range of 35-36 L (it should be 7 times the volume of ethanol used). Approximately 35 L of ethyl acetate was carried over from previous step and additional 1.0 L of ethyl acetate was used for rinsing the flask.

[0042] A 50-L, cylindrical reactor equipped with a heating/cooling system, a mechanical stirrer, a condenser, and a thermocouple was charged with a solution of treprostinil in ethyl acetate (35-40 L from the previous step), anhydrous ethanol (5.1 L) and diethanolamine (435 g). While stirring, the reaction mixture was heated to 60-75°C, for 0.5-1.0 h to obtain a clear solution. The clear solution was cooled to $55\pm5^{\circ}$ C. At this temperature, the seed of

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UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6297 of 7335 polymorph B of treprostinil diethanolamine salt (~12 g) was added to the clear solution. The suspension of polymorph B was stirred at this temperature for 1 h. The suspension was cooled to $20\pm2^{\circ}$ C overnight (over a period of 16-24 h). The treprostinil diethanolamine salt was collected by filtration using Aurora filter equipped with filter cloth, and the solid was washed with ethyl acetate (2 × 8 L). The treprostinil diethanolamine salt was transferred to a HDPE/glass container for air-drying in hood, followed by drying in a vacuum oven at $50\pm5^{\circ}$ C under high vacuum.

[0043] At this stage, if melting point of the treprostinil diethanolamine salt is more than 104° C, it was considered polymorph B. There is no need of recrystallization. If it is less than 104° C, it is recrystallized in EtOH-EtOAc to increase the melting point.

Batch No.	Wt. of Benzindene Triol (g)	Wt. of Treprostinil Diethanolamine Salt (1:1) (g)	Yield (%)	Melting point (°C)
1	1250	1640	88.00	104.3-106.3
2	1250	1528	82.00*	105.5-107.2
3	1250	1499	80.42**	104.7-106.6
4	1236	1572	85.34	105-108

Data on Treprostinil Diethanolamine Salt (1:1)

**Note*: In this batch, approximately 1200 mL of ethyl acetate solution of treprostinil before carbon treatment was removed for R&D carbon treatment experiments.

**Note: This batch was recrystallized, for this reason yield was lower.

Example 4. Heptane Slurry of Treprostinil Diethanolamine Salt (1:1)

Name	Batch No.	Amount	Ratio
Treprostinil Diethanolamine Salt	1	3168 g	1
Heptane		37.5 L	12

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Name	Batch No.	Amount	Ratio
Treprostinil Diethanolamine Salt	2	30 71 g	1
Heptane		36.0 L	12

[0044] A 50-L, cylindrical reactor equipped with a heating/cooling system, a mechanical stirrer, a condenser, and a thermocouple was charged with slurry of treprostinil diethanolamine salt in heptane (35-40 L). The suspension was heated to 70-80°C for 16-24 h. The suspension was cooled to $22\pm2^{\circ}$ C over a period of 1-2 h. The salt was collected by filtration using Aurora filter. The cake was washed with heptane (15-30 L) and the material was dried in Aurora filter for 1 h. The salt was transferred to trays for air-drying overnight in hood until a constant weight of treprostinil diethanolamine salt was obtained. The material was dried in oven under high vacuum for 2-4 h at 50-55°C.

Analytical data on and Treprostinil Diethanolamine Salt (1:1)

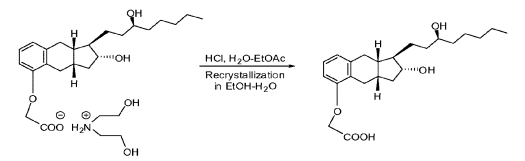
Test	Batch 1	Batch 2
IR	Conforms	Conforms
Residue on Ignition (ROI)	<0.1% w/w	<0.1% w/w
Water content	0.1% w/w	0.0% w/w
Melting point	105.0-106.5°C	104.5-105.5°C
Specific rotation $[\alpha]^{25}_{589}$	+34.6°	$+35^{\circ}$
Organic volatile impurities		
• Ethanol	• Not detected	• Not detected
• Ethyl acetate	• Not detected	• <0.05% w/w
• Heptane	• <0.05% w/w	• <0.05% w/w
HPLC (Assay)	100.4%	99.8%
Diethanolamine	Positive	Positive

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Example 5. Conversion of Treprostinil Diethanolamine Salt (1:1) to Treprostinil

[0045] A 250-mL, round-bottom flask equipped with magnetic stirrer was charged with treprostinil diethanolamine salt (4 g) and water (40 mL). The mixture was stirred to obtain a clear solution. To the clear solution, ethyl acetate (100 mL) was added. While stirring, 3M HC1 (3.2 mL) was added slowly until pH ~1 was attained. The mixture was stirred for 10 minutes and organic layer was separated. The aqueous layer was extracted with ethyl acetate (2×100 mL). The combined organic layers was washed with water (2×100 mL), brine (1×50 mL) and dried over anhydrous Na₂SO₄. The ethyl acetate solution of treprostinil was filtered and the filtrate was concentrated under vacuum at 50°C to give off-white solid. The crude treprostinil was recrystallized from 50% ethanol in water (70 mL). The pure treprostinil was collected in a Buchner funnel by filtration and cake was washed with cold 20% ethanolic solution in water. The cake of treprostinil was air-dried overnight and further dried in a vacuum oven at 50°C under high vacuum to afford 2.9 g of treprostinil (Yield 91.4%, purity (HPLC, AUC, 99.8%).

Batch No.	Yield	Purity (HPLC)
1	91.0%	99.8% (AUC)
2	92.0%	99.9% (AUC)
3	93.1%	99.7% (AUC)
4	93.3%	99.7% (AUC)
5	99.0 %	99.8% (AUC)
6	94.6%	99.8% (AUC)

Analytical data on Treprostinil from Treprostinil Diethanolamine Salt (1:1) to Treprostinil

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Step No.	Steps	Former Process (Batch sizc: 500g)	Working example of the Process according to the present invention (Batch size: 5 kg)
		Nitrile	
1	Triol weight	500 g	5,000 g
2	Acetone	20 L (1:40 wt/wt)	75 L (1:15 wt/wt)
3	Potassium carbonate	1,300 g (6.4 eq)	5,200 g (2.5 eq)
4	Chloroacetonitrile	470 g (4.2 eq)	2,270 g (2 eq)
5	Tetrabutylammoniu m bromide	42 g (0.08 eq)	145 g (0.03 eq)
6	Reactor size	72-Liter	50- gallon
7	Reflux time	8 hours	No heating, Room temperature (r.t.) 45 h
8	Hexanes addition before filtration	Yes (10 L)	No
9	Filter	Celite	Celite
10	Washing	Ethyl acetate (10 L)	Acetone (50 L)
11	Evaporation	Yes	Yes
12	Purification	Silica gel column Dichloromethane:0.5 L Ethyl acetate: 45 L Hexane: 60 L	No column
13	Evaporation after column	Yes	No
14	Yield of nitrite	109-112 %	Not checked
		Treprostinil (intermediate	e)
15	Methanol	7.6 L (50-L reactor)	50 L (50-gal reactor)
16	Potassium hydroxide	650 g (8 eq)	3,375g (4 eq)
17	Water	2.2 L	17 L

Example 6. Comparison of the former process and a working example of the process according to the present invention

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			1
18	% of KOH	30%	20%
19	Reflux time	3-3.5 h	4-5 h
20	Acid used	2.6 L (3 M)	12 L (3 M)
21	Removal of impurities	3×3 L Ethyl acetate	2×20 L Ethyl acetate
22	Acidification	0.7 L	6.5 L
23	Ethyl acetate extraction	5 × 17 L = 35 L	90+45+45 = 180 L
24	Water washing	$2 \times 8 L$	3×40 L
25	Sodium bicarbonate washing	Not done	120 g in 30L water + 15 L brine
26	Brine washing	Not done	1×40 L
27	Sodium sulfate	1 kg	Not done
28	Sodium sulfate filtration	Before charcoal, 6 L ethyl acetate	N/A
29	Charcoal	170 g, reflux for 1.5 h, filter over Celite, 11 L ethyl acetate	Pass hot solution (75°C) through charcoal cartridge and clean filter, 70 L ethyl acetate
30	Evaporation	Yes, to get solid intermediate treprostinil	Yes, adjust to 150 L solution
	Tr	eprostinil Diethanolamine S	alt
31	Salt formation	Not done	1,744 g diethanolamine, 20 L ethanol at 60-75°C.
32	Cooling	N/A	To 20°C over weekend; add 40 L ethyl acetate; cooled to 10°C
33	Filtration	N/A	Wash with 70 L ethyl acetate
34	Drying	N/A	Air-dried to constant wt., 2 days
	Treprostinil (fro	om 1.5 kg Treprostinil dieth	anolamine salt)
35	Hydrolysis	N/A	15 L water + 25 L ethyl acetate + HCl
36	Extraction	N/A	2×10 L ethyl acetate
37	Water wash	N/A	3 × 10 L

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38	Brine wash	N/A	$1 \times 10 L$
39	Sodium sulfate	N/A	1 kg, stir
40	Filter	N/A	Wash with 6 L ethyl acetate
41	Evaporation	N/A	To get solid, intermediate Treprostinil
42	Crude drying on tray	1 or 3 days	Same
43	Ethanol & water for cryst.	5.1 L + 5.1 L	10.2 L + 10.2 L (same %)
44	Crystallization in	20-L rotavap flask	50-L jacketed reactor
45	Temperature of crystallization	2 h r.t., fridge -0°C 24 h	50°C to 0°C ramp, 0°C overnight
46	Filtration	Buchner funnel	Aurora filter
47	Washing	20% (10 L) cooled cthanol-water	20% (20 L) cooled ethanol-water
48	Drying before oven	Buchner funnel (20 h) Tray (no)	Aurora filter (2.5 h) Tray (4 days)
49	Oven drying	15 hours, 55°C	6-15 hours, 55°C
50	Vacuum	<-0.095 mPA	< 5 Torr
51	UT-15 yield weight	~ 535 g	~ 1,100 g
52	% yicld from triol)	~ 91%	~ 89%
53	Purity	~ 99.0%	99.9%

[0046] The quality of treprostinil produced according to this invention is excellent. The purification of benzindene nitrile by column chromatography is eliminated. The impurities carried over from intermediate steps (i.e. alkylation of triol and hydrolysis of benzindene nitrile) are removed during the carbon treatment and the salt formation step. Additional advantages of this process are: (a) crude treprostinil salts can be stored as raw material at ambient temperature and can be converted to treprostinil by simple acidification with diluted hydrochloric acid, and (b) the treprostinil salts can be synthesized from the solution of treprostinil without isolation. This process provides better quality of final product as well as saves significant amount of solvents and manpower in purification of intermediates.

[0047] Although the foregoing refers to particular preferred embodiments, it will be understood that the present invention is not so limited. It will occur to those of ordinary skill

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UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6303 of 7335 in the art that various modifications may be made to the disclosed embodiments and that such modifications are intended to be within the scope of the present invention.

[0048] All of the publications, patent applications and patents cited in this specification are incorporated herein by reference in their entirety.

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WHAT IS CLAIMED IS:

1. In a process for producing a pharmaceutical composition comprising treprostinil, the improvement comprising forming a salt of treprostinil by combining a starting batch of treprostinil and a base, isolating the treprostinil salt, and preparing a pharmaceutical composition comprising treprostinil from the isolated treprostinil salt, whereby a level of one or more impurities found in the starting batch of treprostinil is lower in the pharmaceutical composition.

2. The process of claim 1, wherein the salt is isolated in crystalline form.

3. The process of claim 2, wherein the isolated salt is at least 99.8% pure.

4. The process of claim 1, wherein the base is selected from the group consisting of sodium, ammonia, potassium, calcium, ethanolamine, diethanolamine, N-methylglucamine, and choline.

5. The process of claim 4, wherein the base is diethanolamine.

6. The process of claim 1, wherein the base is combined with treprostinil that has not been previously isolated.

7. The process of claim 1, wherein the isolated salt is stored at ambient temperature.

8. A pharmaceutical composition prepared by the process of claim 1.

9. A pharmaceutical composition prepared by the process of claim 2.

10. A pharmaceutical composition prepared by the process of claim 3.

11. A pharmaceutical composition prepared by the process of claim 4.

12. A pharmaceutical composition prepared by the process of claim 5.

13. A pharmaceutical composition prepared by the process of claim 6.

14. A pharmaceutical composition prepared by the process of claim 7.

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ABSTRACT

This present invention relates to an improved process to prepare prostacyclin derivatives. One embodiment provides for an improved process to convert benzindene triol to treprostinil via salts of treprostinil and to purify treprostinil.

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Ilitesh BATRA et al.

Title: AN IMPROVED PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN®

Appl. No.: Unassigned (CON of 13/548,446)

Filing Date: Herewith

Examiner: Unassigned

Art Unit: Unassigned

INFORMATION DISCLOSURE STATEMENT UNDER 37 CFR §1.56

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

Commissioner:

Applicant submits herewith documents for the Examiner's consideration in accordance with 37 CFR §§1.56, 1.97 and 1.98.

Applicants respectfully request that each listed document be considered by the Examiner and be made of record in the present application and that an initialed copy of Form PTO/SB/08 be returned in accordance with MPEP §609.

Applicant requests that, in accordance with 37 CFR §1.98(d), the Examiner review all applications relied on for an earlier effective filing date under 35 U.S.C. 120, including application no. 12/334,731, filed 12/15/2008; application no. 13/548446, filed 7/13/2012, for copies of references of record therein that are not being provided here; although Applicant would be pleased to provide copies of any such documents at the Examiner's request.

The submission of any document herewith is not an admission that such document constitutes prior art against the claims of the present application or that such document is considered material to patentability as defined in 37 CFR §1.56(b). Applicants do not waive

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UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6307 of 7335 any rights to take any action which would be appropriate to antedate or otherwise remove as a competent reference any document submitted herewith.

TIMING OF THE DISCLOSURE

The listed documents are being submitted in compliance with 37 CFR §1.97(b), within three (3) months of the filing date of the application.

Although Applicant believes that no fee is required, the Commissioner is hereby authorized to charge any additional fees which may be due to Deposit Account No. 19-0741. Respectfully submitted,

Date

JUN 0 5 2013

FOLEY & LARDNER LLP Customer Number: 22428 Telephone: (202) 672-5569 Facsimile: (202) 672-5399

By

Stephen B. Maebius Attorney for Applicant Registration No. 35,264

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U.S. Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE OMB control number

	Substitute for form 1449/PTO		Complete if Known			
INFORMATION DISCLOSURE		Application Number	Unassigned			
	STATEMENT B	Y APF	PLICANT	Filing Date	Herewith	
Date Submitted: June 5, 2013		First Named Inventor	Hitesh BATRA			
		Art Unit	Unassigned	· · · · · · · · · · · · · · · · · · ·		
	use as many shee	ets as	necessary)	Examiner Name	Unassigned	
Sheet	1	of	4	Attorney Docket Number	080618-1255	

Examin er Initials*	Cite No.1	Document Number Number-Kind Code ² (if known)	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines Where Relevant Passages or Relevant
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Examiner Cite	Publication Date	Name of Patentee or	Pages, Columns, Lines,		
Initials* No 1 Foreign Patent Document		Applicant of Cited Documents	Where Relevant T ⁶		

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	Substitute for fo	orm 14	49/PTO	C	Complete if Known		
	INFORMATION	DISC	LOSURE	Application Number	Unassigned		
	STATEMENT B	Υ ΑΡΙ	PLICANT	Filing Date	Herewith		
Date Submitted: June 5, 2013			5 2013	First Named Inventor	Hitesh BATRA		
	Date oublinitied	. June	50, 2013	Art Unit	Unassigned		
(use as many sheets as necessary)			necessary)	Examiner Name	Unassigned		
Sheet	2	of	4	Attorney Docket Number	080618-1255		

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Examiner Initials*	Cite No.1	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.) date, page(s), volume-issue number(s), publisher, city and/or country where published.	Τ ⁶
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	Substitute for fo	orm 144	49/PTO	Complete if Known		
	INFORMATION	DISC	LOSURE	Application Number	Unassigned	
STATEMENT BY APPLICANT Date Submitted: June 5, 2013				Filing Date	Herewith	
				First Named Inventor	Hitesh BATRA	
				Art Unit	Unassigned	
	(use as many sheets as necessary)			Examiner Name	Unassigned	
Sheet 3 of 4				Attorney Docket Number	080618-1255	

		NON PATENT LITERATURE DOCUMENTS	
Examiner Initials*	Cite No.1	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.) date, page(s), volume-issue number(s), publisher, city and/or country where published.	T6
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	Examiner Signature		Date Considered	
2	*EXAMINER In	tial if reference considered, whether or not citation is in conformance with MPEP 600.	Traw line through citation if no	t in conformance and not

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STATEMENT BY APPLICANT				Filing Date	Herewith	
Date Submitted: June 5, 2013			5 2012	First Named Inventor	Hitesh BATRA	
	Date Submitted	. June :	5, 2013	Art Unit	Unassigned	
	(use as many shee	ets as n	ecessary)	Examiner Name	Unassigned	
Sheet 4 of 4				Attorney Docket Number	080618-1255	

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	A70	PAULSON, Peter L., "The Khand Reaction," Tetrahedron, 1985, 41(24):5855-5860.	
	A71	SCHORE, Neil E., "Transition-Metal-Mediated Cycloaddition Reactions of Alkynes in Organic Synthesis," Chem. Rev., 1988, 88:1081-1119.	
	A72	SHAMBAYATI et al., "N-Oxide Promjoted Pauson-Khand Cyclizations at Room Temperature," Tetrahedron Letters, 1990, 31(37):5289-5292.	
	A73	SNELL et al., "Investigating the Effect of Impurities on Macromolecule Crystal Growth in Microgravity," Crystal Growth & Design, 2001, 1(2):151-158.	
	A74	Sorbera et al. "UT-15. Treatment of Pulmonary Hypertension Treatment of Peripheral Vascular Disease," <i>Drug of the Future</i> , 2001, 26(4), 364-374.	
	A75	TAKANO et al., "Enantiodivergent Synthesis of Both Enantiomers of Sulcatol and Matsutake Alcohol from (R)-Epichlorohydrin," Chemistry Letters, 1987, 2017-2020.	
	A76	VIEDMA, Cristobal, "Selective Chiral Symmetry Breaking during Crystallization: Parity Violation of Cryptochiral Environment in Control?" Crystal Growth & Design, 2007, 7(3):553-556.	
	A77	ZHANG et al., "A Nickel(0)-Catalyzed Process for the Transformation of Enynes to Bicyclic Cyclopentenones," J. Org. Chem., 1996, 61:4498-4499.	

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Examiner	Date	
	Considered	
Signature	Considered	

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UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006

IPR2020-00770 United Therapeutics EX2007 Page 6312 of 7335

lified)

		PTO/AIA/01 (modifi
	TION (37 CFR 1.63) FOR UTILITY OR DESIGN APPLICATION SING AN APPLICATION DATA SHEET (37 CFR 1.76)	080618-1256
Title of Invention	AN IMPROVED PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGR REMODULIN®	
As the below	named inventor, I hereby declare that:	
This declarati is directed to:		·
The above-id	entified application was made or authorized to be made by me.	
I believe that	I am the original inventor or an original joint inventor of a claimed invention in the	application.
l hereby ackn fine or imprise	owledge that any willful false statement made in this declaration is punishable unconnent of not more than (5) years, or both.	ler 18 U.S.C. 1001 by
	WARNING:	
may contribut card numbers never require documents su the document application is with 37 CFR application m patent (see 3	blicant is cautioned to avoid submitting personal information in documents filed in a te to identity theft. Personal information such as social security numbers, bank acc (other than a check or credit card authorization form PTO-2038 submitted for pay d by the USPTO to support a petition or an application. If this type of personal info ubmitted to the USPTO, petitioners/applicants should consider redacting such personal is before submitting them to the USPTO. Petitioner/applicant is advised that the re available to the public after publication of the application (unless a non-publication 1.213(a) is made in the application) or issuance of a patent. Furthermore, the reco ay also be available to the public if the application is referenced in a published app 7 CFR 1.14). Checks and credit card authorization forms PTO-2038 submitted for in the application file and therefore are not publicly available.	ount numbers, or credit ment purposes) is rmation is included in sonal information from cord of a patent request in compliance rd from an abandoned plication or an issued
	E OF INVENTOR	
Inventor: Signature:	Hitesh BATRA Date (Optional):	June 4. 2013
Note: An ap accompany inventor.	oplication data sheet (PTO/SB/14 or equivalent), including naming the entire inven this form or must have been previously filed. Use an additional PTO/AIA/01 form	tive entity, must for each additional

UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6313 of 7335

PTO/AIA/01 (modified)

080618-1256

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

Title of Invention	AN IMPROVED PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN®								
As the below	As the below named inventor, I hereby declare that:								
This declaration I The attached application, or is directed to:									
		United States application or PCT international application r filed on	umber						
The above-ide	entified applic	cation was made or authorized to be made by me.							
I believe that	l am the origi	inal inventor or an original joint inventor of a claimed invention	in the application.						
		any willful false statement made in this declaration is punisha t more than (5) years, or both.	ble under 18 U.S.C. 1001 by						
		WARNING							
may contribut card numbers never required documents su the document application is with 37 CFR 1 application ma patent (see 33	Petitioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent application that may contribute to identity theft. Personal information such as social security numbers, bank account numbers, or credit card numbers (other than a check or credit card authorization form PTO-2038 submitted for payment purposes) is never required by the USPTO to support a petition or an application. If this type of personal information is included in documents submitted to the USPTO, petitioners/applicants should consider redacting such personal information from the documents before submitting them to the USPTO. Petitioner/applicant is advised that the record of a patent application is available to the public after publication of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application) or issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the application is referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card authorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not publicly available.								
LEGAL NAME	LEGAL NAME OF INVENTOR								
Inventor: Signature:		TULADHAR Date (Opti	onal): <u>June 4, 201</u> 3						
	/								
Note: An ap accompany inventor.	plication data this form or r	a sheet (PTO/SB/14 or equivalent), including naming the entire must have been previously filed. Use an additional PTO/AIA/C	e inventive entity, must 11 form for each additional						

UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6314 of 7335

PTO/AIA/01 (modified)

080618-1256

DECLARATION (37 CFR 1.63) FOR UTI	LITY OR DESIGN
APPLICATION USING AN APPLICATION DATA S	HEET (37 CFR 1.76)

Title of Invention	AN IMPROVED PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN®							
As the below	As the below named inventor, I hereby declare that:							
	This declaration I The attached application, or is directed to:							
United States application or PCT international application number filed on								
The above-ide	entified applic	ation was made or authorized to be made by me.						
I believe that	l am the origin	nal inventor or an original joint inventor of a claimed invention in the application.						
		any willful false statement made in this declaration is punishable under 18 U.S.C. 1001 by more than (5) years, or both.						
		WARNING						
may contribut card numbers never required documents su the document application is with 37 CFR 1 application ma patent (see 37	Petitioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent application that may contribute to identity theft. Personal information such as social security numbers, bank account numbers, or credit card numbers (other than a check or credit card authorization form PTO-2038 submitted for payment purposes) is never required by the USPTO to support a petition or an application. If this type of personal information is included in documents submitted to the USPTO, petitioners/applicants should consider redacting such personal information from the documents before submitting them to the USPTO. Petitioner/applicant is advised that the record of a patent application is available to the public after publication of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application) or issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the application is referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card authorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not publicly available.							
LEGAL NAME	LEGAL NAME OF INVENTOR							
Inventor:	Raju PENMAS	STA Date (Optional): <u>Jun 04 2013</u>						
Signature:	Rg-p-	but						
Note: An ap accompany inventor.	plication data this form or m	sheet (PTO/SB/14 or equivalent), including naming the entire inventive entity, must nust have been previously filed. Use an additional PTO/AIA/01 form for each additional						

UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006 IPR2020-00770 United Therapeutics EX2007 Page 6315 of 7335

PTO/AIA/01 (modified)

080618-1256

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

Title of Invention	AN IMPROV REMODULI	VED PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN						
As the below	As the below named inventor, I hereby declare that:							
This declarati is directed to:	-	The attached application, or						
		United States application or PCT international application number						
The above-id	entified applic	ation was made or authorized to be made by me.						
I believe that	I am the origi	nal inventor or an original joint inventor of a claimed invention in the application.						
		any willful false statement made in this declaration is punishable under 18 U.S.C. 1001 by more than (5) years, or both.						
		WARNING						
may contribut card numbers never require documents su the document application is with 37 CFR application m patent (see 3	Petitioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent application that may contribute to identity theft. Personal information such as social security numbers, bank account numbers, or credit card numbers (other than a check or credit card authorization form PTO-2038 submitted for payment purposes) is never required by the USPTO to support a petition or an application. If this type of personal information is included in documents submitted to the USPTO, petitioners/applicants should consider redacting such personal information from the documents before submitting them to the USPTO. Petitioner/applicant is advised that the record of a patent application is available to the public after publication of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application) or issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the application is referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card authorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not publicly available.							
LEGAL NAME OF INVENTOR								
Inventor: Signature:	David A. WA	Date (Optional): June 4 2013						
		a sheet (PTO/SB/14 or equivalent), including naming the entire inventive entity, must must have been previously filed. Use an additional PTO/AIA/01 form for each additional						

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PTO/SB/424 (12-11)

CERTIFICATION AND REQUEST FOR PRIORITIZED EXAMINATION UNDER 37 CFR 1.102(e) (Page 1 of 1)									
First Named Inventor:	Hitesh BATRA	Nonprovisional Application Num known):	ber (if						
Title of Invention:	AN IMPROVED PROCESS TO PREPA	AN IMPROVED PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN®							
	REBY CERTIFIES THE FOLLOWIN ENTIFIED APPLICATION.	G AND REQUESTS PRIOF	RITIZED EXAMINATION FOR						
CFR 1. filed wit	bcessing fee set forth in 37 CFR 17(c), and if not already paid, the h the request. The basic filing fee claims and application size fees a	publication fee set forth in e, search fee, examination	n 37 CFR 1.18(d) have been n fee, and any required						
	plication contains or is amended e than thirty total claims, and no n								
3. The ap	plicable box is checked below:								
I. <u></u>	Original Application (Track One	e) - Prioritized Examinat	<u>tion under § 1.102(e)(1)</u>						
 i. (a) The application is an original nonprovisional utility application filed under 35 U.S.C. 111(a). This certification and request is being filed with the utility application via EFS-Web. OR (b) The application is an original nonprovisional plant application filed under 35 U.S.C. 111(a). 									
	rtification and request is being file								
ii. An exe	cuted oath or declaration under 3	7 CFR 1.63 is filed with the	he application.						
II. <u> </u>	Request for Continued Examin	ation - Prioritized Exam	ination under § 1.102(e)(2)						
 i. A request for continued examination has been filed with, or prior to, this form. ii. If the application is a utility application, this certification and request is being filed via EFS-Web. iii. The application is an original nonprovisional utility application filed under 35 U.S.C. 111(a), or is a national stage entry under 35 U.S.C. 371. iv. This certification and request is being filed prior to the mailing of a first Office action responsive to the request for continued examination. v. No prior request for continued examination has been granted prioritized examination status under 37 CFR 1.102(e)(2). 									
Signature	Atop 18that		JUN 0 5 2013						
Signature Date Store Date Name Print/Typed) Stephen B. Maebius Practitioner Registration Number 35,264									
	all the inventors or assignees of record of the second of the second of the second of the form 1.4(d) for the form	he entire interest or their represer	ntative(s) are required in accordance with						

*Total of ______ forms are submitted.

signature, see below*.

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Pract	itioner(s) named below (if mor	e than ten patent practitioners are	to be named, then a customer n	umber must be used):
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SteadyMed v. United Therapeutics IPR2016-00006

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Application Da	ita Sheet 37 CFR 1.76	Attorney Docket Number	080618-1255				
Application Da	ita Sheet Sr GFR 1.70	Application Number					
Title of Invention	AN IMPROVED PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN®						
	The application data sheet is part of the provisional or nonprovisional application for which it is being submitted. The following form contains the bibliographic data arranged in a format specified by the United States Patent and Trademark Office as outlined in 37 CFR 1.76.						

This document may be completed electronically and submitted to the Office in electronic format using the Electronic Filing System (EFS) or the document may be printed and included in a paper filed application.

Secrecy Order 37 CFR 5.2

Portions or all of the application associated with this Application Data Sheet may fall under a Secrecy Order pursuant to 37 CFR 5.2 (Paper filers only. Applications that fall under Secrecy Order may not be filed electronically.)

Inventor Information:

Invent		1								R	emove	
Legal I	Name											
Prefix	Give	en Name			Middle Name				Family Name			Suffix
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Resid	Residence Information (Select One)			$ \bigcirc $	US Residency	C	Non US	Resi	idency	Activ	e US Military Servic	e
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UT Ex. 2010 SteadyMed v. United Therapeutics IPR2016-00006

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						Attorney	Docke	t Number	080618-1	255		
Application Data Sheet 37 CFR 1.7				1.76								
	_,					Application Number						
Title of	f Inver	ntion A	AN IMI	PROVED PRO	CESS T	O PREPARE	E TRE	PROSTINIL,	THE ACTIV	E INGRE	EDIENT IN REMODU	ILIN®
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Correspondence Information:

Enter either Customer For further information	Number or complete the Correspondence n see 37 CFR 1.33(a).	Information section below.
An Address is bei	ng provided for the correspondence Infor	mation of this application.
Customer Number	22428	
Email Address	IPDocketing@foley.com	Add Email Remove Email

Application Information:

Title of the Invention	AN IMPROVED PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN®			
Attorney Docket Number	080618-1255	Small Entity Status Claimed		
Application Type	Nonprovisional			
Subject Matter	Utility			
Total Number of Drawing Sheets (if any)		Suggested Figure for Publication (if any)		

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Application Da	ta Shoot 37 CEP 1 76	Attorney Docket Number	080618-1255
Application Data Sheet 37 CFR 1.76		Application Number	
Title of Invention	AN IMPROVED PROCESS T	O PREPARE TREPROSTINIL,	THE ACTIVE INGREDIENT IN REMODULIN®

Publication Information:

Request Early Publication (Fee required at time of Request 37 CFR 1.219)	
Request Not to Publish. I hereby request that the attached application not be published under 35 U.S.C. 122(b) and certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral international agreement, that requires publication at eighteen months after filing.	

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This Application	Continuation of	13/548446	2012-07-13
Prior Application Status			Remove
Application Number	Continuity Type	Prior Application Number	Filing Date (YYYY-MM-DD)
13/548446	Continuation of	12/334731	2008-12-15
Prior Application Status			Remove
Application Number	Continuity Type	Prior Application Number	Filing Date (YYYY-MM-DD)
12/334731	An application claiming the benefit	61/014232	2007-12-17
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Application Da	ata Shoot 37 CEP 1 76	Attorney Docket Number	080618-1255
Application Data Sheet 37 CFR 1.76		Application Number	
Title of Invention	AN IMPROVED PROCESS T	O PREPARE TREPROSTINIL,	THE ACTIVE INGREDIENT IN REMODULIN®

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Application Data Sheet 37 CFR 1.76		Attorney Docket Number	080618-1255
		Application Number	
Title of Invention	AN IMPROVED PROCESS T	O PREPARE TREPROSTINIL,	THE ACTIVE INGREDIENT IN REMODULIN®

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Application Data Sheet 37 CFR 1.76		Attorney Docket Number	080618-1255
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Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)		
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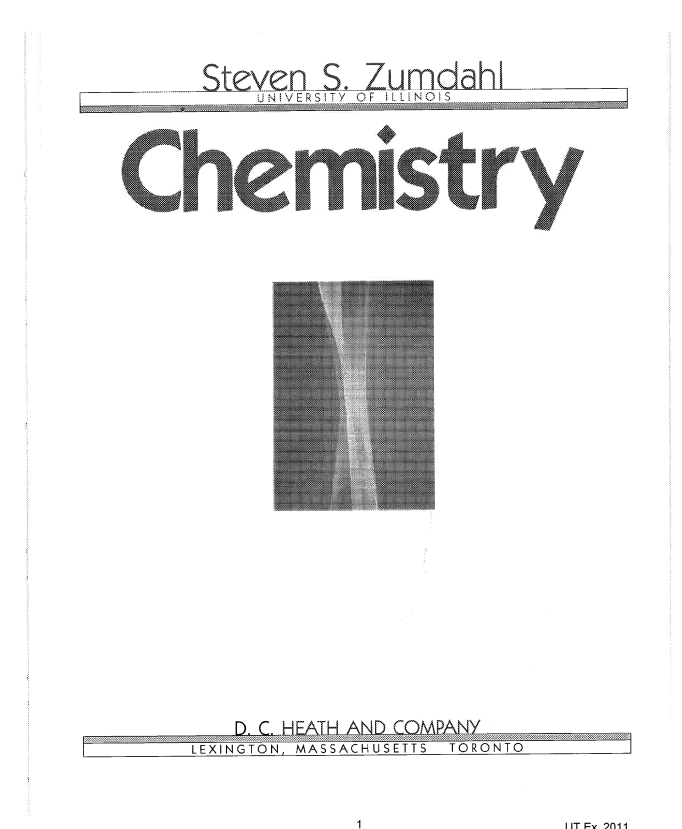
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IPR2020-00770 United Therapeutics EX2007 Page 6330 of 7335 To my parents and to Eunice, Whitney, and Leslie.

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CHOCKAPY

Accuracy the agreement of a particular value with the true value. (1.3)

- Acid a substance that produces hydrogen ions in solution; a proton donor. (4.2)
- Acid-base indicator a substance that marks the end point of an acid-base titration by changing color. (15.4)
- Acid rain a result of air pollution by sulfur dioxide. (5.9)
- Acid dissociation constant (K_a) the equilibrium constant for a reaction in which a proton is removed from an acid by H₂O to form the conjugate base and H₃O⁺. (14.1)
- Acidic oxide a covalent oxide that dissolves in water to give an acidic solution. (14.10)
- Actinide series a group of fourteen elements following actinium in the periodic table, in which the 5f orbitals are being filled (7.11:18.1)
- Activated complex (transition state) the arrangement of atoms found at the top of the potential energy barrier as a reaction proceeds from reactants to products. (12.5)
- Activation energy the threshold energy that must be overcome to produce a chemical reaction. (12.5)
- Addition polymerization a type of polymerization in which the monomers simply add together to form the polymer, with no other products, (22.5)
- Addition reaction a reaction in which atoms add to a carboncarbon multiple bond. (22.2)
- Adsorption the collection of one substance on the surface of another. (12.6)
- Air pollution contamination of the atmosphere, mainly by the gaseous products of transportation and production of electricity. (5.9)
- Alcohol an organic compound in which the hydroxyl group is a substituent on a hydrocarbon. (22.4)
- Aldehyde an organic compound containing the carbonyl group bonded to at least one hydrogen atom. (22.4)
- Alkali metal a Group 1A metal. (2.7; 18.2)
- Alkaline earth metal a Group 2A metal. (2.7; 18.4)
- **Alkane** a saturated hydrocarbon with the general formula $C_n H_{2n+2}$. (22.1)
- **Alkene** an unsaturated hydrocarbon containing a carbon-carbon double bond. The general formula is C_nH_{2n} . (22.2)
- **Alkyne** an unsaturated hydrocarbon containing a triple carbon-carbon bond. The general formula is C_nH_{2n-2} . (22.2)
- Alloy a substance that contains a mixture of elements and has metallic properties. (10.4)

- Alloy steel a form of steel containing carbon plus other metals such as chromium, cobalt, manganese, and molybdenum. (24.4)
- Alpha (α) particle a helium nucleus. (21.1)
- Alpha particle production a common mode of decay for radioactive nuclides in which the mass number changes, (21.1)
- Amine an organic base derived from ammonia in which one or more of the hydrogen atoms are replaced by organic groups, (14.6; 22.4)
- α -Amino acid an organic acid in which an amino group and an R group are attached to the carbon atom next to the carboxvi group. (23.1)
- Amorphous solid a solid with considerable disorder in its structure. (10.3)
- Ampere the unit of electrical current equal to one coulomb of charge per second. (17.7)
- Amphoteric substance a substance that can behave either as
- an acid or as a base. (14.2) Anion a negative ion. (2.6)

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- Anode the electrode in a galvanic cell at which oxidation occurs. (17.1)
- **Antibonding molecular orbital** an orbital higher in energy than the atomic orbitals of which it is composed. (9.2)

Aromatic hydrocarbon one of a special class of cyclic unsaturated hydrocarbons, the simplest of which is benzene. (22.3)

- **Arrhenius concept** a concept postulating that acids produce hydrogen ions in aqueous solution, while bases produce hydroxide ions. (14.1)
- Arrhenius equation the equation representing the rate constant as $k = Ae^{-E_{a}/RT}$ where A represents the product of the collision frequency and the steric factor, and $e^{-E_{a}/RT}$ is the fraction of collisions with sufficient energy to produce a reaction. (12.5)
- Aqueous solution a solution in which water is the dissolving medium or solvent. (4.0)
- Atactic chain a polymer chain in which the substituent groups such as CH_3 are randomly distributed along the chain. (24.2)
- Atmosphere the mixture of gases that surrounds the earth's surface. (5.9)
- Atomic number the number of protons in the nucleus of an atom. (2.5; 21)

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UT Ex. 2011 SteadyMed v. United Therapeutics IPR2016-00006 UTC_REM_II_000001765

IPR2020-00770 United Therapeutics EX2007 Page 6332 of 7335 particle is formed having the same mass as an electron but opposite charge. The net effect is to change a proton to a neutron. (21.1)

Potential energy energy due to position or composition. (6.1)

Precipitation reaction a reaction in which an insoluble substance forms and separates from the solution. (4.5)

- **Precision** the degree of agreement among several measurements of the same quantity; the reproducibility of a measurement. (1.3)
- **Primary structure (of a protein)** the order (sequence) of amino acids in the protein chain. (23.1)
- **Principal quantum number** the quantum number relating to the size and energy of an orbital; it can have any positive integer value. (7.6)
- **Probability distribution** the square of the wave function indicating the probability of finding an electron at a particular point in space. (7.5)
- **Product** a substance resulting from a chemical reaction. It is shown to the right of the arrow in a chemical equation. (3.6)

Protein a natural high-molecular-weight polymer formed by condensation reactions between amino acids. (23.1)

Proton a positively charged particle in an atomic nucleus. (2.5; 21)

Pure substance a substance with constant composition. (1.8) **Pyrometallurgy** recovery of a metal from its ore by treatment at high temperatures. (24.4)

- Qualitative analysis the separation and identification of individual ions from a mixture. (4.6)
- Quantitative analysis a process in which the amounts of the components of a mixture are determined. (4.7)
- Quantization the fact that energy can occur only in discrete units called quanta. (7.2)
- **Rad** a unit of radiation dosage corresponding to 10^{-2} J of energy deposited per kilogram of tissue (from radiation *ab*sorbed *dose*). (21.7)
- Radioactive decay (radioactivity) the spontaneous decomposition of a nucleus to form a different nucleus. (21.1)
- Radiocarbon dating (carbon-14 dating) a method for dating ancient wood or cloth based on the rate of radioactive decay of the nuclide ¹⁴₅C. (21.4)
- ism for diagnostic purposes, whose pathway can be traced by monitoring its radioactivity. (21.4)
- Random error an error that has an equal probability of being high or low. (1.3)
- **Raoult's law** the vapor pressure of a solution is directly proportional to the mole fraction of solvent present. (11.4)
- Rate constant the proportionality constant in the relationship between reaction rate and reactant concentrations. (12.2)

Rate of decay the change in the number of radioactive muclides in a sample per unit time. (21.2)

- **Rate-determining step** the slowest step in a reaction mechanism, the one determining the overall rate. (12.4)
- Rate law an expression that shows how the rate of reaction depends on the concentration of reactants. (12.2)
- **Reactant** a starting substance in a chemical reaction. It appears to the left of the arrow in a chemical equation. (3.6)
- **Reaction mechanism** the series of elementary steps involved in a chemical reaction. (12.4)
- **Reaction quotient** a quotient obtained by applying the law of mass action to initial concentrations rather than to equilibrium concentrations. (13.5)
- **Reaction rate** the change in concentration of a reactant or product per unit time. (12.1)
- **Reactor core** the part of a nuclear reactor where the fission reaction takes place. (21.6)
- **Reducing agent (electron donor)** a reactant that donates electrons to another substance to reduce the oxidation state of one of its atoms. (4.9; 17.1)
- **Reduction** a decrease in oxidation state (a gain of electrons). (4.9; 17.1)
- **Rem** a unit of radiation dosage that accounts for both the energy of the dose and its effectiveness in causing biological damage (from roentgen equivalent for man). The number of rems = (number of rads) \times RBE, where RBE represents the relative effectiveness of the radiation in causing biological damage. (21.7)
- **Resonance** a condition occurring when more than one valid Lewis structure can be written for a particular molecule. The actual electronic structure is not represented by any one of the Lewis structures but by the average of all of them. (8.12)
- **Reverse osmosis** the process occurring when the external pressure on a solution causes a net flow of solvent through a semipermeable membrane from the solution to the solvent. (11.6)
- **Reversible process** a cyclic process carried out by a hypothetical pathway, which leaves the universe exactly the same as it was before the process. No real process is reversible. (16.9)
- **Ribonucleic acid (RNA)** a nucleotide polymer that transmits the genetic information stored in DNA to the ribosomes for protein synthesis. (23.3)
- **Roasting** a process of converting sulfide minerals to oxides by heating in air at temperatures below their melting points. (24.4)
- Root mean square velocity the square root of the average of the squares of the individual velocities of gas particles. (5.6)

Salt an ionic compound. (14.8)

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Salt bridge a U-tube containing an electrolyte that connects the two compartments of a galvanic cell, allowing ion flow without extensive mixing of the different solutions. (17.1)

A36 🗌 Glossary

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2

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G-2 Glossary

becquerel The SI unit of radioactivity. It corresponds to one nuclear disintegration per second. (Section 21.4)

Beer's law The light absorbed by a substance (*A*) equals the product of its molar absorptivity constant (*a*), the path length through which the light passes (*b*), and the molar concentration of the substance (*c*): A = abc. (Section 14.2)

beta particles Energetic electrons emitted from the nucleus, symbol _1e. (Section 21.1)

bidentate ligand A ligand in which two coordinating atoms are bound to a metal. (Section 24.2)

bimolecular reaction An elementary reaction that involves two molecules. (Section 14.6)

biochemistry The study of the chemistry of living systems. (Chapter 25: Introduction)

biocompatible Any substance or material that is compatible with living systems. (Section 12.3) **biodegradable** Organic material that bacteria are able to oxidize. (Section 18.6)

biomaterial Any material that has a biomedical application. (Section 12.3)

biopolymer A polymeric molecule of high molecular weight found in living systems. The three major classes of biopolymer are proteins, carbohydrates, and nucleic acids. (Section 25.8) body-contered cubic cell A cubic unit cell in which the lattice points occur at the corners and at the center. (Section 11.7)

bomb calorimeter A device for measuring the heat evolved in the combustion of a substance under constant-volume conditions. (Section 5.5)

bond angles The angles made by the lines joining the nuclei of the atoms in a molecule. (Section 9.1)

bond dipole The dipole moment due to the two atoms of a covalent bond. (Section 9.3)

bond enthalpy The enthalpy change, ΔH , required to break a particular bond when the substance is in the gas phase. (Section 8.8)

bonding atomic radius The radius of an atom as defined by the distances separating it from other atoms to which it is chemically bonded. (Section 7.3)

bonding molecular orbital A molecular orbital in which the electron density is concentrated in the internuclear region. The energy of a bonding molecular orbital is lower than the energy of the separate atomic orbitals from which it forms. (Section 9.7)

bonding pair In a Lewis structure a pair of electrons that is shared by two atoms. (Section 9.2)

bond length The distance between the centers of two bonded atoms. (Section 8.8)

bond order The number of bonding electron pairs shared between two atoms, less the number of antibonding electron pairs: bond order = (number of bonding electrons - number of antibonding electrons). (Section 9.7)

bond polarity A measure of how equally the electrons are shared between the two atoms in a chemical bond. (Section 8.4)

boranes Covalent hydrides of boron. (Section 22.11)

Born-Haber cycle A thermodynamic cycle based on Hess's law that relates the lattice energy of an ionic substance to its enthalpy of formation and to other measurable quantities. (Section 8.2)

Boyle's law A law stating that at constant temperature, the product of the volume and pressure of a given amount of gas is a constant. (Section 10.3)

Bronsted-Lowry acid A substance (molecule or ion) that acts as a proton donor. (Section 16.2) Bronsted-Lowry base A substance (molecule or ion) that acts as a proton acceptor. (Section 16.2)

buffer capacity The amount of acid or base a buffer can neutralize before the pH begins to change appreciably. (Section 17.2)

buffered solution (buffer) A solution that undergoes a limited change in pH upon addition of a small amount of acid or base. (Section 17.2)

calcination The heating of an ore to bring about its decomposition and the elimination of a volatile product. For example, a carbonate ore might be calcined to drive off CO_2 . (Section 23.2)

calorie A unit of energy, it is the amount of energy needed to raise the temperature of 1 g of water by 1°C, from 14.5° C to 15.5° C. A related unit is the joule: 1 cal = 4.184 J. (Section 5.1)

calorimeter An apparatus that measures the evolution of heat. (Section 5.5)

calorimetry The experimental measurement of heat produced in chemical and physical processes. (Section 5.5)

capillary action The process by which a liquid rises in a tube because of a combination of adhesion to the walls of the tube and cohesion between liquid particles. (Section 11.3)

carbide A binary compound of carbon with a metal or metalloid. (Section 22.9)

carbohydrates A class of substances formed from polyhydroxy aldehydes or ketones. (Section 25.10)

carbon black A microcrystalline form of carbon. (Section 22.9)

carbonyl group The C=O double bond, a characteristic feature of several organic functional groups, such as ketones and aldehydes. (Section 25.6)

carboxylic acid A compound that contains the —COOH functional group. (Sections 16.10 and 25.6)

catalyst A substance that changes the speed of a chemical reaction without itself undergoing a permanent chemical change in the process. (Section 14.7)

cathode An electrode at which reduction occurs. (Section 20.3)

cathode rays Streams of electrons that are produced when a high voltage is applied to electrodes in an evacuated tube. (Section 2.2) cathodic protection A means of protecting a metal against corrosion by making it the cathode in a voltaic cell. This can be achieved by attaching a more easily oxidized metal, which serves as an anode, to the metal to be protected. (Section 20.8)

cation A positively charged ion. (Section 2.7) cell potential A measure of the driving force. or "electrical pressure," for an electrochemica: reaction; it is measured in volts: 1 V = 1 J/CAlso called electromotive force. (Section 20.4)

cellulose A polysaccharide of glucose; it is the major structural element in plant matter. (Section 25.10)

Celsius scale A temperature scale on which: water freezes at 0° and boils at 100° at sea level. (Section 1.4)

ceramic A solid inorganic material, either crystalline (oxides, carbides, silicates) or amorphous (glasses). Most ceramics melt at high temperatures. (Section 12.4)

chain reaction A series of reactions in which one reaction initiates the next. (Section 21.7)

changes of state Transformations of matter from one state to a different one, for example, from a gas to a liquid. (Section 1.3)

charcoal A form of carbon produced when wood is heated strongly in a deficiency of air. (Section 22.9)

Charles's law A law stating that at constant pressure, the volume of a given quantity of gas is proportional to absolute temperature. (Section 10.3)

chelate effect The generally larger formation constants for polydentate ligands as compared with the corresponding monodentate ligands. (Section 24.2)

chelating agent A polydentate ligand that is capable of occupying two or more sites in the coordination sphere. (Section 24.2)

chemical bond A strong attractive force that exists between atoms in a molecule. (Section 8.1)

chemical changes Processes in which one or more substances are converted into other substances; also called chemical reactions. (Section 1.3)

chemical equation A representation of a chemical reaction using the chemical formulas of the reactants and products; a balanced chemical equation contains equal numbers of atoms of each element on both sides of the equation. (Section 3.1)

chemical equilibrium A state of dynamic balance in which the rate of formation of the products of a reaction from the reactants equals the rate of formation of the reactants from the products; at equilibrium the concentrations of the reactants and products remain constant. (Section 4.1; Chapter 15: Introduction.)

chemical formula A notation that uses chemical symbols with numerical subscripts to convey the relative proportions of atoms of the different elements in a substance. (Section 2.6)

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G-10 Glossary

product A substance produced in a chemical reaction; it appears to the right of the arrow in a chemical equation. (Section 3.1)

protein A biopolymer formed from amino acids. (Section 25.9)

protium The most common isotope of hydrogen. (Section 22.2)

proton A positively charged subatomic particle found in the nucleus of an atom. (Section 2.3)

pure substance Matter that has a fixed composition and distinct properties. (Section 1.2)

pyrometallurgy A process in which heat converts a mineral in an ore from one chemical form to another and eventually to the free metal. (Section 23.2)

qualitative analysis The determination of the presence or absence of a particular substance in a mixture. (Section 17.7)

quantitative analysis The determination of the amount of a given substance that is present in a sample. (Section 17.7)

quantum The smallest increment of radiant energy that may be absorbed or emitted; the magnitude of radiant energy is *hv*. (Section 6.2) **racemic mixture** A mixture of equal amounts of the dextrorotatory and levorotatory forms of a chiral molecule. A racemic mixture will not

rotate polarized light. (Section 24.4) rad A measure of the energy absorbed from radiation by tissue or other biological material;

and a transfer of 1×10^{-2} J of energy per kilogram of material. (Section 21.9) radioactive series A series of nuclear reactions

that begins with an unstable nucleus and terminates with a stable one. Also called **nuclear dis**integration **series**. (Section 21.2)

radioactivity The spontaneous disintegration of an unstable atomic nucleus with accompanying emission of radiation. (Section 2.2; Chapter 21: Introduction)

radiuscotope An isotope that is radioactive; that is, it is undergoing nuclear changes with emission of radiation. (Section 21.1)

radionuclide A radioactive nuclide. (Section 21.1)

radiotracer A radioisotope that can be used to trace the path of an element. (Section 21.5)

Raoult's law A law stating that the partial pressure of a solvent over a solution, P_A , is given by the vapor pressure of the pure solvent, P_A^o , times the mole fraction of a solvent in the solution, $X_A: P_A = X_A P_A^o$. (Section 13.5)

rate constant A constant of proportionality between the reaction rate and the concentrations of reactants that appear in the rate law. (Section 14.3)

rate-determining step The slowest elementary step in a reaction mechanism. (Section 14.6)

rate law An equation that relates the reaction rate to the concentrations of reactants (and sometimes of products also). (Section 14.3)

reactant A starting substance in a chemical reaction; it appears to the left of the arrow in a chemical equation. (Section 3.1)

reaction mechanism A detailed picture, or model, of how the reaction occurs; that is, the order in which bonds are broken and formed, and the changes in relative positions of the atoms as the reaction proceeds. (Section 14.6)

reaction order The power to which the concentration of a reactant is raised in a rate law. (Section 14.3)

reaction quotient (*Q*) The value that is obtained when concentrations of reactants and products are inserted into the equilibrium expression. If the concentrations are equilibrium concentrations, Q = K; otherwise, $Q \neq K$. (Section 15.5)

reaction rate The decrease in concentration of a reactant or the increase in concentration of a product with time. (Section 14.2)

redox (oxidation-reduction) reaction A reaction in which certain atoms undergo changes in oxidation states. The substance increasing in oxidation state is oxidized; the substance decreasing in oxidation state is reduced. (Chapter 20; Introduction)

reducing agent, or reductant The substance that is oxidized and thereby causes the reduction of some other substance in an oxidation-reduction reaction. (Section 20.1)

reduction A process in which a substance gains one or more electrons. (Section 4.4)

refining The process of converting an impure form of a metal into a more usable substance of well-defined composition. For example, crude pig iron from the blast furnace is refined in a converter to produce steels of desired compositions. (Section 23.2)

rem A measure of the biological damage caused by radiation; rems = rads \times RBE. (Section 21.9)

renewable energy Energy such as solar energy, wind energy, and hydroelectric energy that is from essentially inexhaustible sources. (Section 5.8)

representative (main-group) element Element in which the *s* and *p* orbitals are partially occupied. (Section 6.9)

resonance structures (resonance forms) Individual Lewis structures in cases where two or more Lewis structures are equally good descriptions of a single molecule. The resonance structures in such an instance are "averaged" to give a correct description of the real molecule. (Section 8.6)

reverse osmosis The process by which water molecules move under high pressure through a semipermeable membrane from the more concentrated to the less concentrated solution. (Section 18.5)

reversible process A process that can go back and forth between states along exactly the same path; a system at equilibrium is reversible because it can be reversed by an infinitesimal modification of a variable such as temperature. (Section 19.1)

ribonucleic acid (RNA) A polynucleotide in which ribose is the sugar component. (Section 25.11)

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20 22 **roasting** Thermal treatment of an ore to bring about chemical reactions involving the furnace atmosphere. For example, a sulfide ore might be roasted in air to form a metal oxide and SO₂. (Section 23.2)

root-mean-square (rms) speed (μ) The square root of the average of the squared speeds of the gas molecules in a gas sample. (Section 10.7)

rotational motion Movement of a molecule as though it is spinning like a top. (Section 19.3)

salinity A measure of the salt content of seawater, brine, or brackish water. It is equal to the mass in grams of dissolved salts present in 1 kg of seawater. (Section 18.5)

salt An ionic compound formed by replacing one or more H^+ of an acid by other cations. (Section 4.3)

saponification Hydrolysis of an ester in the presence of a base. (Section 25.6)

saturated solution A solution in which undissolved solute and dissolved solute are in equilibrium. (Section 13.2)

scientific law A concise verbal statement or a mathematical equation that summarizes a broad variety of observations and experiences. (Section 1.3)

scientific method The general process of advancing scientific knowledge by making experimental observations and by formulating laws, hypotheses, and theories. (Section 1.3)

scintillation counter An instrument that is used to detect and measure radiation by the fluorescence it produces in a fluorescing medium. (Section 21.5)

secondary structure The manner in which a protein is coiled or stretched. (Section 25.9)

second law of thermodynamics A statement of our experience that there is a direction to the way events occur in nature. When a process occurs spontaneously in one direction, it is nonspontaneous in the reverse direction. It is possible to state the second law in many different forms, but they all relate back to the same idea about spontaneity. One of the most common statements found in chemical contexts is that in any spontaneous process the entropy of the universe increases. (Section 19.2)

second-order reaction A reaction in which the overall reaction order (the sum of the concentration-term exponents) in the rate law is 2. (Section 14.4)

sigma (*o*) **bond** A covalent bond in which electron density is concentrated along the internuclear axis. (Section 9.6)

sigma (σ) molecular orbital A molecular orbital that centers the electron density about an imaginary line passing through two nuclei. (Section 9.7)

significant figures The digits that indicate the precision with which a measurement is made; all digits of a measured quantity are significant, including the last digit, which is uncertain. (Section 1.5)

silicates Compounds containing silicon and oxygen, structurally based on SiO₄ tetrahedra. (Section 22.10)

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1 UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY 2 3 UNITED THERAPEUTICS CORPORATION, 4 5 Vs. CIVIL NO. 6 12-1617 (PGS) SANDOZ, INC., 13-316 7 DEFENDANT 8 9 MAY 1, 2014 10 CLARKSON S. FISHER COURTHOUSE 402 EAST STATE STREET 11 TRENTON, NEW JERSEY 08608 12 13 BEFORE: THE HONORABLE PETER G. SHERIDAN 14 U.S. DISTRICT COURT JUDGE DISTRICT OF NEW JERSEY 15 16 17 TRIAL DAY 1 - TUTORIAL 18 19 20 21 22 Certified as true and correct as required 23 by Title 28, U.S.C. Section 753 /S/ Francis J. Gable 24 FRANCIS J. GABLE, C.S.R., R.M.R. OFFICIAL U.S. REPORTER 25 (856) 889-4761

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1 MR. JACKSON: Unless the Court has questions for Dr. Miller, that concludes the tutorial about the gram negative 2 killing and the bactericidal effect. We thought it would be 3 useful to go through the disease with Dr. White, the bacteria, 4 and then the other patent, which is the actual synthesis of 0:49 5 the molecule next. Unless the Court has questions for Dr. 6 7 Miller. 8 THE COURT: No, I think I've got it. Thank you. 9 DR. MILLER: Thank you. 10 (Dr. Miller excused.))0:49 11 MR. CARSTEN: So, your Honor, Dr. White started out 12 with the whole body, the patient if you'll have it, the medical doctor talking about the disease and talking about the 13 manner in treating that disease. 14 00:49 15 Dr. Miller just talked about smaller scale, the 16 cells, the bugs as he called them, and the effect of the particular diluents or buffers on the growth or killing of 17 18 those particular bugs. 19 Now, if we, you know, take off our microscope glasses and get down to sort of even smaller, you know, 00:50 20 21 molecule level, we're going to be talking about some 22 chemistry. And we brought with us here Professor Robert Williams, from Colorado State University, a synthetic organic 23 24 chemist, who's going to talk to you about the '117 patent and the chemistry involved in that patent. 00:50 25

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So, Professor Williams?

2 PROFESSOR WILLIAMS: Good afternoon, your Honor.
3 THE COURT: Good afternoon. How are you today?
4 PROFESSOR WILLIAMS: Good.

So, my name is Robert Williams from Colorado State 00:50 5 6 University, I'm a professor there. And on behalf of plaintiff 7 I've been asked to give a simple tutorial, a basic tutorial on 8 some organic chemistry basics, we're going to hear a lot about 9 organic chemistry in the coming days. And I'll tell you a little bit about treprostinil and treprostinil sodium, and 10 00:51 11 I'll also talk a little bit about the novel aspects of the 12 '117 patent invention.

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THE COURT: All right, thank you.

14 PROFESSOR WILLIAMS: So first on chemical bonding)0:51 15 and molecular structures we're going to see a lot of chemical 16 structures with respect to the '117 patent. And treprostinil 17 is an organic molecule, and most organism molecules are 18 composed of the elements carbon, hydrogen, nitrogen and oxygen 19 atoms, and organic compounds sometimes contain additional 20 elements, like sulphur, phosphorous, chlorine and so on. 00:51 21 Treprostinil itself only contains carbon, hydrogen and oxygen. 22 And chemistry is a convention to draw three 23 dimensional molecules on two dimensional surfaces, and so 24 there's an example here. And because the skeletons of organic 00:51 25 molecules are composed of carbon, instead of drawing little Cs

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1 all over the place we've adopted a convention where the
2 intersection of lines represent carbon atoms. And then other
3 elements like oxygen and so forth we would specifically label
4 at their appropriate position.

)0:52 5 And so the lines in these structures represent 6 chemical bonds connecting the atoms in the molecular 7 structure. So, a line like this, just one line is a single 8 bond; between those two carbons, and sometimes carbon engages 9 in more than one bond to another carbon so we draw two lines, 10 that would be a so-called double bond. Sometimes carbon atoms 00:52 11 engage in three bonds between each other, so we draw three 12 lines like shown here, that's a triple bond.

13 Organic molecules sometimes have linear portions
14 like this chain here, and sometimes there's ring structures
20:53 15 like there aromatic ring.

16 THE COURT: Where's the aromatic ring? 17 PROFESSOR WILLIAMS: That's the six membered ring 18 right here, and it's three double binds inside the ring. And 19 so for example here I said other elements would be 20 specifically identified, so there's an oxygen atom, it's 00:53 21 bonded with the hydrogen, that's called an hydroxyl group; and 22 we also -- chemists have lots of acronyms unfortunately, but 23 -- and we'll hear about some of those, so Me is an acronym for 24 a methyl group or a CHe group. And we'll hear about this 00:53 25 acronym a little bit later in the litigation, THP, is a

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so-called alcohol protecting group that's connected to an
 oxygen atom.

3 Now, also in this figure chemists have a convention where because molecules are three dimensional we want to 4 represent their three dimensional structures on a two 00:53 5 6 dimensional surface, we have a convention where straight lines 7 indicate projection of that bond in the plane of the paper or 8 surface; a darkened wedge would indicate projection away from 9 the plane of that surface toward you; and a hashed line would 10 indicate projection of that bond behind the screen or away 00:54 11 from you.

12 Now, another term we're going to hear a lot about 13 in the trial is the issue of stereoisomers, and what are stereoisomers. Well, stereoisomers are molecules, related 14)0:54 15 molecules that have the same connectivity of atoms, but 16 they're arranged in a different three dimensional 17 configuration in space. Another term we're going to hear --18 and I'll illustrate this for you in just a minute with a 19 little movie clip, another term we're going to hear is a terms 20 called enantiomers, and this is an term chemists have used to 00:54 21 describe molecules that are non-superimposable mirror images 22 of each other, just like our left hand is a non-superimposable 23 mirror image of our right hand. You know, if you try to put 24 your left hand into a right-handed glove, it just doesn't feel)0:55 25 quite right, it doesn't fit in there.

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1 And because of this property, particularly in organic chemistry, molecules can be produced in both 2 enantiomeric forms, and chemists can measure the enantiomeric 3 excess of one stereoisomer over the other, and we express that 4 by the term enantiomeric excess or ee, which is a measure)0:55 5 6 of -- one measure of purity. 7 So here to just drive home this concept of non-superimposable mirror images, here I have a carbon atom 8 9 that I've just chosen four different colors, and carbon atoms 10 that are bonded to four different groups, are called 0:55 11 stereogenic centers or chiral centers. And so here's a carbon 12 atom now bonded to four different groups or atoms, and just 13 think of this as the right-handed version of that molecule. 14 Now, if that molecule went up to a mirror, the image)0:56 15 it would see reflected in the mirror is what's shown on the 16 right. Now, to prove that these two images are 17 non-superimposable, what I'm now going to do is I'm going to

19 move it over and try to superimpose it into a ghost image of 20 the molecule on the right. And so you can see that the white 21 and the red groups line up or superimpose, but the green and 22 purple ones are in opposite places in space. So this is by 23 definition non-superimposable. So those molecules are 24 enantiomers.

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Just a little background on the treprostinil

rotate, spin the molecule on the left, and then I'm going to

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1 molecule, which is not shown on this slide, I'll show it to you on the next one. It belongs to a family of very 2 biologically active molecules, natural molecules that are 3 derived from this 20 carbon molecule called -- called 4 arachidonic acid. And in all cells arachidonic acid is)0**:**57 5 present, and depending on the state of the cell and the 6 7 tissue, the environment, arachidonic acid can be oxydatively 8 converted by enzymes into this complex structure, called prostaglandin H2, or PGH2, which is an important gateway 9 10 molecule for which a host of other very biologically important)0**:**57 11 and active natural hormones can be produced.

So for example, PGH2 can be selectively converted into the prostaglandins like PGE2 and PGF2 which are important in birth. So for example, PGF2 induces labor, and PGE2 softens the cervix and induces uterine contraction.

)0:58

16 The structurally related molecule that is also 17 derived from the rearrangement of this precursor molecule PGH2, is prostacyclin, also known as PGI2. And the biological 18 19 function of prostacyclin inhibits platelet aggregation and is 20 a potent vasodilator. So prostacyclin is what keeps our blood 00:58 21 fluid, inhibits blood platelets from aggregating together. 22 Now another very important molecule has just the 23 opposite effect of prostacyclin that's also derived from PGH2, 24 is a molecule known as thromboxane A2. And what thromboxane 25 does is this is a very potent inducer of platelet aggregation, 00:59

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1 and is a potent vasoconstrictor. So when we get cut, thromboxane A2 is rapidly produced, we get a blood clot so our 2 blood doesn't all flow out of us when we get injured, and so 3 you can see that small differences in chemical structure 4 between this family of molecules, is manifest as vastly)0:59 5 different types of biological activities. 6 7 THE COURT: Can you go back to that --8 PROFESSOR WILLIAMS: Sure. 9 THE COURT: Can you just go through what the -- I can't say that word; arachidonic acid? 00:59 10 11 PROFESSOR WILLIAMS: Arachidonic acid. 12 THE COURT: So that goes into -- I can see on the bottom you regroup or -- I forget the word you used, but 13 reformulate the PGH2, and you get these other PGF2 and PGE2, 14 01:00 15 things of that nature --16 PROFESSOR WILLIAMS: Correct. 17 THE COURT: But I don't get what the arachidonic 18 acid does. 19 PROFESSOR WILLIAMS: This is the starting or the)1:00 20 substrate molecule, the ubiquitous substrate molecule, that is 21 ultimately derived from phospholipid bilayers, it's a fatty 22 acid present in all cells; and it can be recruited when 23 needed. And so this function right here, this carboxylic acid 24 appears there and there and there, and there; and this CH3)1:00 25 group, the methyl group, so all of those same positions. As

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1 we do some chemistry, forming bonds and adding oxygens to the center part that makes these different molecular structures. 2 3 THE COURT: All right. So, the arachidonic acid is somehow engulfed in PGH2; is that what --4 PROFESSOR WILLIAMS: It's converted to PGH2.)1:01 5 6 THE COURT: Oh it's converted. How? 7 PROFESSOR WILLIAMS: How? 8 THE COURT: How is it converted? 9 PROFESSOR WILLIAMS: It's actually a very)1:01 10 fascinating and complicated reaction, it involves the addition 11 of two molecules of oxygen; one is right there, the other one 12 is derived from there. And there's going to be a bond formed across here that forms this five membered ring that we see 13 14 present in these three structures.)1:01 15 THE COURT: So once you get the arachidonic acid 16 converted to the PGH2, then you can reconvert to those other 17 substances below. 18 PROFESSOR WILLIAMS: Correct. So depending on --19 THE COURT: I said substances, that isn't the right 20)1:01 word --21 PROFESSOR WILLIAMS: Certain enzymes will be 22 recruited to convert PGH2 into the needed hormones, depending 23 on what that cell or tissue or organ requires at that given 24 time. 25)1:02 THE COURT: All right.

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PROFESSOR WILLIAMS: Is that clear?

2 THE COURT: Well, I don't know about clear, but I 3 understand somewhat.

PROFESSOR WILLIAMS: Okay. May I continue?

)1:02

6 PROFESSOR WILLIAMS: Here now is the structure of 7 treprostinil on the right, it has a very complex molecular 8 structure like these hormones I just showed you. And 9 treprostinil, which is the active ingredient in Remodulin, is 10)1:02 a structural analog of the natural hormone prostacyclin. So 11 we can see some similar functionally; for example, up here is 12 that carboxylic acid that we just talked about, and that's 13 also present in treprostinil. And we had the same sort of 14 side chain on the bottom with these oxygen atoms that you can 01:03 15 see; this five membered ring and a five membered ring there.

THE COURT: Yes, you may.

16 And one of the big differences that treprostinil 17 being a synthetic molecule, totally synthetic molecular as 18 you'll see, is called and you'll see this in the patent 19 language as well, is a 9-Deoxy PGF1 type compound. So with 20 carbon 9, in the natural hormone there's an oxygen, whereas in 01:03 21 treprostinil at that same carbon atom in that five membered 22 ring, we don't have an oxygen but rather we have a carbon atom 23 at that position.

> 24 May I proceed?

)1:03

25 THE COURT: Yes, you may. Well, if you could go

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1 back to that prior -- so we're doing the treprostinil now, but how is the treprostinil related to the chart before that one? 2 PROFESSOR WILLIAMS: So it's not derived from 3 4 arachidonic acid, as we see it's synthesized from completely different types of molecules, but once it's assembled parts of)1:04 5 6 the treprostinil molecule over-layer look like or resemble the natural hormone prostacyclin. So treprostinil is not made 7 8 from arachidonic acid. 9 THE COURT: All right. So when you use the word)1:04 10 analog, what does that mean? 11 PROFESSOR WILLIAMS: It means like it's a model, it 12 looks very similar to. 13 THE COURT: Oh, okay. 14 PROFESSOR WILLIAMS: It resembles prostacyclin in 01:04 15 many ways. It has structural features which are very similar, 16 which imparts its biological activity. 17 THE COURT: All right, thank you. 18 PROFESSOR WILLIAMS: As we just talked about this 19 concept of stereoisomerism, the treprostinil molecule actually 20 contains five of these so-called stereogenic centers or chiral)1:05 21 centers; in other words, carbon atoms that have four different 22 groups bonded to each of those carbons, and I've highlighted 23 those in red. And because each of those stereogenic centers 24 or chiral centers can be either left-handed or right-handed,)1:05 25 chemists use a nomenclature convention, we call those R or S.

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And so since each of those stereogenic centers can be left or
 right-handed.

Within this connectivity of atoms represented by
this structure, the total number of possible stereoisomers
that that molecular structure can represent, is the product of
all of the stereogenic centers. So two times two times two
times two times two which is 32, possible centers that can
have the same connectivity as we see here for treprostinil.

9 Now, to just show complicated this is, I've taken the trouble of drawing, even though the resolution of this is)1:06 10 11 not all that easy to see, you might see it better on your 12 screen here. But treprostinil is just one of those 32 13 possible stereoisomers, okay. And so all those other isomers will differ at their configuration at those stereogenic 14)1:06 15 centers at one or more positions.

)1:05

16 Now, the treprostinil compound is not and can never be one hundred percent pure in the real world. And so 17 18 Remodulin as is depicted here which contains treprostinil as 19 the active pharmaceutical ingredient, typically has with it 20 small amounts of other stereoisomers based on that same)1:06 21 molecular structure. And so these are boxed and have some 22 code names; so treprostinil, the important active ingredient, 23 also as a result of the chemical synthesis process, 24 manufacturing process, also contains some of this other isomer 1AU90, 2AU90, and 3AU90.)1:07 25

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1 And just typical average impurities in a typical clinically used sample of treprostinil, Remodulin would be 2 mostly treprostinil, but contained in that vial also would be 3 small amounts, .047 percent of 1AU90, .04 percent of 2AU90, 4 and .25 percent of 3AU90. And those again are averages)1:07 5 6 because these amounts vary from batch to batch. 7 THE COURT: And it's always those three? 8 PROFESSOR WILLIAMS: Those are always identified as 9 trace impurities in the treprostinil product. 10)1:08 THE COURT: And they show up in the treprostinil 11 whv? Because --12 It's a result of the chemical PROFESSOR WILLIAMS: 13 synthesis process that inadvertently or unfortunately does produce some other small amounts of these stereoisomers. 14 01:08 15 THE COURT: Okay. 16 PROFESSOR WILLIAMS: I also want to introduce you to 17 -- you're going to hear treprostinil is the acid in 18 treprostinil sodium, and just so you know what these two 19 substances are, treprostinil as the acid, this is the acid 20 functional group right there; when you put it into water,)1:08 21 depending on the pH, will rapidly dissociate in solution like 22 water. And in the presence of a base like sodium hydroxide, 23 the hydrogen atom on that acid right there, that hydrogen atom 24 will get donated to the OH here in sodium hydroxide, making a)1:09 25 water molecule, and then the sodium as a result of losing the

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1 proton from here, get together to form treprostinil sodium. And so these two species are always present in 2 3 aqueous solution, and their relative ratio or proportion is a direct function of the pH, and Dr. Miller just told us a 4 little bit about the pH scale. So depending on the pH, that)1:09 5 will determine the relative ratio of these two species, but in 6 7 any pH there will be some acid and some of the salt. 8 THE COURT: Okay. 9 PROFESSOR WILLIAMS: Can I proceed? 10)1:10 THE COURT: You may. PROFESSOR WILLIAMS: Okay. So, just to introduce 11 12 some aspects of the '117 patent, this was the first invention where stereoselectively produced treprostinil was made 13 possible. The '117 patent also brought vastly improved yields 14)1:10 15 as we'll see in a minute, that this is a synthetic compound 16 and yields are very important, in the synthesis of the 17 molecule. And a commercially viable and practical synthesis of any drug molecule including treprostinil when there are 18 19 stereoisomers at issue, must make mostly one of those possible 20)1:10 32 stereoisomers. 21 THE COURT: That third point you just raised there, 22 commercially viable and practical synthesis must make one of 23 the possible 32 --24 PROFESSOR WILLIAMS: Must make mostly one of those)1:11 25 possible 32 stereoisomers --

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1 THE COURT: Why is that important, Doctor? 2 PROFESSOR WILLIAMS: Because only the stereoisomer that has a configuration, a stereochemical configuration --3 4 let me go back for a minute. Can you bring me back?)1:11 5 Here. Only the stereoisomer that has the same configuration at those centers, one, two, three, four, five, 6 7 are the same one, two, three, four, five centers, those are 8 the same as the natural hormone prostacyclin. And 9 treprostinil bonds to the same biological receptor that the)1:11 10 natural hormone prostacyclin bonds to. So that three 11 dimensional display of atoms is extremely important to the 12 proper biological function of this drug. 13 Other stereoisomers may have no biological effect or 14 a deleterious biological effect. So that's why it's extremely 15 important when there's other stereoisomers possible that the)1:12 16 manufacturing process must make mostly one, the desire of 17 biologically active isomer. 18 THE COURT: Okay, thank you. 19 PROFESSOR WILLIAMS: Okay? 20)1:12 Can we go back to the -- forward where to where I 21 was? 22 So just -- we're going to be seeing the claims at 23 issue in the '117 patent, so just some background on what 24 these claims are going to look like, again we're going to be)1:12 25 seeing lots of these chemicals formulas, these molecular

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1 structures. And representative claim 1 reads: A

2 stereoselectively produced compound; okay, so this would be this more generic like structure represents treprostinil. 3 4 Treprostinil fits into that first structure, so it's a)1:13 5 stereoselectively produced compound. And it's going to be made using as a starting material this novel starting enyne; 6 7 that term enyne refers to the double bond down here, and the 8 yne part of the triple bond. So novel starting enyne is going 9 to have a structure just like this --

D1:13 10 THE COURT: When you say the novel starting enyme, 11 what do you mean by novel?

12 PROFESSOR WILLIAMS: That this hadn't been described 13 elsewhere, and that this is a unique structural feature of the 14 starting compound that's going to be used to manufacture the 15 final drug.

16 THE COURT: Okay. So when you have treprostinil, 17 right, and I guess whatever it was known before you engaged in 18 assembling this patent, does it have that novel starting enyne 19 in it?

- D1:14 20 PROFESSOR WILLIAMS: No, so there was a prior 21 synthesis of treprostinil that used a completely different 22 chemical route, and did not use this type of novel enyne as a 23 starting material.
 - 24 THE COURT: All right.

)1:13

D1:14 **25** PROFESSOR WILLIAMS: So the '117 patent brings forth

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1 this novel starting material structure, that is then converted 2 by a novel reaction that I'll describe in just a minute to make the next material --3 4 THE COURT: So how did you get to the novel starting)1:14 5 enyne? You had this stereoselectively produced compound; 6 right? 7 PROFESSOR WILLIAMS: Right. 8 THE COURT: And then how do you get down to the 9 novel starting enyme? Or is that just part of that --10)1:14 PROFESSOR WILLIAMS: I'm going to show you that in 11 just in a minute, I'll show you how we get there. 12 THE COURT: Oh, okay. 13 PROFESSOR WILLIAMS: It's a complex multi stage 14 synthetic process to get there, but I'll show you in just a 15)1:14 minute. 16 Okay. The next part of the claim is that that novel 17 starting enyne is going to be converted by an intramolecular 18 cyclization, I'll describe that reaction in just a minute, 19 into this three ring or tricyclic cyclized intermediate. Down here and you can see that that has part of but not all of the)1:15 20 21 structural features of the molecule up at the top, the final 22 drug molecule, treprostinil. 23 So the claims at issue in the '117 patent, claims 1 24 through 4, all have these basic characteristic starting compounds and cyclized intermediate.)1:15 25

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1 THE COURT: Okay. So when they used the 2 intramolecular cyclization process, how does that occur? 3 PROFESSOR WILLIAMS: I'm going to show you that 4 right now. So the '117 patent introduced a ground breaking stereoselect reaction that's known as the Pauson-Khand)1:16 5 reaction, which is named after the two inventors of this 6 7 process -- of this reaction rather, the cyclization type 8 reaction. And what happens, since you asked about how the 9 cyclization proceed, down at the bottom of the slide here's)1:16 10 our novel starting enyne, right there, now with a little bit 11 more structural detail shown; and the Pauson-Khand reaction 12 uses a very special reagent, specific reagent that's called 13 dicobalt octacarbonyl.

14 And what this reagent does is it makes this triply 15 bonded carbon and that doubly bonded carbon form a new bond)1:16 16 together right there by that dotted line; and then a carbon 17 monoxide unit from this reagent shown right here, is going to 18 be stitched in and we're going to form a new carbon carbon 19 bond there and a new carbon carbon bond over here, to form now 20)1:17 this novel tricyclic intermediate.

> 21 So that's how that cyclization process occurs. And 22 the '117 patent is the very first industrial application -- I 23 think that's still true today, of the Pauson-Khand reaction to 24 be used on an industrial scale.

)1:17 **25** THE COURT: So when you say in your chart there, it

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1 says that, regardless of the stereochemistry if any of the 2 reactants; what does that mean?

3 PROFESSOR WILLIAMS: Sure. So, as called out in the 4 patent claims, it says stereoselectively produced compound, if)1:18 5 a compound is stereoselectively produced, it's going to produce predominantly one stereoisomer in the product 6 7 regardless of whether or not there was any type of 8 stereochemistry in the starting reactants or the starting --9 THE COURT: I see. 10 PROFESSOR WILLIAMS: So in this particular case,)1:18 11 here's our starting enyne, it actually has two existing 12 stereogenic or chiral centers; and in the cyclization process 13 we're going to form a new stereogenic center, right there, 14 that's our new stereogenic center. So a stereoselectively 15 produced product will be one that produces mostly or)1:18

16 predominantly that one desired stereochemistry, the same as 17 the natural hormone, prostacyclin; and by contrast a 18 non-stereoselectively produced compound will be one where the

19 product would be a mixture of the left-handed and the

)1:19 **20** right-handed stereoisomers at that center.

21 THE COURT: I got you.

PROFESSOR WILLIAMS: Okay? So it's very important
 in manufacturing that would get a stereoselectively produced
 product because it's only that natural hormone stereochemistry
 that has the desired biological function.

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Are we good?

1

2

)1:19

THE COURT: I'm good.

3 PROFESSOR WILLIAMS: Okay. And so another thing
4 that we're going to hear about in this litigation is the idea
5 -- the concept of use of protecting groups in synthetic
6 organic chemistry; chemists also call these masking groups or
7 blocking groups.

And so the first step when using a protecting group is you put it on, just like a painter would do; then we're going to do our chemical process step, in this analogy we're going to now paint the door red. Our protecting group is there, and so when we're done painting, we're then going to remove the protecting group and remove the masking tape and then we have our finished product.

D1:20 20 So protecting groups are temporary, they do not --21 they're not actually part of the final product. They're 22 temporarily installed to protect another functional group from 23 an undesired chemical reaction. We then do our desired 24 chemical step, and then when we're done, we're done with the D1:20 25 protecting group, we essentially remove it and then throw it

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1 away, we're done -- it's done its job.

2 THE COURT: Okay. I'm sorry, Doctor, could you just
3 go back to your prior -- there you go. So, the Pauson-Khand
4 reaction --

-)1:21
- PROFESSOR WILLIAMS: Yes.

6 THE COURT: Where does it show on that screen? 7 PROFESSOR WILLIAMS: Okay. Right there is the 8 Pauson-Khand reaction. So, the Pauson-Khand reaction 9 specifically uses this reagent, dicobalt octacarbonyl, and)1:21 10 what it does -- I'm just showing down here in a little bit 11 more detail what's going on here, that the Pauson-Khand 12 reaction, even though it doesn't show the cobalt, the net 13 result is that one of those COs, this one right here, the 14 carbon monoxide, gets added in to help form that new five 15)1:21 membered ring.

> 16 THE COURT: Okay. So the upper right then, so to 17 speak, that's the final product?

18 PROFESSOR WILLIAMS: That's -- this is the tricyclic
19 -- the novel tricyclic intermediate; this is then going to be
20 converted by more chemical steps as I'll show you in just a
21 minute, into the final drug molecule treprostinil.

THE COURT: Okay, thank you. When they were doing
the Pauson-Khand reaction, there was these two scientists
hanging around the lab, and they just decided to -- what made
them do that? That's what the invention is?

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PROFESSOR WILLIAMS: No. So the Pauson-Khand
reaction was already known in the literature, it's just that
the '117 patent is the first implementation of that chemical
reaction to make stereoselectively produced treprostinil.

THE COURT: Thank you.

)1:22

)1:22

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6 PROFESSOR WILLIAMS: So you asked about how -- now 7 the whole picture fits together, so in the '117 patent in 8 example 1, the entire synthesis of treprostinil is described. 9 And as you can see it's a complex molecule which requires a 10 complex synthesis. And so organic synthesis is a lot like 11 carpentry, you take building materials and you nail them 12 together in a sequential fashion to finally build up the final 13 structure.

14 And so in the case of treprostinil, the '117 patent 15 described what's called a convergent synthesis, where there's)1:23 16 a four-step process to make this compound right here; so that 17 would be made say in one set of reactors. And then separately 18 there's another four-step process to make that fragment down 19 there, and then those are going to be joined together 20)1:23 chemically. So just think of it as a carpenter nailing two 21 boards together, we're going to join those two pieces to make 22 now this molecule, which now you can see is starting to 23 resemble our enyne, the novel enyne that's going to be used in 24 the Pauson-Khand step, which is this portion right there. 25 THE COURT: I see.)1:24

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1 PROFESSOR WILLIAMS: Okay? And the treprostinil, 2 the final product down here, is ultimately going to be made 3 after we've made that tricyclic intermediate. There's more 4 chemical steps to --)1:24 5 THE COURT: When you say the tricyclic 6 intermediate you're --7 PROFESSOR WILLIAMS: That's this one. 8 THE COURT: That's right where the --9 PROFESSOR WILLIAMS: That's the Pauson-Khand step)1:24 10 right here. So this is the PK, that's the Pauson-Khand step 11 right there. 12 THE COURT: Okay, thanks. 13 PROFESSOR WILLIAMS: So you can see it's a complex 14 molecule that requires a very complex synthesis. But it's a 15 stereoselective synthesis which is very important and was a)1:24 16 vast improvement over what existed before. 17 THE COURT: Okay. 18 PROFESSOR WILLIAMS: So the '117 invention now, just 19 to reiterate, is really this step right here, okay. Even)1:25 20 though the patent describes all this other stuff, the claims 21 are really focused on this stereoselective reaction which 22 allows the stereoselective synthesis of the final drug 23 molecule. 24 And so to give you another way of thinking of this)1:25 25 complex synthetic situation scheme, I've made an analogy. We 23

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can think of this as a bridge spanning a body of water like
 the Golden Gate Bridge connecting San Francisco to Sausalito.

3 So we have different starting materials maybe over
4 here and different ways to get to our enyne, which is called
5 out in the patent; and then once we get there there's one way
6 to go across the bridge, which is this Pauson-Khand
7 cyclization step, the cyclization step.

8 When we get to the end of the bridge we have now our
9 tricyclic intermediate, but we had to go across the bridge to
10 get there, in other words, the Pauson-Khand reaction. So this
11 is -- this whole bit here, is that cyclization step, the
12 invention of the '117 patent.

13 And then ultimately we want to get to
14 stereoselectively produced treprostinil, and once we're at the
11:26 15 tricyclic intermediate there are in fact several different
16 ways you can go. Here I've called out the Moriarty Avenue or
17 the Moriarty path that is described in the '117 patent, but
18 there are other in fact ways to get from the tricyclic
19 intermediate all the way to treprostinil.

D1:2620THE COURT: Okay.21PROFESSOR WILLIAMS: Thank you for your attention.22THE COURT: Thank you.23(Professor Williams excused.)24MR. CARSTEN: A bit of a whirlwind, your Honor,

shall we say, but we've started at the body, at the patient;

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)1:25

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1 UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY 2 3 4 UNITED THERAPEUTICS CORPORATION, 5 Vs. CIVIL NO. 6 12-1617 (PGS) SANDOZ, INC., 13-316 7 DEFENDANT 8 9 MAY 12, 2014 10 CLARKSON S. FISHER COURTHOUSE 402 EAST STATE STREET 11 TRENTON, NEW JERSEY 08608 12 13 <u>BEFORE</u>: THE HONORABLE PETER G. SHERIDAN 14 U.S. DISTRICT COURT JUDGE DISTRICT OF NEW JERSEY 15 16 17 TRIAL - DAY 6 18 19 20 21 22 Certified as true and correct as required 23 by Title 28, U.S.C. Section 753 /S/ Francis J. Gable 24 FRANCIS J. GABLE, C.S.R., R.M.R. OFFICIAL U.S. REPORTER 25 (856) 889-4761

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1 MR. CARSTEN: Perfect. 2 THE COURT: And so Friday we'll start at 11:00, and 3 if we need to go to Monday we'll start at 11:00 also. 4 MR. CARSTEN: Thank you, your Honor. May I proceed?)1:16 5 THE COURT: You may proceed, yes. 6 MR. CARSTEN: Thank you. Your Honor, United 7 Therapeutics calls as its next witness, Professor Robert 8 Williams. 9 (ROBERT M. WILLIAMS, PH.D.), sworn. 10)1:16 THE DEPUTY CLERK: State your name for the record. 11 THE WITNESS: Robert Michael Williams. 12 MR. CARSTEN: Your Honor, I have some witness 13 binders; may I approach please? 14 THE COURT: You may. 15 MR. CARSTEN: Thank you, your Honor.)1:16 16 (Handing to witness and to Court.) 17 (DIRECT EXAMINATION OF ROBERT WILLIAMS PH.D. BY MR. CARSTEN:) 18 Ο. Good morning, Professor Williams. Good morning, Mr. Carsten. 19 Α. 20)1:17 Q. Would you please introduce yourself to the Court? 21 Α. Yes. My name is Robert M. Williams, I'm a professor of 22 chemistry at Colorado State University, in Fort Collins, 23 Colorado. 24 0. Do you have a C.V.? 25 Α.)1:17 Yes, I do.

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	1	MR. CARSTEN: Could you show up PTX-139 on the
	2	screen, please?
	3	Q. And what is this?
	4	A. This is a copy of my C.V.
)1 : 17	5	Q. You prepared it yourself?
	6	A. Yes, I did.
	7	Q. Is it true and accurate?
	8	A. Yes, it is.
	9	MR. CARSTEN: I'd like to admit into evidence
)1 : 17	10	PTX-139, please.
	11	THE COURT: Any objections?
	12	MR. STEINDLER: No objection.
	13	THE COURT: Okay. So PTX-139 is admitted.
	14	(Plaintiff's Exhibit 139 was marked into evidence.)
)1 : 17	15	BY MR. CARSTEN:
	16	Q. Now, Professor Williams, would you please describe your
	17	educational background for the Court?
	18	A. Certainly. So I obtained a Bachelor's Degree in
	19	Chemistry at Syracuse University in 1975 with highest
)1 : 18	20	distinction; I did undergraduate research under a recent Nobel
	21	Laureate Professor Ei-ichi Negishi, and after I graduated from
	22	Syracuse 1975 I attended MIT, the Massachusetts Institute of
	23	Technology, and obtained a Ph.D. degree in 1975 under the
	24	direction of Professor Rastetter; and then after I graduated
)1 : 18	25	from MIT I moved down the street to Harvard University and

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1 became a post-doctoral fellow for one year, in the 2 laboratories of the last Professor R.B. Woodward, a Nobel 3 Laureate. 4 0. I'm sorry; a Nobel --Α.)1:18 5 Nobel Laureate. 6 Ο. I may have misheard you, Professor Williams; did you say you took your Ph.D. degree in 1975 or 1979? 7 8 Α. My Ph.D. was in 1979. 9 Ο. Thank you. Where did you go to work after your post-doc)1:19 10 with the Nobel Laureate Dr. Woodward? 11 Α. So in September of 1980 I joined the faculty of Colorado 12 State University as assistant professor. 13 Ο. Can you please describe your work experience. I think it's reflected on the next slide. 14 15 Α. Yes. So I started on the faculty at Colorado State)1:19 16 University in 1980, I was promoted with tenure to the rank of associate professor in 1985, I was then promoted to full 17 18 professor in 1988, and then in 2002 I was named University Distinguished Professor in the chemistry department. 19)1:19 20 0. What is a University Distinguished Professor? 21 Α. So, this is the highest academic rank at our institution, 22 and at any given time there's 12 university distinguished 23 professors that represent roughly one percent of the 12 24 hundred full-time faculty of the university. It's a lifetime)1:20 25 appointment.

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1 Q. Please continue.

2 Α. So that was my progression through the ranks. And I also 3 serve as the Director of the Colorado Center For Drug 4 Discovery, it's C2D2, since 2012 to the present; I also serve as a co-director of the in infectious diseases subcluster of)1:20 5 the university's infectious diseases supercluster; and I also 6 7 serve as the co-director for the cancer supercluster 8 developmental therapeutical subcluster at Colorado State 9 University.)1:20 10 Ο. You mentioned the C2D2; can you explain that a little bit 11 to the Court? 12 Yes. This is a newly created entity by the State of Α. 13 Colorado to encourage translational research where faculty on 14 campus are encouraged and enabled to get the discoveries 15 inventions they make in the laboratory, translated into the)1:21 16 private sector. 17 Ο. Do you have a research group at Colorado State? Α. 18 Yes, I do. 19 Ο. Can you describe to me your research for the Court?)1:21 20 Α. Yes. So my research is primarily been in the area of 21 synthetic organic chemistry and chemical biology, and I've 22 spent my entire career working on complex organic compounds, 23 particularly natural products, these are compounds made in 24 nature that have biological activity. We've also done quite a)1:21 25 bit of work in developing synthetic methodology to make these

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	1	complex molecules; and we also study at the molecular level
	2	how these molecules work, how they exert their biological
	3	effects.
	4	${\sf Q}$. Have you prepared a slide that shows some of the example
)1 : 21	5	compounds that you and your group have made?
	6	A. Yes, I have a demonstrative on that. So, on this slide
	7	is shown a small collection that is representative of the
	8	types of molecules my laboratory's been interested in
	9	synthesizing over the years. My research group has completed
)1:22	10	multistep syntheses of over 80 complex natural products, this
	11	is just a sampling of some of those.
	12	$Q_{{\scriptscriptstyle \bullet}}$. Are these products synthesized in one step or multiple
	13	steps?
	14	A. No. Most of these natural products have required quite a
)1:22	15	number of steps, in fact a few of them required over 50 steps.
	16	Q. What do you mean by 50 steps?
	17	A. 50 discreet chemical transformations. So there's a
	18	starting material a reaction, a product and then sometimes a
	19	purification step, and then another step, so sometimes 50
)1:22	20	steps sequenced together.
	21	${\sf Q}$. And can you just give an overview of the types of
	22	molecules that your research group has been interested in
	23	synthesizing?
	24	A. Yes, so well, we've actually been interested in quite
)1 : 23	25	a number of different families of biologically active natural

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	1	products, and this includes amino acid and peptides,
	2	alkaloids, compounds that are called terpenes that are
	3	composed mostly of carbohydrate and oxygen; all the compounds
	4	shown here contain nitrogen, so the nitrogen containing
)1 : 23	5	compounds have been a very important focus of our laboratory's
	6	research, but not exclusively.
	7	Q. Now, in terms of we've been hearing a little bit in
	8	terms of the tutorial that you presented about stereogenic
	9	centers; do these compounds have stereogenic centers?
)1:23	10	A. Yes, all of them do, and all of them contain multiple
	11	stereogenic centers.
	12	${\sf Q}$. So how many stereogenic centers are in some of the
	13	compounds that you and your group have successfully
	14	synthesized?
)1:23	15	A. So on this slide there are a couple of molecules that
	16	have nine stereogenic centers, five stereogenic centers, six
	17	stereogenic centers.
	18	${\sf Q}$. Do you have any experience with a reaction known as the
	19	Pauson-Khand reaction?
)1 : 24	20	A. Yes.
	21	Q. What's your experience with that?
	22	A. So I directed the Ph.D. dissertation of a former graduate
	23	student who was working on the total synthesis of the alkaloid
	24	tuberostemoninol shown on the slide, and the key
)1 : 24	25	transformation that she investigated was in fact the

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	1	intramolecular Pauson-Khand cyclization reaction, which is
	2	shown in the box at the lower right of the slide.
	3	Q. And do you have any experience with protecting groups?
	4	A. Yes. I have extensive experience with protecting groups.
)1 : 24	5	And virtually every complex synthesis that we've done, every
	6	natural product that we've synthesized, almost without
	7	exception has mandated the use of protecting groups, and
	8	sometimes multiple protecting groups in these multistep
	9	transformations.
)1:25	10	Q. Have you ever used methyl as a protecting group?
	11	A. Many times.
	12	${\sf Q}$. And have you ever used PMB or para-methoxy benzyl as a
	13	protecting group?
	14	A. Yes, many many times?
)1:25	15	${\sf Q}$. Have you ever done any work on prostaglandin type
	16	compounds?
	17	A. Yes, so back in the mid 1980s I was the principle
	18	investigator on a Natural Institutes of Health research grant
	19	directed at making the molecule thromboxane A2, which we
)1:25	20	discussed in the tutorial, it's a member of the prostaglandin
	21	family of natural hormones.
	22	Q. In connection with your work, in your academic career
	23	have you won any awards?
	24	A. Yes, I'm happy to say the work in my laboratory has been
)1 : 25	25	recognized with some honors and awards, and those are listed

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	1	on my C.V. And early in my career I won the NIH, which is the
	2	National Institutes of Health Research Career Development
	3	Award; I was recognized with Eli Lilly Young Investigator
	4	Award in 1986; I was named a fellow of the Alfred P. Sloan
)1 : 26	5	Foundation also in 1986. I don't have to go through all of
	6	them, maybe the most important ones were the Arthur C. Cope
	7	Scholar Award for the American Chemical Society in 2002; the
	8	Ernest Guenther Award in the Chemistry of Natural Products in
	9	2011; and very recently I was awarded the Japanese Society For
)1:26	10	The Promotion of Science Long-Term Fellowship Award.
	11	Q. Do you have any publications?
	12	A. Yes, I do.
	13	Q. About how many?
	14	A. Right around 300.
)1:26	15	Q. Any patents?
	16	A. Yes.
	17	Q. About how many?
	18	A. So I don't remember the exact number, but I think I have
	19	seven published patents, but about another 10 or so patent
)1 : 27	20	applications that have also been published.
	21	$Q_{{\scriptscriptstyle \bullet}}$. Have you served on the editorial ordinary or as editor of
	22	any scientific journals or publications?
	23	A. Yes, I briefly served as associate editor for the Journal
	24	of the American Chemical Society back in 1980/81; I was the
)1 : 27	25	editor and chief of the Journal of Amino Acids for a couple of

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	1	years; I still serve on the editorial advisory board for the
	2	Journal of Chemistry and Biology; and I'm also on the
	3	editorial advisory board of Tetrahedron publications.
	4	${\sf Q}$. Would you please explain how your educational background
)1 : 27	5	and your work experience has helped you in terms of the work
	6	and analysis you've done in this case?
	7	A. Well, my extensive experience in complex molecule
	8	synthesis, synthetic organic chemistry, reaction methodology
	9	in particular Pauson-Khand reaction, as well as the
01:28	10	prostacyclin family of molecules I think has given me a very
	11	very solid basis to understand and evaluate the technology
	12	relevant to the '117 patent, which is a complex synthesis of a
	13	complex molecule as we discussed in the tutorial last week of
	14	the treprostinil molecule.
01:28	15	${\tt Q}{\scriptstyle .}$ Have you ever served as an expert witness in patent cases
	16	before?
	17	A. Yes.
	18	Q. About how many times?
	19	A. Many times. So I've worked on I think this is case
)1 : 28	20	number 17, and this is my fourth appearance in court at trial.
	21	Q. Have you ever been excluded as an expert?
	22	A. Never.
	23	MR. CARSTEN: Your Honor, United Therapeutics would
	24	offer Professor Williams as an expert in organic chemistry,
)1 : 28	25	synthesis of complex organic molecules, including Pauson-Khand

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1 reactions and protecting groups. 2 MR. STEINDLER: No objection. 3 THE COURT: So he's admitted as an expert as set 4 forth by Mr. Carsten. BY MR. CARSTEN:)1:28 5 Now, Professor Williams, you understand that we're here 6 Ο. 7 in this part of the case to talk about infringement; correct? 8 Α. Yes. 9 Ο. Okay. Have you formed any opinions relating to)1:29 10 infringement in this case? 11 Α. Yes. 12 0. Have you prepared a slide to summarize those? Α. 13 Yes. 14 0. Would you please describe for the Court your summary of 15 your opinions.)1:29 16 Α. Yes. So my opinion is that Sandoz's proposed ANDA 17 product and related process, meets every limitation of claims 18 1 through 4 of the '117 patent; and the X limitation in claims 19 1 through 4 is present under the doctrine of equivalents.)1:29 20 Q. In reaching your conclusions in this case, what 21 perspective did you apply to the claims? 22 Α. I applied the perspective of the person of ordinary skill 23 in the art. 24 Ο. Did you reach an opinion on the level of ordinary skill in the art that should be applied here for the '117 patent?)1:29 25

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	1	A. Yes I did and I put that in my expert report.
	2	Q. I call your attention to the next slide, slide 8; what's
	3	depicted here?
	4	A. So, this is an excerpt from my report where I defined
)1 : 29	5	what I thought to be an appropriate level of skill for a
	6	person of ordinary skill in the art as it relates to the
	7	technology in the '117 patent. And in 1997 I felt that
	8	someone should have held a Ph.D. in chemistry or a related
	9	field, or a Bachelor's or Master's Degree in chemistry or a
)1 : 30	10	related field, with at least three years of postgraduate
	11	experience in organic synthesis.
	12	Q. Would you qualify as a person of ordinary skill in the
	13	art under that under that test?
	14	A. Yes.
)1 : 30	15	$Q_{{\boldsymbol{\cdot}}}$ Are you aware that Professor Buchwald, Sandoz's chemistry
	16	expert, has proffered his own view of what the requirements
	17	would be for a person of ordinary skill in the art?
	18	A. Yes.
	19	Q. Have you considered that?
)1 : 30	20	A. Yes.
	21	Q. Would you qualify under his definition as well?
	22	A. Yes.
	23	Q. Would your opinions change depending on which of the
	24	levels of ordinary skill in the art you applied?
)1 : 30	25	A. Not at all.
)1 : 30	25	A. Not at all.

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1 Q. I'd like to turn to the '117 patent. Do you recognize 2 the '117 patent? Α. 3 I certainly do. 4 Ο. And this is PTX-002. Is this the patent that you)1:31 5 considered in connection with your work in this case? Yes, it is. 6 A. 7 MR. CARSTEN: Your Honor, United Therapeutics would 8 move to admit PTX-002. 9 MR. STEINDLER: No objection. This is a)1:31 10 demonstrative we're looking at, but no objection to the 11 admission of PTX-2. 12 THE COURT: Okay, admitted. PTX-002 is admitted. 13 (Plaintiff's Exhibit 2 was marked into evidence.) 14 BY MR. CARSTEN: 15 Q. Now, Professor Williams, let's turn to the claims if we)1:31 16 could. Did you consider the claims in connection with your work in this case? 17 Α. 18 Yes. 19 Ο. And would you please summarize the claims for the Court,)1:31 20 at least claim 1? 21 Α. Yes. So representative claim 1 has four limitations, and 22 it begins with a stereoselectively produced isomeric compound, 23 and according to the first formula shown at the top that's 24 highlighted in yellow. And the next limitation is that that)1:32 25 is produced via a novel starting enyne, with a very specific

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	1	structure shown in the next box down in the middle. And third
	2	limitation is that that novel enyne will be transformed into a
	3	novel cyclized intermediate that we call the tricyclic
	4	intermediate, because it now has three rings. And that
)1 : 32	5	transformation is done by an intramolecular cyclization
	6	process.
	7	${\tt Q}.$ Now, you highlighted only certain parts of the claim here
	8	and identified them in the boxes on the left as A, B, C and D;
	9	do you see that?
)1:32	10	A. Yes.
	11	${\tt Q}{\scriptstyle {\rm \cdot}}$ Did you consider just those boxes in your infringement
	12	analysis or did you consider the whole claim?
	13	A. I considered the whole claim.
	14	Q. You highlighted some things here on the left, but there's
)1 : 33	15	nothing highlighted on the column on the right; why is that?
	16	A. So the column on the right gives a menu or tool box of
	17	all the different substituent variables that can be plugged
	18	into the various structures shown in the left column.
	19	Q. Now, in between the top A and the element that you've
)1 : 33	20	identified here as B, it says that is a produced by a process
	21	for making 9-deoxy-PGF1 type compounds, the process
	22	comprising, et cetera, et cetera. Do you know what
	23	9-deoxy-PGF1 type compounds are?
	24	A. Yes. So as we showed in the as I showed in the
)1 : 33	25	tutorial last week, this is based on the numbering system of

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	1	the prostacyclin molecule, and at carbon 9 where there is an
	2	oxygen present in the natural hormone, 9-deoxy-PGF1 type
	3	compounds would have a non-oxygen atom, for example, hydrogen,
	4	carbon or something non-oxygen at that position.
)1 : 34	5	Q. Is treprostinil and treprostinil sodium, are those
	6	9-deoxy-PGF1 type compounds?
	7	A. Yes, they are.
	8	Q. Now, there's been a little bit of discussion already
	9	today about the term that's in the first line of the claim,
)1 : 34	10	stereoselectively produced isomeric compound; do you see that?
	11	A. Yes.
	12	$Q_{{\scriptscriptstyle\bullet}}$ Did you consider that term in connection with your work
	13	in this case?
	14	A. I certainly did.
)1:34	15	Q. How can you tell if a compound or a product is
	16	stereoselectively produced?
	17	A. One needs to look at to analyze the product compound,
	18	and one also needs to understand the starting material from
	19	which it was fashioned.
)1:34	20	${\tt Q}.$ And down at the bottom on the left-hand column, it says
	21	intramolecular cyclization at the enyne; do you see that?
	22	A. Yes.
	23	${\sf Q}$. What is an intramolecular cyclization of the enyme?
	24	A. So the intramolecular cyclization means that we're going
)1 : 35	25	to bring functional groups present in the enyne together,

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	1	we're going to form bonds within that molecular framework.
	2	And in this particular cyclization reaction we also are going
	3	to bring in one additional extraneous group, the CO group or
	4	the carbon monoxide group. So this reaction is called a
)1 : 35	5	carbonylative cyclization, intramolecular cyclization.
	6	Q. Carbonylative?
	7	A. That refers to the carbon monoxide that is added to the
	8	enyne.
	9	Q. Now, let's turn back to the stereoselectively produced
)1 : 35	10	isomeric compound phrase. Do you think that a person of
	11	ordinary skill in the art would understand that phrase as
	12	written?
	13	A. Yes.
	14	${\sf Q}$. And what would a person of ordinary skill in the art
)1 : 35	15	understand about that phrase?
	16	A. That stereoselectively produced refers to the compound.
	17	Q. It doesn't refer to the process?
	18	A. No.
	19	Q. Why not?
)1 : 36	20	A. Well, because the words I think are very simple and
	21	clear; produced tells us that it's the product of chemical
	22	reaction, process. And so it's so produced is the
	23	adjective modifying compound.
	24	Q. Sandoz's recently taken a position that this
)1 : 36	25	stereoselectively produced isomeric compound talks about a

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- 1 single molecule; do you understand that?
- 2 A. Yes.
- **3** Q. Is that correct?
- **4** A. I don't think that's correct.
-)1:36
- 5 Q. Why not?
- Α. 6 Well, because the fact that it's a stereoselectively 7 produced compound means that it's made from a real world 8 chemical reaction. And so in that context we know that we're 9 not talking about the single molecule, we're talking about)1:36 10 trillions of molecules that are produced in a real world 11 reaction, and we get a real world compound, the product, that 12 is produced in this case predominantly as one stereoisomer, 13 but there are other impurities and other stereoisomers that 14 are a signature of this manufacturing process.
- D1:37 15 Q. In your experience -- how long have you been a practicing 16 chemist?
 - 17 A. Let's say 39 years.
 - 18 Q. In your 39 years have you ever produced a compound from a 19 reaction that's been 100 percent pure?
-)1:37 **20** A. No.
 - 21 Q. Why not?
 - 22 A. Because we never start with 100 percent pure starting
 - 23 material, there is no such thing exists, and it's also
 - 24 physically impossible to get a 100 percent pure product, no
- 11:37 **25** matter how many times we purify it. We can purify and purify

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	1	and purify and approach 100 hundred percent purity, but can
	2	never actually get to 100.0 percent purity.
	3	Q. So you've never held in your hand a vial that had a
	4	hundred percent pure compound in all the years you've been a
)1 : 38	5	chemist?
	6	A. I never have and no one ever has.
	7	Q. With respect to this claim 1, you said representative,
	8	how many claims are there in the '117 patent?
	9	A. Four.
)1:38	10	Q. Did you find anything in the specification that sort of
	11	represents or embodies claim 1 in the other claims in the
	12	patent?
	13	A. Yes, there's a detailed example, example 1 in the '117 $$
	14	patent.
)1 : 38	15	${\sf Q}$. Did you create a demonstrative that lays out the
	16	overarching approach identified and described in example 1?
	17	A. Yes.
	18	MR. STEINDLER: Let me just object briefly to this.
	19	This is an demonstrative that they gave us on Friday I think,
)1:38	20	with one maybe Thursday night; when they were planning to
	21	put them on. Now, they've changed it, they gave it to us 10
	22	minutes before this witness was to go on, and they've changed
	23	what is in this demonstrative.
	24	I would submit to you that the changes aren't
)1:38	25	significant, but we haven't had a chance to examine what these

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1 changes are in detail, we haven't had a chance to talk about 2 it with our experts. And we're now using a demonstrative that 3 they changed. 4 They could have given it to us over the weekend for)1:39 5 us to be able to take a look at it, but we got it just before this witness went on the stand. Now --6 7 THE COURT: So what relief do you want? 8 MR. STEINDLER: I'm about to say it. I am willing 9 to have the examination go forward because I don't think the)1:39 10 changes that are made are actually going to be material to Dr. 11 Williams' testimony, but the relief that I'm asking is that if 12 we're going to get changed demonstratives, that we get them in 13 advance so we can have a look at them. 14 THE COURT: Do you have any problem with that? 15 MR. CARSTEN: Your Honor, no, I don't have any)1:39 16 problem with that. 17 THE COURT: All right. How far in advance? 18 MR. STEINDLER: Well, we have a -- we have an 19 agreement with the parties that there's an exchange of)1:39 20 demonstratives that are going to be used, at 5:00 p.m. or 6:00 21 p.m., I think it is, the day before the witness is going to --22 just in the normal course that would be fine. I just don't 23 want to get blind-sighted in court with some changed 24 demonstratives. 25 01:40 THE COURT: So, I think you should just agree to the

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agreement or to provide them in accordance with your present
 agreement.

3 MR. CARSTEN: We have identified this slide. The 4 issue, your Honor, is that there was a typographical error. 01:40 5 Or all the wedges and hashes and structures on this page, 6 there was one wedge upon which was represented as a straight 7 line not a wedge. And so that's the correction that we made 8 to this slide. 9 MR. STEINDLER: But, Judge, it's a different)1:40 10 compound when you change it that way, and that's why --11 THE COURT: I'll let you cross-examine on it. 12 That's fine. As I say, I'm happy to MR. STEINDLER: 13 have the examination proceed, I just don't want to have this 14 happen again. 15)1:40 THE COURT: All right. So I think we've resolved 16 it, Mr. Steindler. 17 MR. STEINDLER: Yes. 18 THE COURT: Okay. You may proceed, Mr. Carsten. 19 MR. CARSTEN: Thank you, your Honor. 20 01:40 BY MR. CARSTEN: 21 0. Professor Williams, what are you showing here? 22 Α. So this is all reactions steps that are described in 23 example 1 of the '117 patent for the stereoselectively 24 synthesis of treprostinil.)1:41 25 Q. Now, with respect to the claim we talked about a

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1 intramolecular cyclization reaction; right? Α. 2 Yes. *3* 0. Where is that shown on this demonstrative 11? 4 Α. So that would be the third line down, sort of over toward the middle right portion, that's the intramolecular)1:41 5 6 cyclization of the enyne, to the tricyclic intermediate. 7 Ο. So it's the compound before and after the third arrow on 8 the third line? 9 Α. Yes, that's correct. 10)1:41 Ο. And it's that transformation? 11 Α. Yes. 12 Ο. What is that reaction called? 13 Α. So that's an example of a carbonylative cyclization, 14 specifically named the Pauson-Khand reaction. 15 0. Why is it called the Pauson-Khand reaction?)1:42 16 A. It's named after the two inventors of that particular 17 cobalt dicobalt octacarbonyl reagent that affects that cyclization reaction. 18 19 0. I'm sorry; dicobalt octacarbonyl, where is that?)1:42 20 Α. That's on the top of the line between the enyne and the 21 tricyclic intermediate right there. CO2, paren, CO, close 22 paren, 8. 23 Q. Now, would you please walk the Court through that 24 reaction briefly, and what the importance of it is?)1:42 25 A. Yes. So this is really in a nutshell the invention, and

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	1	the enyne must have this OTBS group at that position in order
	2	for the Pauson-Khand reaction to proceed stereoselectively.
	3	And so the enyne of course must have this double bond down
	4	here, sort of at the it's at the 4 o'clock position coming
)1 : 43	5	off the six membered ring; and then coming off maybe the 2
	6	o'clock position where that OTBS group is connected to that
	7	carbon, there's three lines that, indicates a triple bond,
	8	that's in chemistry we call the alkyne, so that's the enyne;
	9	and then we then add the react dicobalt octacarbonyl, that's
01:43	10	the CO2(CO) 8; and a new six membered ring is formed between
	11	in the middle here, so adjacent to this six membered ring
	12	we're going to form another six membered ring, a hexagonal
	13	ring; and then with the addition on the carbon monoxide unit
	14	from the dicobalt octacarbonyl, that is going to be installed
01:43	15	in the newly created five membered ring. So this cyclization
	16	creates two new rings, this new six membered ring and a new
	17	five membered ring.
	18	Q. Does it create any stereogenic centers?
	19	A. Yes. And so it creates one new stereogenic center, and
01:44	20	that was pointed out in the tutorial; that's right there at
	21	that position, at the position at the junction between the
	22	newly created six and five membered rings, at the bottom.
	23	Q. Is that important?
	24	A. That's extremely important, that's really Dr. Moriarty's $% \left($
01:44	25	ingenious invention here, that putting the OTBS group, which

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	1	he calls a stereo directing group, over at this position up
	2	here, coming off the 2 o'clock position of the six membered
	3	ring; that that stereo directing group forces the molecule
	4	into the proper orientation to set the newly created
)1 : 44	5	stereogenic center, to have the desired configuration that is
	6	present in the final treprostinil molecule.
	7	Q. So, comparing the treprostinil the treprostinil
	8	structure down at the lower right-hand side, versus the
	9	starting enyne or the cyclized intermediate, I don't see that
)1 : 45	10	OTBS or any substituent on that carbon; what happened to it?
	11	A. That's correct. It gets removed. It's actually put in
	12	as a sacrificial stereo directing group. It does its job and
	13	then it's removed, because it does not appear in the final
	14	treprostinil molecule.
)1 : 45	15	Q. Is that a fairly common approach?
	16	A. It's done, sometimes in synthetic organic chemistry to
	17	put a stereo directing group on the starting material. I
	18	think this is a very ingenious and novel application of that
	19	in the context of the Pauson-Khand reaction. And it required
)1 : 45	20	at least two steps to put that group to install it to do
	21	its job.
	22	Q. Now, we're talking about we're going to be talking
	23	about infringement here. What materials did you consider in
	24	rendering your opinions in forming infringement opinions?
01 : 46	25	A. Oh, I looked at a lot of materials. I certainly had the

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	1	patent, and I had Sandoz's ANDA, Alphora's DMF; I also
	2	considered deposition testimony; other publications in the
	3	literature, patent applications; the prosecution history of
	4	the '117 patent; I don't know if this is all inclusive, but
)1 : 46	5	many many documents.
	6	$Q_{{\boldsymbol{\cdot}}}$ I'd like to turn to a demonstrative that shows the cover
	7	page of PTX-250 in evidence. Is this one of the documents
	8	that you considered?
	9	A. Yes.
01:46	10	Q. Why did you consider this document?
	11	A. So this document is what the that Sandoz submitted to
	12	the FDA, it's their ANDA, which indicates that they plan to
	13	synthesize and sell treprostinil in the United States.
	14	$\mathbb{Q}_{{\scriptscriptstyle\bullet}}$ And did you also look I believe you said you looked at
01:47	15	Alphora DMF?
	16	A. Yes.
	17	$Q_{{\boldsymbol{\cdot}}}$ I'd like to turn to the next demonstrative. And what's
	18	depicted on the cover page of the page of this
	19	demonstrative?
)1 : 47	20	A. So, this is a letter from Sandoz where on behalf of
	21	Alphora Research we are submitting the original drug master
	22	file, that's what DMF stands for, for treprostinil sodium.
	23	${\tt Q}.$ And this is the cover page in this demonstrative of
	24	PTX-333?
01:47	25	A. Yes.

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1 Q. Did you consider PTX-333 in forming your opinions in this 2 case? Α. 3 Yes, I did. 4 MR. CARSTEN: Your Honor, United Therapeutics would)1:47 5 move to admit PTX-333. 6 MR. STEINDLER: No objection. 7 THE COURT: So, PTX-333 is admitted. 8 (Plaintiff's Exhibit 333 was marked into evidence.) BY MR. CARSTEN: 9)1:48 10 Ο. Now, I believe I heard you say, Professor Williams, you 11 understand that Sandoz's ANDA means they're going to 12 synthesize and sell treprostinil; is it your understanding 13 that Sandoz is going to be the one that synthesizes the 14 treprostinil active ingredient? 15 Α.)1:48 No, Alphora is making the treprostinil for Sandoz. 16 Ο. Okay. Now, turning to the infringement analysis that you 17 conducted here, have you prepared a chart to help you explain your findings to the Court? 18 19 Α. Yes, on the next demonstrative. 01:48 20 Q. Now, here I see on the left-hand side you've got the A, 21 B, C, D that we talked about previously, but I want to be 22 clear, you considered the whole claim, not just these A, B, C, 23 D elements; is that right? 24 Α. That's correct.)1:49 25 Q. Now, for the stereoselectively produced isomeric compound

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	1	limitation, would you explain your analysis to the Court?
	2	A. Yes. So, as we just saw a few slides back when we were
	3	looking at claim 1, the formula directly following the phrase,
	4	a stereoselectively produced isomeric compound, according to
01 : 49	5	the following formula; so right next to that statement I
	6	reproduced the formula as it appears in the '117 patent claim
	7	1.
	8	${\sf Q}$. And did you prepare a demonstrative to walk through the
	9	analysis on that first A limitation?
01:49	10	A. Yes, I did.
	11	${\sf Q}$. And would you please explain this to the Court.
	12	A. Certainly. So, on the left in the box at the left, it
	13	says '117 patent, and that's the structural formula from claim
	14	1 shown in the top left. It's also at the top left of claim
01:49	15	1.
	16	And then I compared that formula to the final product
	17	of Sandoz's ANDA, which is treprostinil, which is shown the
	18	structure shown in the middle box, which came directly from
	19	their ANDA filing.
01 : 50	20	Q. And that's at PTX-250, page 279?
	21	A. Yes. I'm sorry; my screen isn't on and it's a little
	22	hard for me to see the tiny numbers at the bottom.
	23	Q. I'll do my best to read them in for you if you
	24	THE COURT: Do you want to read mine?
01:50	25	THE WITNESS: That's a little better.

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1 BY MR. CARSTEN:

	2	Q. So, Professor Williams, we will do our best and on
	3	whatever break is next we'll try to get that fixed for you.
	4	A. Okay.
)1 : 51	5	Q. Would you please continue describing your analysis in
	6	terms of this of this element or limitation A from claim
	7	1?
	_	
	8	A. Yes. So I compared the formula that's shown in claim 1
	9	of the '117 patent, to the structure of the treprostinil
01:51	10	molecule that's shown in Sandoz's ANDA, that's in the middle
	11	box. And then on the right is also the molecular structure of
	12	the treprostinil molecule that comes that was reproduced
	13	directly from Alphora's drug master file.
	14	Q. And the source of that is PTX-333, the last Bates number
)1 : 52	15	last four digits of Bates number was 8441?
	16	A. Yes.
	17	Q. Thank you. Would you please continue.
	18	A. Yes. So to compare those two structures on the right to
	19	the '117 patent claim formula, it was necessary to input all
)1 : 52	20	of the substituent variables, which is the exercise I went
	21	through in the box in the middle at the bottom.
	22	${\sf Q}$. Would you please walk through that box in the middle on
	23	the bottom and how it applies to that '117 patent formula
	24	structure in the upper left?
)1 : 52	25	A. Yes. And I think it's also important that the two

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	1	structures on the right are rotated 90 degrees relative to how
	2	the structure on the left was drawn, and chemists do this, and
	3	I know it makes things confusing, but I think we have an
	4	animation that shows it. If you rotate that, the rings, line
)1 : 53	5	up, to just get the prop orientation.
	6	So, we'll just now leave the '117 patent we didn't
	7	change anything we just rotated it 90 degrees in the plane of
	8	the screen.
	9	So, the Z substituent, which is oops; I'm sorry. I
)1 : 53	10	inadvertently pushed the wrong button.
	11	Q. Do you need a pointer?
	12	A. Yes no, this is a pointer, I just pushed the wrong
	13	button on it.
	14	So the Z substituent in the '117 patent formula, comes
)1 : 53	15	off of the top six membered ring at the 9 o'clock position, so
	16	that's where the Z is. And that's oxygen, that's the O. And
	17	so in the two structures to the right, that oxygen is right
	18	there, at the exact same 9 o'clock position on that six
	19	membered ring.
)1 : 54	20	The that group is $Z(CH2)nX$, so we just define Z; and
	21	CH2, that's a methylene group, a carbon with two hydrogens;
	22	and n is equal to 1, and as we discussed in the tutorial last
	23	week the intersection of lines in organic chemistry imply
	24	that's a carbon atom at that position; and then we saturate
)1 : 54	25	the carbon with the requisite number of hydrogen atoms if

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	1	they're not drawn to get four net bonds. So that intersection
	2	of lines right there, coming off of the oxygen, pointing sort
	3	of northwest, is a CH2 group. So that's where (CH2)n is equal
	4	to 1, and we have the same exact feature of course in the
)1 : 54	5	structure on the right.
	6	The next variable is the X variable. So, $Z(CH2)nX$, and
	7	that X is COOR9, where the R9 is equal to a hydrogen; so now
	8	again the intersection of these lines indicate that that's A
	9	carbon atom, so that's the C; and then O and then the O, and
)1 : 55	10	then the R9 is the H. So that functional group is called a
	11	carboxylic acid, but that Z(CH2)nX reads exactly on the
	12	structural element we have coming off of the 9 o'clock
	13	position on the top ring of the treprostinil molecule as
	14	drawn.
)1 : 55	15	Q. Any doubt in your mind about that.
	16	A. No.
	17	Q. Would any chemist dispute that?
	18	A. No.
	19	${\sf Q}$. There are more variables down at the lower right-hand
)1 : 55	20	part hanging off of that five membered ring; did you consider
	21	those variables?
	22	A. Yes, of course.
	23	Q. Would you walk the Court through those, please?
	24	A. Sure. Now, if we come down through the top six membered
)1 : 56	25	ring to the middle six membered ring to the five membered

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	1	ring, at 3 o'clock coming off of the five membered ring as its
	2	now shown, there is a Y substituent. And in claims that's Y
	3	equals CH2CH2, and that corresponds to the intersection of
	4	those two lines; so there's the CH2 coming off of that 3
)1 : 56	5	o'clock position in the five membered ring, and then another
	6	intersection of lines coming from there is the second CH2, so
	7	these two intersections of line that zig-zag indicate a
	8	CH2CH2. So those exactly map on top of each other.
	9	${\sf Q}$. And is that found within the scope of the claim?
)1 : 56	10	A. Yes.
	11	Q. Please continue.
	12	A. Okay. And then the next carbon over in the '117 patent
	13	formula is a carbon that has two lines to an M1. So that
	14	would be now going past the two zig-zags in the middle
)1 : 57	15	structure, there's an intersection of two more lines, so
	16	that's a carbon; and then the two lines to the M1 would be
	17	oops; I'm really sorry. Can you get me back to the slide I
	18	was on? These buttons are very close together, I apologize.
	19	So the two the two bonds coming off of the M1 are to
)1 : 57	20	an oxygen, that's the OH group, so that's the alpha OH; and
	21	then beta indicates an atom not drawn in, it's the hydrogen
	22	atom that chemists know are there, so that would be projecting
	23	toward the viewer. So that carbon, the third carbon over
	24	then, the third intersection of lines corresponds to the \ensuremath{C}
)1 : 58	25	double bond M1.

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	1	Okay. Moving to the next substituent variable, the C,
	2	another C, and then there's two lines to an L1; and so that
	3	would then be as defined here as alpha-R3 beta-R4, both of
	4	those are hydrogens, so that is another CH2 group, methylene
)1 : 58	5	group. And then R7, the final substituent on the '117 patent
	6	formula is a butyl group, that's four carbon so-called alkane
	7	group; so when we add the CH2 at this position, the C double
	8	bond L1, that's a CH2 to the butyl, you get C5H11.
	9	So the combination of those three variables give you a
)1 : 59	10	C5H11, or a normal pentyl group, five carbon straight chain
	11	connection of carbons items.
	12	$Q_{{\boldsymbol{\cdot}}}$ Any doubt in your mind about that section of the
	13	molecule?
	14	A. Absolutely no doubt.
)1 : 59	15	${\sf Q}$. And would any chemist agree with that analysis?
	16	A. Yes.
	17	${\sf Q}$. And is it your understanding that Dr. Buchwald has
	18	challenged any of that attribution of identities of Z and X,
	19	et cetera, in connection with claim 1 here?
)1 : 59	20	A. He has not.
	21	Q. Now so we've just walked through the formulas; did you
	22	look at the ANDA or the DMF to determine whether the product,
	23	the compound itself, was stereoselectively produced isomeric
	24	compound?
)1 : 59	25	A. Yes.

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 2 A. That the product is stereoselectively produced. 3 Q. In connection with your work in the case, did you look at 4 the label of Sandoz's proposed label for Sandoz's product? 12:00 5 A. Yes, I did. 6 Q. And do you have a demonstrative of that? 7 A. Yes. 8 Q. And this is from the excerpt on the label is from 9 PTX-250, last Bates number page is 54. And on the left we 12:00 10 have the '117 patent PTX-002; correct? 11 A. Yes. 12 Q. And did this inform your analysis in any way? 13 A. Yes. So, what's shown on this demonstrative, on the left 4 again is the claim 1 the top claim 1 formula, the first one 12:00 15 at the top of the column under where claim 1 starts. And 16 then on the right is the molecular structural drawing of the 17 treprostinil molecule as it appeared in Sandoz's proposed 18 label for their ANDA product. 19 Q. And you have a variety of boxes in the middle with a 12:01 20 variety of variables, Z, n, X, Y1, M1, L1 and R7; correct? 21 A. Yes. 22 Q. How do these relate to the variable assignments we just 23 looked at in connection with the last demonstrative? 24 A. They're all identical. 		1	Q. And what was your conclusion?
 4 the label of Sandoz's proposed label for Sandoz's product? 5 A. Yes, I did. 6 Q. And do you have a demonstrative of that? 7 A. Yes. 8 Q. And this is from the excerpt on the label is from 9 PTX-250, last Bates number page is 54. And on the left we 10 have the '117 patent PTX-002; correct? 11 A. Yes. 12 Q. And did this inform your analysis in any way? 13 A. Yes. So, what's shown on this demonstrative, on the left 14 again is the claim 1 the top claim 1 formula, the first one 12:00 15 at the top of the column under where claim 1 starts. And 16 then on the right is the molecular structural drawing of the 17 treprostinil molecule as it appeared in Sandoz's proposed 18 label for their ANDA product. 19 Q. And you have a variety of boxes in the middle with a 12:01 20 variety of variables, Z, n, X, Y1, M1, L1 and R7; correct? 21 A. Yes. 22 Q. How do these relate to the variable assignments we just 23 looked at in connection with the last demonstrative? 24 A. They're all identical. 		2	A. That the product is stereoselectively produced.
 5 A. Yes, I did. 6 Q. And do you have a demonstrative of that? 7 A. Yes. 8 Q. And this is from the excerpt on the label is from 9 PTX-250, last Bates number page is 54. And on the left we 10 have the '117 patent PTX-002; correct? 11 A. Yes. 12 Q. And did this inform your analysis in any way? 13 A. Yes. So, what's shown on this demonstrative, on the left 14 again is the claim 1 the top claim 1 formula, the first one 15 at the top of the column under where claim 1 starts. And 16 then on the right is the molecular structural drawing of the 17 treprostinil molecule as it appeared in Sandoz's proposed 18 label for their ANDA product. 19 Q. And you have a variety of boxes in the middle with a 12:01 20 variety of variables, Z, n, X, Y1, M1, L1 and R7; correct? 21 A. Yes. 22 Q. How do these relate to the variable assignments we just 23 looked at in connection with the last demonstrative? 24 A. They're all identical. 		3	Q. In connection with your work in the case, did you look at
 6 Q. And do you have a demonstrative of that? 7 A. Yes. 8 Q. And this is from the excerpt on the label is from 9 PTX-250, last Bates number page is 54. And on the left we 10 have the '117 patent PTX-002; correct? 11 A. Yes. 12 Q. And did this inform your analysis in any way? 13 A. Yes. So, what's shown on this demonstrative, on the left 14 again is the claim 1 the top claim 1 formula, the first one 12:00 15 at the top of the column under where claim 1 starts. And 16 then on the right is the molecular structural drawing of the 17 treprostinil molecule as it appeared in Sandoz's proposed 18 label for their ANDA product. 19 Q. And you have a variety of boxes in the middle with a 12:01 20 variety of variables, Z, n, X, Y1, M1, L1 and R7; correct? 21 A. Yes. 22 Q. How do these relate to the variable assignments we just 23 looked at in connection with the last demonstrative? 24 A. They're all identical. 		4	the label of Sandoz's proposed label for Sandoz's product?
 7 Å. Yes. 8 Q. And this is from the excerpt on the label is from 9 PTX-250, last Bates number page is 54. And on the left we 10 have the '117 patent PTX-002; correct? 11 Å. Yes. 12 Q. And did this inform your analysis in any way? 13 Å. Yes. So, what's shown on this demonstrative, on the left 14 again is the claim 1 the top claim 1 formula, the first one 12:00 15 at the top of the column under where claim 1 starts. And 16 then on the right is the molecular structural drawing of the 17 treprostinil molecule as it appeared in Sandoz's proposed 18 label for their ANDA product. 19 Q. And you have a variety of boxes in the middle with a 12:01 20 variety of variables, Z, n, X, Yl, Ml, Ll and R7; correct? 21 Å. Yes. 22 Q. How do these relate to the variable assignments we just 23 looked at in connection with the last demonstrative? 24 Å. They're all identical.)2:00	5	A. Yes, I did.
 8 Q. And this is from the excerpt on the label is from 9 PTX-250, last Bates number page is 54. And on the left we 10 have the '117 patent PTX-002; correct? 11 A. Yes. 12 Q. And did this inform your analysis in any way? 13 A. Yes. So, what's shown on this demonstrative, on the left 14 again is the claim 1 the top claim 1 formula, the first one 12:00 15 at the top of the column under where claim 1 starts. And 16 then on the right is the molecular structural drawing of the 17 treprostinil molecule as it appeared in Sandoz's proposed 18 label for their ANDA product. 19 Q. And you have a variety of boxes in the middle with a 12:01 20 variety of variables, Z, n, X, Y1, M1, L1 and R7; correct? 21 A. Yes. 22 Q. How do these relate to the variable assignments we just 23 looked at in connection with the last demonstrative? 24 A. They're all identical. 		6	Q. And do you have a demonstrative of that?
 9 PTX-250, last Bates number page is 54. And on the left we 10 have the '117 patent PTX-002; correct? 11 A. Yes. 12 Q. And did this inform your analysis in any way? 13 A. Yes. So, what's shown on this demonstrative, on the left 14 again is the claim 1 the top claim 1 formula, the first one 15 at the top of the column under where claim 1 starts. And 16 then on the right is the molecular structural drawing of the 17 treprostinil molecule as it appeared in Sandoz's proposed 18 label for their ANDA product. 19 Q. And you have a variety of boxes in the middle with a 12:01 20 variety of variables, Z, n, X, Y1, M1, L1 and R7; correct? 21 A. Yes. 22 Q. How do these relate to the variable assignments we just 23 looked at in connection with the last demonstrative? 24 A. They're all identical. 		7	A. Yes.
 10 have the '117 patent PTX-002; correct? 11 A. Yes. 12 Q. And did this inform your analysis in any way? 13 A. Yes. So, what's shown on this demonstrative, on the left 14 again is the claim 1 the top claim 1 formula, the first one 15 at the top of the column under where claim 1 starts. And 16 then on the right is the molecular structural drawing of the 17 treprostinil molecule as it appeared in Sandoz's proposed 18 label for their ANDA product. 19 Q. And you have a variety of boxes in the middle with a 12:01 20 variety of variables, Z, n, X, Y1, M1, L1 and R7; correct? 21 A. Yes. 22 Q. How do these relate to the variable assignments we just 23 looked at in connection with the last demonstrative? 24 A. They're all identical. 		8	${\sf Q}$. And this is from the excerpt on the label is from
 11 A. Yes. 12 Q. And did this inform your analysis in any way? 13 A. Yes. So, what's shown on this demonstrative, on the left 14 again is the claim 1 the top claim 1 formula, the first one 15 at the top of the column under where claim 1 starts. And 16 then on the right is the molecular structural drawing of the 17 treprostinil molecule as it appeared in Sandoz's proposed 18 label for their ANDA product. 19 Q. And you have a variety of boxes in the middle with a 102:01 20 variety of variables, Z, n, X, Y1, M1, L1 and R7; correct? 21 A. Yes. 22 Q. How do these relate to the variable assignments we just 23 looked at in connection with the last demonstrative? 24 A. They're all identical. 		9	PTX-250, last Bates number page is 54. And on the left we
 12 Q. And did this inform your analysis in any way? 13 A. Yes. So, what's shown on this demonstrative, on the left 14 again is the claim 1 the top claim 1 formula, the first one 15 at the top of the column under where claim 1 starts. And 16 then on the right is the molecular structural drawing of the 17 treprostinil molecule as it appeared in Sandoz's proposed 18 label for their ANDA product. 19 Q. And you have a variety of boxes in the middle with a 12:01 20 variety of variables, Z, n, X, Y1, M1, L1 and R7; correct? 21 A. Yes. 22 Q. How do these relate to the variable assignments we just 23 looked at in connection with the last demonstrative? 24 A. They're all identical.)2:00	10	have the '117 patent PTX-002; correct?
 13 A. Yes. So, what's shown on this demonstrative, on the left 14 again is the claim 1 the top claim 1 formula, the first one 15 at the top of the column under where claim 1 starts. And 16 then on the right is the molecular structural drawing of the 17 treprostinil molecule as it appeared in Sandoz's proposed 18 label for their ANDA product. 19 Q. And you have a variety of boxes in the middle with a 12:01 20 variety of variables, Z, n, X, Y1, M1, L1 and R7; correct? 21 A. Yes. 22 Q. How do these relate to the variable assignments we just 23 looked at in connection with the last demonstrative? 24 A. They're all identical. 		11	A. Yes.
 14 again is the claim 1 the top claim 1 formula, the first one 15 at the top of the column under where claim 1 starts. And 16 then on the right is the molecular structural drawing of the 17 treprostinil molecule as it appeared in Sandoz's proposed 18 label for their ANDA product. 19 Q. And you have a variety of boxes in the middle with a 10 variety of variables, Z, n, X, Y1, M1, L1 and R7; correct? 21 A. Yes. 22 Q. How do these relate to the variable assignments we just 23 looked at in connection with the last demonstrative? 24 A. They're all identical. 		12	Q. And did this inform your analysis in any way?
 15 at the top of the column under where claim 1 starts. And 16 then on the right is the molecular structural drawing of the 17 treprostinil molecule as it appeared in Sandoz's proposed 18 label for their ANDA product. 19 Q. And you have a variety of boxes in the middle with a 10 variety of variables, Z, n, X, Y1, M1, L1 and R7; correct? 21 A. Yes. 22 Q. How do these relate to the variable assignments we just 23 looked at in connection with the last demonstrative? 24 A. They're all identical. 		13	A. Yes. So, what's shown on this demonstrative, on the left
 16 then on the right is the molecular structural drawing of the 17 treprostinil molecule as it appeared in Sandoz's proposed 18 label for their ANDA product. 19 Q. And you have a variety of boxes in the middle with a D2:01 20 variety of variables, Z, n, X, Y1, M1, L1 and R7; correct? 21 A. Yes. 22 Q. How do these relate to the variable assignments we just 23 looked at in connection with the last demonstrative? 24 A. They're all identical. 		14	again is the claim 1 the top claim 1 formula, the first one
 17 treprostinil molecule as it appeared in Sandoz's proposed 18 label for their ANDA product. 19 Q. And you have a variety of boxes in the middle with a D2:01 20 variety of variables, Z, n, X, Y1, M1, L1 and R7; correct? 21 A. Yes. 22 Q. How do these relate to the variable assignments we just 23 looked at in connection with the last demonstrative? 24 A. They're all identical.)2:00	15	at the top of the column under where claim 1 starts. And
 18 label for their ANDA product. 19 Q. And you have a variety of boxes in the middle with a D2:01 20 variety of variables, Z, n, X, Y1, M1, L1 and R7; correct? 21 A. Yes. 22 Q. How do these relate to the variable assignments we just 23 looked at in connection with the last demonstrative? 24 A. They're all identical. 		16	then on the right is the molecular structural drawing of the
 19 Q. And you have a variety of boxes in the middle with a D2:01 20 variety of variables, Z, n, X, Y1, M1, L1 and R7; correct? 21 A. Yes. 22 Q. How do these relate to the variable assignments we just 23 looked at in connection with the last demonstrative? 24 A. They're all identical. 		17	treprostinil molecule as it appeared in Sandoz's proposed
 20 variety of variables, Z, n, X, Y1, M1, L1 and R7; correct? 21 A. Yes. 22 Q. How do these relate to the variable assignments we just 23 looked at in connection with the last demonstrative? 24 A. They're all identical. 		18	label for their ANDA product.
 21 A. Yes. 22 Q. How do these relate to the variable assignments we just 23 looked at in connection with the last demonstrative? 24 A. They're all identical. 		19	${\sf Q}$. And you have a variety of boxes in the middle with a
 22 Q. How do these relate to the variable assignments we just 23 looked at in connection with the last demonstrative? 24 A. They're all identical.)2:01	20	variety of variables, Z, n, X, Y1, M1, L1 and R7; correct?
 23 looked at in connection with the last demonstrative? 24 A. They're all identical. 		21	A. Yes.
24 A. They're all identical.		22	${\tt Q}.$ How do these relate to the variable assignments we just
		23	looked at in connection with the last demonstrative?
22:01 25 Q. And so is it your opinion then or what is our opinion		24	A. They're all identical.
)2:01	25	${\tt Q}.$ And so is it your opinion then or what is our opinion

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	1	with respect to the structural formula set forth in Sandoz's
	2	label in terms of being within the formula of claim 1 of the
	3	'117 patent?
	4	A. Yes, that corresponds to the molecular structure of
)2:01	5	treprostinil.
	6	Q. Are you familiar with the term free acid?
	7	A. Yes.
	8	Q. What is a free acid?
	9	A. A free acid is in chemistry is a group that is
)2:01	10	so-called free to give up a hydrogen atom proton, hydrogen
	11	atom with no electrons on it, so it's just a proton; and it
	12	can it's free to donate that to a base a base molecule,
	13	or atom.
	14	Q. Is this the compound or the structure shown on the right,
)2:02	15	would that qualify as a free acid?
	16	A. Yes, that's a carboxylic acid that would be called a free
	17	acid in organic chemistry.
	18	Q. Now, when that proton donation occurs, what is that
	19	anymore known as a free acid?
)2:02	20	A. Excuse me; I didn't quite understand.
	21	${\tt Q}.$ After that proton donation occurs and that proton leaves,
	22	is it still known as a free acid?
	23	A. No, once it donates its proton then chemists would call
	24	that the salt or the carboxylate or the anion of the acid, the
)2:02	25	conjugate anion.

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1 Q. And did that affect your analysis at all in connection 2 with this case for claim 1? Α. 3 I guess I don't understand your question. 4 Ο. In terms of the salt form, is the salt form also covered)2:02 **5** by claim 1? 6 Α. Yes. 7 Ο. Do you have a demonstrative of that? 8 Α. Yes. Okay. So here, claim 1 also defines the X variable 9 COOR9, where R9 equals a pharmacologically acceptable cation.)2:03 10 And so pharmacologically accepting cations, there are many 11 such known, sodium is perhaps the most common, like we have in 12 table salt, sodium chloride. 13 Ο. Now, with respect to everything but R9 in the box in the 14 middle of the page, where Z equals zero, n equals 1, X equals 15 COOR9, Y1 equals CH2CH2, M1 equals alpha-OH, beta-R5, R5)2:03 16 equals H, L1 equals alpha-R3, betaR4 where R3 and R4 equal 17 hydrogen, and R7 equals butyl; are those variables the same as 18 or different from what we talked about in connection with the 19 earlier work that you had done on claim 1?)2:04 20 Α. They're all the same with the exception of R9 is now a pharmacologically acceptable cation, and in the example shown 21 22 that's sodium. 23 Q. And the structures that are shown in the center and the 24 right-hand side of the graph, the one from the center comes)2:04 25 from Sandoz's ANDA at PTX-250, page 279; correct?

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1 A. Correct.

	_	
	2	Q. And the one with Alphora's DMF, that's structure comes
	3	from PTX-333, the last four digits of the Bates number 8441;
	4	is that right?
)2:04	5	A. That's correct.
	6	Q. Now, what does this pharmacologically acceptable cation
	7	thing mean?
	8	A. Well, this is a salt form of treprostinil, and it's very
	9	common in organic chemistry and medicinal chemistry to make
)2:05	10	salt, because they're more water soluble than the free acid
	11	forms.
	12	Q. Now, did the '117 patent teach anything about a
	13	pharmacologically acceptable cations?
	14	A. Yes. So in the '117 patent there's here's an excerpt,
)2:05	15	where it says pharmacologically acceptable salts of the novel
	16	prostaglandin analogs of this invention for the purposes
	17	describe are those with pharmacologically acceptable metal
	18	cations, especially preferred metal cations are those derived
	19	from the alkali metals, for example, lithium, sodium, and
)2 : 05	20	potassium.
	21	${\tt Q}.$ And the use of sodium as we saw in the last demonstrative
	22	in those two formulae from the ANDA and the DMF, in your view
	23	is that within the scope of pharmacologically acceptable
	24	cations for the '117 patent?
22.00	25	A Voc

)2:06 **25** A. Yes.

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1 Q. Now, can you explain to the Court the transition between
2 a free acid -- or the relationship between a free acid on one
3 hand and the salt form on the other?

- 4 Α. Yes. And I have a slide. This is very -- almost)2:06 5 identical to what I presented in the tutorial last week. So, on the left is the molecular structure of treprostinil acid, 6 7 or the free acid, and if you put treprostinil in water, in 8 aqueous solution, it will immediately dissociate; so the acid 9 can donate a proton to -- a proton acceptor, in this case I)2:06 10 have sodium hydroxide shown as the acceptor group. So when 11 the free acid donates that H plus, the hydrogen atom, to the 12 OH, which is part of sodium hydroxide, Na plus, OH minus, the 13 OH minus and the H plus get together and form a water molecule 14 that's shown on the right.
- D2:07 15 And then the result of losing the proton from the acid 16 leaves a negatively charged or the anion of the acid, and then 17 that gets together with sodium, so we have net neutral species 18 and that would be the sodium salt. And these are rapidly 19 inter-converting with each other in solution.
- D2:07 20 Q. So, both the free acid and the salt form exist together? 21 A. Yes. And so, the relative proportions of the free acid 22 and the sodium salt are a direct function of the pH of the 23 water solution.
- 24 Q. Is there a way you can determine the particular pH where
 >2:08 25 50 percent is free acid and 50 percent is salt form?

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	1	A. Yes, there's a very well-known method in organic
	2	chemistry, where one can determine the so-called acid strength
	3	of any given proton donor or free acid; and in the case of
	4	treprostinil that acid strength is defined by a term called
02:08	5	PKA, and it's a measure of how readily that particular acid
	6	can donate its proton to an acceptor molecule. So in the case
	7	of treprostinil, PKA I believe is about three and a half, 3.5.
	8	${\sf Q}$. So what happens then if you have treprostinil free acid
	9	in a solution at a pH of 7.5, roughly neutral?
)2:08	10	A. Yes. So at pH 7 you're going to have mostly the
	11	carboxylate or the salt form, and the pH scale like the PK
	12	scale are both logarithmic; so each time you go up one unit in
	13	pH, you're increasing by a factor of 10, the relative ratios
	14	of the two species that we're talking about.
)2:09	15	Q. So what's the rough ratio of free acid to salt form at pH $$
	16	of 7.5?
	17	A. 7.5 would be roughly 10,000 of the salt forms to one of
	18	the acid.
	19	Q. Now, if you were to take the treprostinil and change the
)2:09	20	pH up to 10.5, what would the relative ratios be?
	21	A. So it would be a 10 to the 7th difference.
	22	Q. 10 million?
	23	A. That's 10 million.
	24	Q. 10 million salt form to one?
)2:09	25	A. To one acid.

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1 Ο. Now, treprostinil and treprostinil sodium, are they both 2 9-deoxy-PGF1 type compounds? 3 Α. Yes, they are. 4 Ο. With respect to this first limitation we've been talking)2:10 5 about the A limitation; with respect to treprostinil free acid 6 and treprostinil sodium, what is your conclusion regarding the 7 Sandoz ANDA product and whether it meets that limitation? 8 Α. Well, my conclusion is that both the treprostinil free 9 acid and treprostinil sodium meet that the -- that first claim)2:10 10 limitation of claim 1. 11 Ο. Any doubt in your mind about that? Α. 12 No, doubt. 13 0. Let's turn to the second limitation that you've 14 identified or called out specifically from the claim, and that is the enyne limitation. Okay? And did you run through the)2:10 15 16 similar analysis with respect to the enyne limitation? 17 Α. Yes, I did. 18 Ο. And would you please describe what you did here for the 19 Court. Certainly. So, similarly shown here this is now the next)2:10 20 Α. 21 structure or formula down in claim 1 of the '117 patent, the 22 starting enyne compound; and then drawn next to that in the 23 middle box is the structure of the enyne molecule that is used 24 in Sandoz's ANDA; and in the third box over to the right is 25 molecular formula for the exact same structure. So the)2:11

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1 structures are -- in the middle and on the right are exactly 2 the same. And then --3 Ο. If I could for just a moment for the record, I'd just 4 like to read where those structures come from. So the middle)2:11 5 structure comes from the Sandoz ANDA PTX-250 at Bates page 278; correct? 6 Α. 7 Yes. 8 0. And the Alphora DMF compound comes from the Alphora DMF 9 PTX-333 at Bates number 8433; is that right? Α.)2:12 10 That's correct. 11 Ο. So please continue. 12 Α. Yeah, so like the previous analysis, the molecular 13 formula of the enyne has the same family of descriptors, the 14 Z(CH2)nX, which now in the orientation drawn comes off of the 15)2:12 6 o'clock position of the six membered ring. And so I looked 16 at that variable, and then -- or those variables, and so going 17 through that, the Z again is the oxygen, and in the enyne used 18 the Sandoz ANDA and Alphora DMF, that Z at 6 o'clock, is the 19 oxygen in 6 o'clock in that same position in both structures. 20)2:12 And then CH2 is the next group, with n equal to 1, and 21 so that's what's shown there, Z(CH2)n; and in the case of 22 Sandoz's ANDA and Alphora's DMF, the acronym PMB is shown 23 there, and chemists skilled in the art would know that is a 24 para-methoxy benzyl group. And so the first atom coming off)2:13 25 of the oxygen in the PMG group is a CH2 where n is equal to 1.

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1 So that -- so both of these structures have the CH2 or n is 2 equal to 1, even though it's written with the acronym PMB. 3 0. A person skilled in the art would know that? 4 Α. Yes.)2:13 5 Ο. Please continue. Α. And then the X -- the X group substituent, is the 6 7 equivalent of -- combined with the CH2, is the equivalent 8 para-methoxy benzyl group, but the X itself after the CH2 is a 9 par-methoxy phenol group.)2:14 10 Ο. And do you have any opinions about whether that (CH2)n 11 where n equals 1 and X taken together in the Alphora and the 12 Sandoz product, are equivalent to the Z(CH2)nX group as 13 claimed in the '117 patent? 14 Α. Yes. My opinion and my analysis is that they -- the PM 15 group is functionally equivalent to that substituent called)2:14 16 out in the '117 patent claims. 17 We're going to talk about your equivalents analysis in Ο. 18 some detail later, but I'd just like to continue running 19 through each of the limitations of claim 1 first; is that)2:14 20 okay? 21 Α. Okay. 22 Ο. So please carry on. 23 Α. Okay. So, now turning to the other variables, so from 24 the six -- going back to the six membered ring on the '117)2:15 25 patent, coming off at the 2 o'clock position, there's a bond,

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	1	intersection of lines, then there's a wedge bond to OR1; and
	2	the R1 which is now defined at the bottom of the substituent
	3	variable box I have there, R1 is an alcohol protecting group,
	4	and TBS is one of the referred protecting groups that are
)2 : 15	5	specifically called out in the '117 patent. And in Sandoz and
	6	Alphora's enyne, there is the oxygen at that exact position
	7	coming off of the 2 o'clock position in the six membered ring,
	8	and TBS is the acronym for tert-butyl dimethyl silyl, which is
	9	an alcohol protecting group.
)2:15	10	Q. We'll come back and talk a little bit about the TBS group
	11	on the next demonstrative that you prepared, but would you
	12	continue please walking through?
	13	A. Sure. And so the next line over goes through a C in '117 $$
	14	patent formula, and then there's three lines to the next C, so
)2:16	15	that's the alkyne; and in the Sandoz ANDA, Alphora DMF
	16	structure, which are both the same, the carbon isn't written
	17	there, but a person of ordinary skill would understand that at
	18	that position is a C, carbon atom; and then there's three
	19	bonds, meaning three covalent bonds to the next carbon atom,
)2 : 16	20	which is shown in the '117 patent. So it's a C and C; the Cs $$
	21	aren't written in, but a chemist would understand again this
	22	is an intersection of lines and they're carbons atoms, so that
	23	is the exact same functional group, the alkyne, is what's
	24	depicted in the '117 patent formula.
)2:17	25	And then the next substituent coming off of that second

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	1	C, on the triple bond is the Y1 substituent, and that is a
	2	CH2CH2. So just like we discussed in the previous formula, we
	3	have the zig-zag, that's intersections of two lines indicating
	4	a CH2 at that next position coming off, and then another CH2
)2 : 17	5	connected to that. And so that set of zig-zags right there
	6	corresponds to CH2CH2.
	7	Q. Which corresponds to Y1?
	8	A. Yes, that's Y1.
	9	Q. Please continue.
)2:17	10	A. Yes. And then the next carbon or next substituent
	11	connected to Y1 is a C, another carbon atom; there's two lines
	12	to an M1; and here in the patent claims M1 is defined as
	13	alpha-OR1; so that's an oxygen with an alcohol protecting
	14	group on it as defined. And then beta-R5 where R5 is equal
)2 : 18	15	the hydrogen; so the alpha and beta are referring to the
	16	stereochemical projection of those bonds, alpha meaning that
	17	the oxygen goes behind the plane of the screen; the beta,
	18	meaning hydrogen, comes away during the plane of the screen.
	19	So, that C, two lines to the M1 corresponds to the
)2 : 18	20	intersection of those lines, that's the carbon atom
	21	corresponding to that C; and then OBN, the oxygen, would be
	22	the oxygen, the alpha-OR oxygen; and then BN is an alcohol
	23	protecting group, the acronym used here is benzyl, or BN for
	24	benzyl.
)2:18	25	Q. We'll come back and talk a little bit about benzyl, but

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1 could you please carry on with respect to the L1 and R5
2 substituents?

	3	A. Yes. So the next group over is C with two lines to an
	4	L1, and is defined that's alpha-R3 beta-R4, where both of
)2 : 19	5	those R3 and R4 are both equal to hydrogen; so again, that's a
	6	CH2 group, a methylene group. Then combining that with the
	7	R7, as we did previously, R7 is a four carbon straight chain
	8	of atoms; we combine a CH2, with the butyl and we get C5H11.
	9	Q. So we'll talk a little bit about the particular
)2 : 19	10	protecting groups TBS and benzyl, but in your opinion are the
	11	claim 1 requirements relating to the enyne met by the Sandoz
	12	ANDA product and the product described in Alphora's DMF?
	13	A. Yes, because the enyne in Sandoz's ANDA and Alphora's DMF
	14	as shown, have all of the structural and functional features
)2:20	15	importantly including the stereo-directing group, the OR1
	16	group or the OTBS group.
	17	${\sf Q}$. Does the patent teach anything about these protecting
	18	groups that you mentioned?
	19	A. Yes.
)2:20	20	Q. Can we go to PTX-2. At column 11, lines 1 through 5.
	21	Did you review this part of the '117 patent?
	22	A. Yes, I did.
	23	Q. And what does it teach here?
	24	A. Well, the patent in the specification says, wherein R1 is
)2:20	25	in each case an independently selected alcohol protecting

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	1	group; and then it goes on to teach that preferred alcohol
	2	protecting groups are tertiary butyl dimethyl silyl; and in
	3	the patent they use the acronym TBDMS, which is the same group
	4	as the TBS acronym we just saw on the previous slide
)2:21	5	Q. Wait a minute; the TBDMS is the same as TBS?
	6	A. Yes.
	7	Q. Why is that?
	8	A. Chemists have invented shorter and longer acronyms for
	9	thing, but any organic chemist would know that TBDMS and TBS
)2:21	10	are the same, tert butyl dimethyl silyl.
	11	And then the other preferred alcohol protecting group
	12	is the tetra hydro pyranyl, which is abbreviated with the
	13	acronym THP.
	14	Q. In connection with your analysis on the last slide, you
)2:21	15	pointed to something known as the benzyl and said that's a
	16	protecting group.
	17	A. Yes.
	18	${\tt Q}{\color{black}{\cdot}}$ Is there some particular book or resource that chemists
	19	turn to for information about particular protecting groups?
)2:21	20	A. Yes, there's actually many resources; the one that is
	21	probably far and above the most popular that both Dr. Buchwald
	22	and I cited in our reports is the book on protecting groups
	23	written by Green and Woods.
	24	Q. I'd like to turn to the next demonstrative. This has a
)2:22	25	couple of pages out of DTX-0409, specifically page 1163516; is

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- 1 that right?
- **2** A. Yes.

3	Q. And what is what is this Green and Woods book?
4	A. The Green and Woods book is sort of the organic chemist's
)2:22 5	bible and guide to protecting groups in synthetic organic
6	chemistry, and it's divided into various chapters that are
7	related to the various types of functional groups being
8	
9	
)2:22 10	~
11	A. I'm sorry.
12	${\sf Q}$. Is this Green and Woods book something you relied upon in
13	connection with your analysis?
14	A. Yes, I cite it in my report.
)2:22 15	MR. CARSTEN: Your Honor, UT would move to admit
16	DTX-409, Green and Woods chapter.
17	MR. STEINDLER: No objection.
18	THE COURT: So DTX-409 is admitted.
19	MR. CARSTEN: Thank you, your Honor.
)2:23 20	(Defendant's Exhibit 409 was marked into evidence.)
21	BY MR. CARSTEN:
22	Q. So, Professor Williams, what's being shown here at this
23	excerpt from this page from the DTX-409?
24	A. So, this page comes out of the chapter on alcohol
)2:23 25	

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	1	number 42, is called the benzyl ether, BnOR, so that was the
	2	acronym that was used in Sandoz's and Alphora's molecular
	3	structure depiction. They used OBN, that acronym. And then
	4	what this book typically shows for protecting groups are
)2:23	5	literature cites for conditions to put on the protecting
	6	group, which is what's shown here, in one, two and three; so
	7	formation, this is putting the protecting group on the
	8	alcohol, which is an OH group. And then later pages will have
	9	cleavage or removal of that protecting group.
)2:24	10	${\tt Q}{\textstyle .}$ Why is it important to have information about putting a
	11	protecting group on and then taking a protecting group off?
	12	A. Well, this is what protecting groups do; they're
	13	temporary, so organic chemists need to know good reaction
	14	conditions with literature references, so that they can go to
)2:24	15	the experimental details for reaction conditions to put that
	16	protecting group on in an effective way; and then also
	17	literature guidance on how to remove that protecting group
	18	when it's done its job later in the synthesis.
	19	Q. So what is a protecting group's job?
)2 : 24	20	A. It's to mask a functional group during an organic
	21	chemical reaction, such that it does not interfere, inhibit or
	22	get transformed because some functional groups are simply
	23	incompatible with certain reactions, organic reactions, and so
	24	we have to mask or protect that group from either doing damage
)2 : 25	25	or in itself being converted into something undesirable.

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	1	Q. Now, does this page from the Green and Woods book at
	2	DTX-409, does this confirm or support your conclusion that
	3	benzyl is a protecting group?
	4	A. Yes, benzyl is an extremely well-known protecting group
)2 : 25	5	in synthetic organic chemistry. I've used it enumerable times
	6	in my research.
	7	$Q_{{\scriptscriptstyle\bullet}}$ Did you also look at some deposition testimony from an
	8	Alphora witness confirming the benzyl is a protecting group?
	9	A. Yes.
)2:25	10	Q. So, this is deposition testimony from McGowan taken
	11	Dr. McGowan of Alphora, taken October 24th, 2013, and we're
	12	relying on pages 161 line 23, to page 162, line 9. Could you
	13	I know your monitor isn't working; can you read that into
	14	the record? You might be better off looking at this screen.
)2:26	15	A. Okay. So let me read I can see better here.
	16	Question: Looking back at B195, at the bottom, at the
	17	right, on that molecule is OBn group; do you see that?
	18	Answer: I see that.
	19	Question: Is that O-benzyl or does Bn represent benzyl?
)2:26	20	Answer: It does, yes.
	21	Question: Is that another protecting group?
	22	Answer: Again, depending on the substrate it's on, it
	23	can be. It is frequently considered as a protecting group,
	24	yeah.
)2:27	25	${\tt Q}.$ And did that also support or confirm your opinion about

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- 1 benzyl being a protecting group?
- 2 A. Yes.

3 Q. Now, getting back the claim 1 for a moment, is putting on
4 and taking off a protecting group within the steps identified
30. 2:27
5 in the claim of the '117 patent?

6 A. I didn't quite understand your question.

7 Ο. So, is the transformations of putting a protecting group 8 on and then taking a protecting group off, are they literally 9 within the scope of what's claimed in the '117 patent?)2:27 10 Α. It's not -- so the protocol of putting on a protecting 11 group and taking off a protecting group is not specifically 12 described, but a person of skill in the art knows that when 13 alcohol protecting groups are identified as being part of the 14 substrate, a person skilled in the art knows that it had to 15)2:27 get on somehow and has to come off at some later stage. 16 Ο. Now, with respect to the envne limitation, have you prepared a summary here of your conclusions regarding whether 17 18 the enyne limitations are met in the Sandoz ANDA product and 19 the Alphora DMF?

- D2:28 20 A. Yes, in my opinion the starting compound, the engne, that 21 is used in the Alphora DMF, the Sandoz ANDA, meets the second 22 claim limitation.
 - 23 Q. That's the enyme --
 - 24 A. The enyne, yes.
- 22:28 **25** Q. Now, let's turn to the cyclized intermediate aspect of

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1 the claim if we could. Did you -- pardon me, Professor; did 2 you analyze that aspect of the claim? 3 Α. Yes, I did, and I have a demonstrative on that as well. 4 Ο. Would you be so kind to walk the Court through this)2:28 5 demonstrative, please. 6 Α. Yes. So, shown on in the upper left box is the third 7 structure down in the '117 patent claims, the cyclized 8 intermediate or the tricyclic intermediate. And once again, 9 it is drawn 90 degrees counterclockwise from how the cyclized)2:29 10 intermediate is drawn in Sandoz's ANDA and Alphora's DMF, but 11 we'll just leave the orientation as it is for now. 12 And again, the '117 patent formula has the 6 o'clock 13 position in the most left-hand six membered ring is Z(CH2)nX. 14 And so, I compared that variable to what's in the Sandoz and 15 Alphora molecular structures, and so the Z again is oxygen; so)2:29 16 that's the first atom coming off at the 6 o'clock position in 17 the six membered ring, so Z is oxygen or O. And then the next 18 group over is (CH2)n, so those are CH2 groups where n is equal 19 to 1. And X combining (CH2)n with the X is the equivalent)2:30 20 para-methoxy benzyl group. 21 0. So is it the same analysis with respect to the Z(CH2)nX 22 moiety taken as a whole here for the cyclized intermediate, as 23 it was with respect for the enyne compound we talked about? 24 Α. Yes. So it's the exact same functional group set up as)2:30 25 we had in the enyne, that is retained with fidelity in the

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1 cyclized intermediate.

2 Q. Now, with respect to the Y1C2 bonds, M1C2 bonds, L1 and
3 R7, is that the same analysis as it pertained to the previous
4 limitation, that enyne limitation?

)2:31 5 Α. Yes. So we have exactly the same side chain that's defined by the Y1C2 lines to M1C2 lines to L1R7, and that 6 7 exactly maps on the side chain that is specifically drawn in 8 the Sandoz ANDA and Alphora's DMF molecular structures. 9 Ο. Now, with respect to the center six membered ring coming)2:31 10 off at about the 12 o'clock position, there's that wedge up 11 with the OR1; would you describe that for the Court? 12 Α. Yes. So the patent uses the convention of a wedged line, 13 which tells a person of skill in the art that that oxygen is 14 projecting toward the viewer, out of the plane of the page; 15 and that same convection is shown in the Sandoz ANDA and)2:31 16 Alphora DMF structure, so the wedge line is coming toward the viewer. And similarly the newly created stereogenic center 17 18 which is at the junction between the six and five membered 19 rings, also we have a wedged line to a hydrogen, that's also 20)2:32 drawn in both of the formulas from Sandoz's ANDA and Alphora's 21 DMF. 22 Ο. Now, with respect to this (CH2)nX coming off of the 23 left-hand six membered ring at the 6 o'clock position, what's 24 your opinion about the PMB and its relationship to that 25)2:32 (CH2)nX?

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A. My opinion was that it's equivalent to what's literally
 claimed in the patent.

3 Q. And we'll talk in a moment once we completed going
4 through the claim 1 about the equivalents analysis, but did
D2:33
5 you reach a conclusion about whether the Sandoz ANDA product
6 and the Alphora DMF products identified on this demonstrative
7 slide, met the cyclized intermediate limitation?

8 A. Yes.

9 MR. CARSTEN: And if we can just go back one slide,
D2:33 10 please, Mr. Merisier.

11 Q. Just for the record, the structure from Sandoz's ANDA 12 comes from PTX-250, at page 278, and the structure for 13 Alphora's DMF comes from PTX-333 at page 8433; is that 14 correct?

D2:33 **15** A. That's correct.

16 MR. STEINDLER: Let me just object to the form of 17 the last question, because it was a question that was directed 18 to what's in Sandoz's ANDA product and Alphora's DMF product, 19 and I'm not certain that that was the question that the)2:33 20 counsel intended to ask. That is to say, we're now talking 21 about intermediates, we're not talking about the finished 22 product. And I want the record to be clear that the question 23 here is with respect to intermediates that are used and not 24 with respect to the final product.

22:34 **25** THE COURT: But the cite that he referred to, that's

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1 correct?

	2	MR. STEINDLER: I'm not objecting to the citation.
	3	It was the immediately preceding question, which was directed
	4	to Sandoz's ANDA product as opposed to the intermediate.
)2 : 34	5	THE COURT: All right.
	6	MR. STEINDLER: So I just object to the form of that
	7	question and would respectfully suggest that it could be
	8	clarified so the record is clear.
	9	THE COURT: All right. So why don't you clarify.
)2 : 34	10	MR. CARSTEN: Sure, I'm happy to, your Honor.
	11	BY MR. CARSTEN:
	12	$Q_{{\boldsymbol{\cdot}}}$. The compound identified as found within the disclosure of
	13	Sandoz's ANDA at page 278, identified in the middle box on the
	14	upper part of the screen, in your opinion does that meet and
)2:34	15	fulfill the claim requirements of the cyclized intermediate?
	16	A. Yes.
	17	$Q_{{\scriptscriptstyle\bullet}}$. With respect to the Alphora DMF product identified with
	18	8433 of PTX-333, would that claim be I'm sorry; would that
	19	compound be meet the limitations of the cyclized
)2 : 35	20	intermediate limitation of claim 1?
	21	A. Yes.
	22	Q. Okay. Now, let's to turn have you prepared a summary
	23	slide here with your findings with respect to that C
	24	limitation, cyclized intermediate?
)2 : 35	25	A. Yes.

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1 Q. And what's your conclusion? 2 Α. My conclusion is that that limitation is also met by 3 Sandoz's ANDA and Alphora's DMF. 4 Ο. Now, let's turn to the D limitation, by intramolecular)2:35 5 cyclization of the enyne, and says in parentheses, intramolecular cyclization process; do you see that? 6 7 Α. Yes. 8 Q. Did you analyze any documents with respect to determining 9 what that cyclized -- the intramolecular cyclization of the)2:35 10 enyne was found within the -- disclosed in the Sandoz ANDA or 11 the Alphora DMF? 12 Α. Yes. 13 0. And what's being shown on here on this demonstrative, 14 demonstrative 28? 15 Α.)2:36 So, on this demonstrative on the top, which comes from 16 PTX-250, Bates page 278, is they have numbered the molecular 17 formulas, B195 to correspond to the starting enyne compound; 18 and there's an arrow which indicates to a chemist that's a 19 chemical transformation or reaction; and B196 is the code)2:36 20 number or acronym they've assigned to the cyclized 21 intermediate. 22 So, it's very clear that the enyne has undergone the 23 carbonylative cyclization, the Pauson-Khand type reaction, to 24 form that -- that new six membered and new five membered ring)2:37 25 with the creation of the new stereogenic center.

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	1	${\sf Q}$. And you just described for the Court the transformation
	2	on the upper portion of the screen, for PTX-250 at page 278.
	3	Could you also walk the Court through the transformation on
	4	the bottom of the screen at PTX-333, page 8433?
)2 : 37	5	A. Yes. So this is the same transformation, so the
	6	structures of the B195 and the B196 are identical to those
	7	just above; the only difference between these two images is
	8	that in the Alphora DMF they wrote in plus CO2, paren CO,
	9	close paren, 8, which is the dicobalt octacarbonyl, the
)2 : 37	10	classical reagent used in the classical Pauson-Khand
	11	cyclization reaction.
	12	Q. So, did you reach a conclusion as to whether the
	13	disclosures in the Sandoz ANDA and Alphora's DMF demonstrate
	14	that the cyclized intermediate is prepared by a intramolecular
)2 : 38	15	cyclization of the enyme.
	16	A. Yes.
	17	${\sf Q}$. And did you reach a conclusion as to whether that falls
	18	within the scope of claim 1?
	19	A. Yes.
)2:38	20	Q. What's your conclusion?
	21	A. My conclusion is that that limitation is also met via the
	22	what's described in Alphora's DMF and Sandoz's ANDA.
	23	Q. Now, to be clear, except for the PMB group which we'll
	24	talked about in a moment in terms of your equivalents
)2:38	25	analysis, did you literally find each and every limitation of

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- **1** claim 1 in the ANDA?
- 2 A. Yes.
- 3 Q. And the ANDA is PTX-250?
- 4 A. Yes.
- 5 Q. And did you literally find, except for the PMB
 6 equivalents, each and every limitation of claim 1 in the
 7 Alphora DMF, DTX-333?
 - 8 A. Yes.

9 Q. Now, let's turn to the DOE, doctrine of equivalents,
10 analysis that you performed, if we could; okay? Did you
11 prepare a summary slide?

- 12 A. Yes, I did.
- 13 Q. Would you please describe this for the Court.
- 14 Α. Yes. So in my opinion the X limitation is met or present 15 under the doctrine of equivalents; and the summary of my)2:39 16 opinion is that Sandoz's ANDA proposed ANDA product and 17 related process uses a PMB group at the (CH2)nX position on 18 the envne and cyclized intermediate. And the PMB group 19 performs the same function in the same way with the same)2:39 20 result as the X group or X groups identified in each claim. 21 And there is an insubstantial difference between the PMB group 22 and the X group identified in each claim.
 - **23** Q. You mentioned function/way/result; what is that?
 - 24 A. Yes. So I was given the legal standard by counsel to

)2:40 **25** perform a doctrine of equivalents analysis, and I've done this

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	1	before in previous cases, so I was familiar with the test and
	2	the standard I had to apply.
	3	${f Q}$. And did you actually analyze the issue here using that
	4	function/way/result test?
)2 : 40	5	A. Yes.
	6	Q. Now, I'd like to point you to a portion of the
	7	specification of the '117 patent from example 1. So this is
	8	from PTX-002, it's the '117 patent in suit, at column 16,
	9	lines 53, through column 17, line 55. Which part of example 1
)2:40	10	is this?
	11	A. So, this is the intramolecular cyclization step of the
	12	Pauson-Khand step.
	13	${\tt Q}{\color{black}{\textbf{.}}}$ And did you consider this example in connection with your
	14	function/way/result analysis?
)2:41	15	A. Yes, I did.
	16	$Q_{{\scriptscriptstyle \bullet}}$. Why did you consider this step, this portion of example 1
	17	in connection with that analysis?
	18	A. Well, this step is the claimed invention.
	19	Q. What do you mean by that?
)2 : 41	20	A. Well, this is the way in which one can obtain
	21	stereoselectively produced treprostinil.
	22	$Q_{{\scriptscriptstyle\bullet}}$. Were you here in court for Mr. Steindler's opening
	23	statement?
	24	A. Yes.
)2 : 41	25	Q. And he criticized you for considering this example;

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- 1 right?
- 2 A. Yes.
- **3** Q. Do you think that's a legitimate criticism?
- 4 A. No.
-)2**:**41

)2:42

)2:42

- 5 Q. Why not?
- 6 A. Because example 1 is an embodiment of the claims of claim 7 1, and Dr. Buchwald has acknowledged that and Sandoz has 8 acknowledged that example 1 is an embodiment of claim 1. 9 Ο. Is -- so what is the protecting group on that Z, the --10 the analogous position of the Z(CH2)nX as shown here in 11 example 1? 12 Α. It's a methyl ether. 13 0. Is methyl within the scope of (CH2)nX of the claims of 14 the '117 patent? 15 Α. Yes. 16 Ο. Now, Dr. Buchwald you understand criticized you in his
 - **17** report for focusing on methyl as opposed to other things which
 - 18 may be within the scope of (CH2)nX; do you remember that?
 - 19 A. Yes.
- 22:42
 20 Q. And what did you do as a result of that criticism?
 21 A. Yes, I responded in my reply report, to that criticism.
 22 Q. And what -- how did you respond?
 23 A. Well, I can -- I called out from the patent claims, two
 24 other exemplary protecting groups that are defined by the
- 22:42 **25** patent claims.

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	1	${\sf Q}$. And did you consider those exemplary or additional
	2	protecting groups in connection with your analysis?
	3	A. Yes.
	4	Q. Now, you mentioned that example 1 is an embodiment of the
)2 : 43	5	claims; did you say that?
	6	A. Yes.
	7	Q. I'd like to show you a portion of the or an excerpt
	8	from the pretrial order in the stipulated facts section. Do
	9	you see stipulated fact 29 from the pretrial order?
)2:43	10	A. Yes.
	11	Q. Would you read that into the record please, Professor
	12	Williams?
	13	A. Yes. It says 29, example 1 in the '117 patent is an
	14	embodiment of the claimed invention of the '117 patent. And
)2:43	15	that's what's highlighted.
	16	Q. Now, this isn't something that was just admitted for
	17	summary judgment, your understanding is this is a stipulated
	18	fact by Sandoz in the pretrial order; correct?
	19	A. That's my understanding.
)2 : 43	20	${\sf Q}{\color{black}{\textbf{.}}}$ And does this confirm your view that example 1 is an
	21	embodiment of the claims?
	22	A. Yes.
	23	Q. Now all right. Let's turn to the function/way/result
	24	analysis that you actually performed. Let's start with
)2 : 43	25	function. You have a demonstrative, demonstrative 33; would

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1 you please explain to the Court the function of PMB as reflected here? 2 3 Α. Yes, the function of PMB is to serve as an alcohol 4 protecting group, during the Pauson-Khand intramolecular)2:44 5 cyclization reaction. 6 Ο. Now, you said an alcohol protecting group; is the oxygen 7 to which the PMB is attached, is that an alcohol? 8 Α. It's a special type of alcohol that organic chemists call 9 phenols, p-h-e-n-o-l. A phenol.)2:44 10 Ο. How do they differ from a garden variety alcohol? 11 Α. So, garden variety alcohols like the other two oxygens in 12 the structure on the left, are distinct from phenol in that a 13 phenol oxygen is directly connected to what's known as a 14 aromatic ring, or in this case the six membered ring with the 15)2:44 three additional bonds inside the ring. And by virtue of 16 being directly connected to that special type of ring, phenols 17 are more acidic than the other two types of alcohols shown, 18 and they have different, distinct chemistry that is 19 characteristic of phenol that is not -- doesn't completely)2:45 20 overlap in chemistry of other types of alcohols. 21 Now, you've shown here two compounds, B195 to B196, and Ο. 22 these compounds were taken from PTX-250, the Sandoz ANDA at 23 page 278; is that correct? 24 Α. That's correct.)2:45 25 Ο. Now, this may be a dumb question, I apologize, Professor,

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	1	but I see here it says OPMB, and here it says on the
	2	right-hand structure PMBO; is that different?
	3	A. No, it's just the structures of the six membered ring was
	4	rotated, and so OPMB an organic chemist would understand is
)2 : 46	5	o-para-methoxy benzyl; and the structure on the right, just
	6	because it's been rotated to read that same substituent from
	7	left to right, we would then write PMBO. But those are the
	8	same, there's no difference between those two.
	9	Q. So there is no transformation on the molecule at that
)2 : 46	10	at that position.
	11	A. No.
	12	Q. Okay. Now, so what is the function of PMB, what's it
	13	doing during this reaction?
	14	A. It's not doing anything, it's a spectator, it's
)2 : 46	15	protecting the phenolic hydroxyl group.
	16	Q. Well, comparing PMB with the (CH2)nX groups of claim 1,
	17	including methyl, what are those (CH2)nX groups in claim 1
	18	doing during this reaction?
	19	A. The same thing, they're protecting the phenolic hydroxyl
)2:46	20	group.
	21	Q. So, if the PMB group is doing nothing in the reaction,
	22	how is it functioning equivalently to the (CH2)nX groups in
	23	the claim?
	24	A. Well, both the methyl ether and para-methoxy benzyl ether
)2 : 47	25	are doing their job their job, they're a spectator; they're

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	1	not participating in the reaction, the cyclization reaction
	2	proceeds on both substrates to give a tricyclic intermediate,
	3	and neither the methyl ether or the para-methoxy benzyl ether
	4	are undergoing themselves any type of chemical transformation
)2:47	5	during that cyclization step.
	6	Q. Did you find any evidence in the literature that these
	7	this phenolic oxygen, so the oxygen coming off of the six
	8	membered ring on the left-hand side of the structure at the 6
	9	o'clock position, actually needs to be protected during a
)2:47	10	Pauson-Khand reaction?
	11	A. Yes.
	12	Q. I'd like to turn you to the next demonstrative, which is
	13	a page from PTX-1027.
	14	MR. CARSTEN: Maybe, Mr. Merisier, would you be so
)2 : 48	15	kind actually to put up PTX-1027, please.
	16	Q. Do you recognize this document?
	17	A. Yes.
	18	Q. What is it?
	19	THE COURT: Do you need my chart to read it?
)2 : 48	20	THE WITNESS: No, I read recognize it. This is a
	21	publication of from the Journal of the American Chemical
	22	Society, published in 1994, at page 3159.
	23	BY MR. CARSTEN:
	24	${\tt Q}{\textstyle .}$ Is this a document that you considered in connection with
)2 : 48	25	your analysis in this case?

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1 A. Yes. 2 MR. CARSTEN: Your Honor, United Therapeutics would 3 move PTX-1027 into evidence, please. 4 MR. STEINDLER: No objection. THE COURT: Okay.)2:48 5 6 MR. CARSTEN: It's 1027, your Honor. 7 THE COURT: PTX-1027 -- can you give me the title of 8 that again? 9 MR. CARSTEN: Certainly. The title of the Journal)2:48 10 of the American Chemical Society article is Catalytic Version 11 of the Intramolecular Pauson-Khand Reaction. 12 THE COURT: It's admitted. 13 (Plaintiff's Exhibit 1027 was marked into evidence.) 14 MR. CARSTEN: Thank you, your Honor. 15)2:49 BY MR. CARSTEN: 16 Ο. Now, this article was written -- the first author is a 17 fellow by the name of Jeong; correct? Α. Yes. 18 19 Ο. What did Jeong, et al, teach a person of ordinary skill)2:49 20 in the art regarding phenols and the Pauson-Khand reaction 21 here? 22 Α. Well, on the second page of the paper there's a table 23 with their results, and in the text it's highlighted, Jeong 24 says: In the case of propargyl allyl ether, compound 6, which)2:49 25 is shown directly above, 6A, the addition of potassium

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	1	carbonate, which is a base, to the reaction mixture turned out
	2	to be crucial for a reasonable yield, because of the traces of
	_	
	3	phenol during the reaction.
	4	Q. So, what would a person of ordinary skill in the art
)2 : 49	5	understand from that disclosure?
	6	A. That free phenol, which is relatively acidic compared to
	7	the garden variety alcohols we were talking about before,
	8	create a problem in this reaction. And so the addition of the
	9	potassium carbonate is to neutralize that phenol.
)2 : 50	10	Q. Now, this Pauson-Khand reaction, we've been talking about
	11	it in terms of the dicobalt octacarbonyl reagent; correct?
	12	A. Correct.
	13	${\sf Q}$. Can you use other metals to perform a Pauson-Khand type
	14	reaction?
)2 : 50	15	A. Yes.
	16	Q. Which which other metals generally?
	17	A. There's several, there's molybdenum, titanium, a few
	18	others.
	19	Q. Did you find any evidence that phenols interfere with
)2 : 50	20	these Pauson-Khand type reactions in the literature?
	21	A. Yes. So there was another paper I have on the next
	22	slide.
	23	MR. CARSTEN: Mr. Merisier, could you please pull up
	24	PTX-1034?
)2 : 51	25	BY MR. CARSTEN:

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	1	Q. Do you recognize this paper, Professor Williams?
	2	A. Yes.
	3	${\sf Q}$. And this is New promoters for molybdenum hexacarbonyl
	4	mediated Pauson-Khand reaction by Trindade, et al; correct?
)2 : 51	5	A. Correct.
	6	${\sf Q}$. Is this a paper that you analyzed and considered in
	7	connection with your work in this case?
	8	A. Yes.
	9	MR. CARSTEN: Your Honor, United Therapeutics would
)2:51	10	move to admit PTX-1034 into evidence.
	11	MR. STEINDLER: No objection.
	12	THE COURT: All right, admitted.
	13	(Plaintiff's Exhibit 1034 was marked into evidence.)
	14	BY MR. CARSTEN:
)2 : 51	15	${\tt Q}$. And what does Professor Williams, what does Trindade,
	16	et al, teach a person of ordinary skill in the art regarding
	17	phenols and Pauson-Khand type reactions?
	18	A. Well, in this paper they were exploring different
	19	additives to examine their effect on that Pauson-Khand type
)2 : 51	20	reaction, and they found that addition of phenol as an
	21	additive resulted in zero percent of the desired product.
	22	Q. What does that mean, zero percent?
	23	A. So none, no yield, no compound was formed.
	24	Q. So, does that confirm your how does that impact your
)2 : 52	25	analysis with respect to whether the phenol in that enyne

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	1	structure in claim 1 needs to be protected in order to have
	2	that Pauson-Khand type reaction occur?
	3	A. Yes, this again, is another teaching that phenol
	4	phenols need to be protected in Pauson-Khand and Pauson-Khand
)2:52	5	type reactions.
	6	${\tt Q}{\scriptstyle \bullet}$ Did you see any Alphora patent materials that describe
	7	the PMB that's used in connection with the Alphora process or
	8	synthesis as a protecting group?
	9	A. Yes.
)2:52	10	Q. I'd like to show you PTX-1038. What is this, Mr.
	11	Professor Williams?
	12	A. This is a PCT patent publication. WO 2012/009816 A1.
	13	$Q_{{\boldsymbol{\cdot}}}$ And can you tell me who is the applicant for this PCT
	14	application?
)2:53	15	A. It's Alphora Research.
	16	${\tt Q}.$ And can you identify for me what the filing date, the
	17	international filing date for this PCT?
	18	A. 22 July, 2011.
	19	${\tt Q}.$ And can you also tell me what the priority date to which
)2 : 53	20	this publication claims priority is?
	21	A. 22 July, 2010.
	22	${\sf Q}$. Thank you. Is this PCT publication something you
	23	considered in connection with your work in this case?
	24	A. Yes.
)2 : 53	25	MR. CARSTEN: United Therapeutics would move to

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1 admit PXT-1038 into evidence, please.

2 MR. STEINDLER: No objection. 3 THE COURT: All right, admitted. 4 (Plaintiff's Exhibit 1038 was marked into evidence.) BY MR. CARSTEN:)2:54 5 6 Ο. Now, you considered several paragraphs from this PCT, the 7 Alphora PCT publication; correct? 8 Α. Yes. 9 Ο. And would you please describe for the Court what it is)2:54 10 you considered in connection with this PCT publication and how 11 it affected your analysis. 12 Α. Well, it just confirmed my understanding that the use of 13 the para-methoxy benzyl group is indeed specifically a 14 protecting group, the phenolic protecting group for use in the 15 Pauson-Khand cyclization. And the this document specifically)2:54 16 says, and I'll just read: Treprostinil is prepared by a process which involves Pauson-Khand cyclization, the use of 17 18 para-methoxy benzyl group as the phenolic protecting group. 19 And then later down it says: Where PMB -- which is the)2:54 20 acronym for para-methoxy benzyl -- represents para-methoxy 21 benzyl group. 22 Ο. And this is from page with the last three digits of 509 23 from PTX-1038? 24 Α. Yes.)2:55 25 Q. And that's the abstract it looks like; correct?

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1 A. Yes.

		01
)2 : 56	25	from example 1 from the '117 patent, which describes in detail
	24	A. So, on this slide on the left is experimental details
	23	37?
	22	$Q_{\:\!\bullet}$ And what are we looking at on this demonstrative slide
	21	A. Yes.
)2 : 56	20	function/way/result?
	19	analysis. Did you consider the way part of the
	18	Q. Let's turn to the way analysis part of your test, or your
	17	A. I have no doubt.
	16	exactly the same function?
)2 : 55	15	Q. Is there any doubt in your mind that they're serving
	14	For the phenol.
	13	A. Well, for the enyne it's serving as a protecting group.
	12	claimed in claim 1 of the '117 patent?
	11	Q. And how does that relate to the (CH2)nX functionality
)2 : 55	10	A. I have no doubt.
	9	function of a protecting group?
	8	Alphora method here, is being implemented to serve the
	7	Q. Is there any doubt in your mind that the PMB group in the
52.00	6	PMB, para-methoxy benzyl, at the phenol position.
)2 : 55	- 5	derivative compound number 16, the enyne is protected with the
	3 4	you please inform the Court how that affected your analysis? A. Yes. So this is again a discussion that the chiral
	2	Q. You have a second passage from that publication; would
	-	

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	1	how the Pauson-Khand or intramolecular cyclization reaction
	2	was conducted in that example.
	3	Q. So, that's PTX-002 at columns 17, lines 34 through 55?
	4	A. Yes.
)2 : 56	5	${\sf Q}$. And then what's over on the right-hand part of the
	6	screen?
	7	A. Okay. And on the right this came from PTX-333, so this
	8	is a description from the Alphora DMF of the experimental
	9	details of how their B195 enyne is subjected to the
)2:57	10	Pauson-Khand intramolecular cyclization reaction. So it's the
	11	experimental details of their transformation.
	12	Q. So could you walk us through this please, Professor?
	13	A. Certainly. So, in the upper left is a structure of the
	14	enyne in the '117 patent example, it's numbered compound 9;
)2:57	15	and compound 9 specifically has the methyl ether protecting
	16	group on the phenol, the OTBDMS protecting group, at the
	17	position coming off of the 2 o'clock; and then the side chain
	18	as the OTHB protecting group. So, compound 9 is the starting
	19	material.
)2 : 57	20	THE COURT: I'm sorry to interrupt you, Doctor.
	21	But Mr. Steindler, you understand that in the
	22	pamphlet I have for the slides, that it's color-coded?
	23	MR. STEINDLER: Yes, I do understand that. I'm
	24	expecting at some point we'll see the colored version of this,
)2:58	25	and I'm sure Mr. Carsten will get there.

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	1	MR. CARSTEN: Yes. Yes, your Honor.
	2	THE COURT: You may proceed.
	3	MR. CARSTEN: Thank you.
	4	BY MR. CARSTEN:
)2 : 58	5	Q. So, would you please continue, Professor Williams?
	6	A. Yes. So compound 9, is the substrate that is used, the
	7	starting enyne material that's used in the '117 patent example
	8	1. And that is dissolved in C dry CH2CL2. And so on the
	9	left CH2CL2 is the shorthand acronym for the solvent
)2 : 58	10	dichloromethane. And so on the right in the Alphora
	11	experimental description, instead of writing CH2CL2 they
	12	spelled out the solvent name, dichloromethane, but they're the
	13	same.
	14	Q. So, here in sort of a reddish color you have CH2CL2 on
)2 : 59	15	the last and dichloromethane on the right; is that the same
	16	thing?
	17	A. Yes, it's the same solvent.
	18	${\sf Q}$. And what's the next identity that you looked at here?
	19	A. The next thing is the reagent that's used for the
)2 : 59	20	cyclization, the dicobalt octacarbonyl; and so on the left the
	21	'117 patent example put the molecular formula, CO2, paren CO,
	22	close paren, 8, that's dicobalt octacarbonyl; and in the
	23	Alphora experimental description they spell out the name of
	24	that reactive, dicobalt octacarbonyl. So those are the same.
)2 : 59	25	Q. So, the green chemical sort of formula, is the same as

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	1	dicobalt octacarbonyl in green on the right?
	2	A. Yes.
	3	Q. And what did you consider next?
	4	A. And then next the ratios the actual ratio of the
)3 : 00	5	substrate molecule to the dicobalt octacarbonyl complex
	6	reagent, in the case of the example 1 it's 1.91 millimoles of
	7	the cobalt reagent to 1.59 millimoles of the substrate, and
	8	so
	9	Q. How many equivalents is that?
)3:00	10	A. It's 1.2 to 1; so if you divide 1.9 one by 1.59, this
	11	means you have 1.2 equivalents of the dicobalt octacarbonyl
	12	per every one equivalent of the starting enyne.
	13	Q. So what what level of equivalents did Alphora use in
	14	connection with their Pauson-Khand reaction?
)3:00	15	A. That's exactly the same, 1.21.
	16	Q. And that's shown in blue on
	17	A. That's shown in blue.
	18	Q. Okay. What's the next thing you considered?
	19	A. So after those materials are combined in dichloromethane,
)3:01	20	this is the so-called complex formation, this is where the
	21	cobalt is going to coordinate to the triple bond, the alkyne.
	22	And so they stir at room temperature as shown on the left in
	23	purple, and also that's exactly what's done in the Alphora
	24	process, stirred at room temperature.
)3:01	25	Q. So they both got stirred at room temperature?

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- 1 A. Yes.
- 2 Q. How long?

	3	A. So in the case of the example on the left, which is a
	4	small scale reaction, .84 grams of the enyne, was stirred for
)3:01	5	30 minutes; the example on the right is a much larger scale
	6	reaction that was stirred for four to six hours at room
	7	temperature.
	8	Q. Well, 30 minutes and four to six hours, that's a big
	9	difference, isn't it?
)3:01	10	A. Yes, but this is something a person of ordinary skill in
	11	the art would expect based on the huge difference in scale of
	12	these two reactions. That when you do larger scale reactions
	13	everything takes longer or takes longer to pour things
	14	together just because the volumes are larger. Often you have
)3 : 02	15	to stir longer just because it takes longer to mix a larger
	16	volume than a smaller one.
	17	$Q_{{\scriptscriptstyle \bullet}}$. What's the difference in scale between the reaction on
	18	the left and the reaction on the right?
	19	A. It's something like 2,000 times higher.
)3:02	20	Q. So the Alphora DMF, PTX-333, on the right is more than
	21	2,000 times bigger than the reaction described on the left?
	22	A. Yes.
	23	Q. And what's your next what's the next thing you
	24	compared with respect to the way analysis?
)3 : 02	25	A. So, after the complex formation with both processes or

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1 both examples do, there's a time highlighted; the methylene 2 chloride was removed or distilled off. And so what's 3 happening now is there's a solvent change, so we brought the 4 enyne and the dicobalt octacarbonyl together in the solvent 5 dichloromethane, methylene chloride CH2CL2, is the same as 6 dichloromethane; sorry, I threw in another synonym for 7 dichloromethane.

8 So, methyl chloride was distilled out, and an example 9 on the right, the reaction mixture is vacuum distilled; this)3:03 10 is doing the same thing, it's removing not all of, but a 11 significant amount of the dichloromethane solvent. 12 So what solvent is being used to replace the Ο. 13 dichloromethane? The solvent being used to replace is called acetonitrile 14 Α. 15 on the left; again, the example 1 uses the formula CH3CN, and)3:04 16 a person of skill in the art would immediately recognize that 17 that's acetonitrile, which is spelled out with the full word 18 in the example on the right, but that's the same solvent. 19 0. Then what happens to the reaction mixture? 20)3:04 Α. It's then heated, there's a heating step, and so this is 21 when the actual bond formations occur during -- after you form 22 the complex, we change the solvent, and then there's a warming 23 step which then allows the actual chemical transformation to 24 proceed.

3:04 25 Q. Then what happens next?

)3:03

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	7	A und as often the momine step the timical proceeding is
	1	A. And so after the warming step, the typical procedure is
	2	that an organic chemist would go through to remove the
	3	solvent, isolate and purify the reaction products from those
	4	procedures.
)3 : 04	5	Q. And how do they do it here, by distillation?
	6	A. So, the in the case on the '117 patent example, the
	7	solvent was distilled out; the crude mass was dissolved in
	8	ether, passed quickly through a short column of neutral
	9	alumina, to yield a crude product, they give you a yield of 96
)3 : 05	10	percent. And in the Alphora example on the right, the
	11	reaction mixture was vacuum distilled; again, this is to
	12	concentrate the solution to get rid of the solvents, and then
	13	they go on to do the isolation purification steps.
	14	${\sf Q}$. So what's your conclusion with respect to the way prong
)3 : 05	15	in terms of the way that the chemical transformation is
	16	accomplished in example 1 of the '117 patent, versus the
	17	disclosure in the PTX-333, Alphora DMF, are they the same?
	18	A. They're identical.
	19	Q. They're identical?
)3 : 05	20	A. Identical.
	21	Q. I just I think there may be a typographical error on
	22	the on the page number for the Alphora DMF.
	23	MR. CARSTEN: Mr. Merisier, would you be so kind to
	24	pull up PTX-333. And could you go to the trailing page 8435,
)3 : 06	25	please.

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	1	Q. Is the paragraphs the two central paragraphs on page
	2	8435, are those the paragraphs that we just looked at with
	3	respect to the Alphora DMF process for the intramolecular
	4	cyclization transformation?
)3 : 06	5	A. Yes. Yes, those look to be the same.
	6	THE COURT: Mr. Carsten, can we stop here?
	7	MR. CARSTEN: We certainly may, your Honor.
	8	THE COURT: All right, thank you.
	9	We'll reconvene tomorrow morning at 10:00 a.m.
)3 : 06	10	MR. CARSTEN: Thank you, your Honor.
	11	THE COURT: You may step down, Doctor.
	12	THE WITNESS: Thank you, your Honor.
	13	THE COURT: All right. Have a good day.
	14	(Proceedings concluded for the day.)
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1 UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY 2 3 4 UNITED THERAPEUTICS CORPORATION, 5 Vs. CIVIL NO. 6 12-1617 (PGS) SANDOZ, INC., 13-316 7 DEFENDANT 8 9 MAY 13, 2014 10 CLARKSON S. FISHER COURTHOUSE 402 EAST STATE STREET 11 TRENTON, NEW JERSEY 08608 12 13 <u>BEFORE</u>: THE HONORABLE PETER G. SHERIDAN 14 U.S. DISTRICT COURT JUDGE DISTRICT OF NEW JERSEY 15 16 17 TRIAL - DAY 7 18 19 20 21 22 Certified as true and correct as required 23 by Title 28, U.S.C. Section 753 /S/ Francis J. Gable 24 FRANCIS J. GABLE, C.S.R., R.M.R. OFFICIAL U.S. REPORTER 25 (856) 889-4761

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	1	THE COURT: Good morning. Please be seated.
	2	Any applications before we begin?
	3	MR. CARSTEN: No, your Honor.
	4	THE COURT: Mr. Steindler?
)0 : 16	5	MR. STEINDLER: No, your Honor.
	6	THE COURT: All right. So we'll continue the
	7	testimony of the doctor.
	8	(ROBERT M. WILLIAMS, PH.D., previously sworn,
	9	resumes stand.)
00:16	10	THE COURT: So, Doctor, you're still under oath.
	11	THE WITNESS: Yes, sir.
	12	THE COURT: Mr. Carsten, you may continue.
	13	MR. CARSTEN: Thank you, your Honor.
	14	(DIRECT EXAMINATION OF ROBERT M. WILLIAMS, PH.D. CONTINUED BY
00:16	15	MR. CARSTEN:)
	16	Q. Good morning, Dr. Williams.
	17	A. Good morning.
	18	${\sf Q}$. When we broke yesterday we had been through quite a bit
	19	of organic chemistry and a fair bit of heavy sledding. I
00:16	20	think we ended with the comparison that's presented on
	21	demonstrative 37; is that right?
	22	A. That's right.
	23	Q. Now, what was your conclusion after considering the steps $% \left({{{\left[{{\left[{{\left[{\left[{{\left[{{\left[{{\left[{$
	24	of the '117 patent example, Pauson-Khand reaction, and the
)0 : 17	25	details of the Alphora DMF Pauson-Khand reaction?

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	1	A. My conclusion was that the way in which that procedure is
	2	done is exactly the same.
	3	Q. Would you agree it's substantially similar?
	4	A. Yes.
)0 : 17	5	Q. Now, just for orientation we're in the middle of the
	6	function/way/result analysis that you did with respect to the
	7	PMB group that's used by Alphora; correct?
	8	A. Correct.
	9	Q. Okay. In your tutorial you had a slide of a bridge; do
)0 : 17	10	you remember that?
	11	A. Yes.
	12	Q. Can let's put that up. Can you explain to the Court
	13	the Pauson-Khand reaction we've just walked through and walked
	14	through yesterday afternoon, how that fits into this
)0 : 17	15	demonstrative 38.
	16	A. Yes. The enyne is the starting material for the slide we
	17	were just looking at, and the way is the carbonylative
	18	cyclization the Pauson-Khand reaction and the product is the
	19	cyclized intermediate, so that's the way in which that
)0 : 18	20	procedure is done.
	21	$Q_{{\boldsymbol{\cdot}}}$ Now, do you have an opinion as to whether Alphora went
	22	over the same bridge?
	23	A. Yes, they went over the same bridge.
	24	Q. They didn't build another bridge?
)0 : 18	25	A. No.

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1 Q. Why not?

	2	A. Well, because they used the enyne with the exact same
	3	structure with the exception of the X protecting group, they
	4	did the Pauson-Khand cyclization reaction, the same solvent,
)0:18	5	the same temperature, the same stoichiometry of the reagents,
	6	the same kind of systems, the heating procedure, the solvent
	7	change, and they ended up with a stereoselectively produced
	8	cyclized intermediate.
	9	Q. You said stoichiometry; what does that mean?
00:19	10	A. I'm sorry; that's the ratio of the substrate to the
	11	Pauson-Khand, the dicobalt octacarbonyl reagent.
	12	Q. So the number of equivalents?
	13	A. Right 1.2 to 1 one is the same.
	14	$Q_{{\scriptscriptstyle\bullet}}$ And what's your conclusion with respect to the way prong
)0 : 19	15	of your analysis?
	16	A. My conclusion is that Alphora, the way in which they're
	17	doing this step, is exactly the same way as the '117 patent
	18	claim.
	19	$Q_{{\boldsymbol{\cdot}}}$ Now, let's turn to the result part of your analysis if we
)0 : 19	20	could. I put up demonstrative 39. Is this a demonstrative
	21	that summarizes your analysis on that on that portion of
	22	your analysis?
	23	A. Yes.
	24	${\tt Q}{\textstyle .}$ Would you please describe this for the Court.
00:19	25	A. So both the '117 patent claim and the Alphora reaction

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	1	that we were just looking at both result in a successful and
	2	scalable Pauson-Khand reaction that constructs
	3	stereoselectively the tricyclic intermediate, and both result
	4	in stereoselectively produced treprostinil and treprostinil
)0 : 20	5	sodium.
	6	Q. Did the reaction was the reaction successful in both
	7	circumstances, the '117 patent route as well as the Alphora
	8	route?
	9	A. Yes.
00:20	10	Q. And were the results equivalent the same?
	11	A. They were substantially the same.
	12	$Q_{{\boldsymbol{\cdot}}}$ Did you consider the yields of the Pauson-Khand reaction?
	13	A. Yes.
	14	Q. And what was your finding there?
)0 : 20	15	A. That both procedures result in good yield, at least
	16	greater than 59 percent, on roughly comparable scales of about
	17	one and a half to two kilograms.
	18	Q. And where did you find that information?
	19	A. So the information for the two kilowatt scale came out of
)0 : 20	20	the Alphora DMF, and then the that range was obtained from
	21	batch records from UTC.
	22	$Q_{{\boldsymbol{\cdot}}}$ Okay. And so we've got a reference down at the bottom of
	23	the slide to PTX-333, at page 8435. That's the Alphora DMF;
	24	correct?
)0 : 21	25	A. Yes.

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	1	Q. And then we've got a reference to PTX-523 at page 26061;
	2	correct?
	3	A. Yes.
	4	Q. And that's the batch records?
00:21	5	A. I believe so, yes.
	6	Q. And PTX-523 is one of the documents you were here in
	7	court when Dr. Zaccardelli admitted that document; correct?
	8	A. Yes.
	9	Q. So, what's your conclusion with respect to the results
00:21	10	prong of the function/way/result test as applied here?
	11	A. That the use of the PMB group is the is the functional
	12	equivalent, it meets it meets the functional result test.
	13	Q. I may have misspoken; I may have said PTX-523 is a batch
	14	record, I think it's an NDA summary.
00:21	15	A. I'm sorry, that's right.
	16	Q. Thank you. Now, we have been talking in part about
	17	and in the tutorial about a masking tape analogy; did you
	18	prepare a slide that sort of lays that out?
	19	A. Yes.
00:22	20	Q. I've got demonstrative 40 on the screen. Would you
	21	please explain this to the Court?
	22	A. Yes. So just the way we were talking about in the
	23	tutorial the function of protecting groups or masking groups,
	24	so I used a tutorial, the masking tape analogy as a protecting
00:22	25	group to protect part of the door or the trim around the door

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	1	from being exposed to paint. I'm using that analogy here
	2	where the methyl group is put on as a protecting group and
	3	doesn't participate in the Pauson-Khand reaction. You get a
	4	successful stereoselectively Pauson-Khand reaction with the
)0 : 22	5	methyl protecting group, and then after the tricyclic
	6	intermediate is formed it is later removed, to result in a
	7	stereoselectively synthesis of treprostinil. And similarly
	8	the PMB group is also functioning as a masking group, a
	9	protecting group, and is put on, it allows the stereoselective
)0 : 23	10	Pauson-Khand reaction to proceed to give a stereoselectively
	11	produced tricyclic intermediate, which also allows for the
	12	synthesis of stereoselectively produced treprostinil and that
	13	PMB group is later removed.
	14	Q. So, how do you attach a PMB or para-methoxy benzyl?
00:23	15	A. Excuse me; there's several ways to do it. The most
	16	common way is to use the para-methoxy benzyl chloride, which
	17	is an alkaline agent, it's a toxic lachrymator.
	18	Q. What's a lachrymator?
	19	A. It's a severe skin and eye irritant.
)0 : 23	20	Q. Now, Mr. Steindler at his opening had a slide that showed
	21	a couple of test tubes, and one with a skull and cross bones
	22	on it; do you remember that?
	23	A. I remember that.
	24	$Q_{{\scriptscriptstyle \bullet}}$ And he said that was a representation of the Moriarty
)0 : 24	25	'117 process; right?

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	1	A. I think it was presented that way, yes.
	2	Q. Now, do the claims require any particular way of removing
	3	protecting groups?
	4	A. No.
00 : 24	5	Q. Now, this PMB chloride, the PMB chloride reagent that you
	6	just talked about, is that a safe chemical?
	7	A. Hardly, no.
	8	Q. Is that used in the Moriarty '117 route?
	9	A. No.
)0 : 24	10	Q. What route is it used in?
	11	A. It's used in Alphora's route.
	12	Q. Let's turn to the summary slide for claim 1 of the '117
	13	patent in terms of your infringement opinions. Professor
	14	Williams what's your final conclusion regarding claim 1 and
)0 : 24	15	the Sandoz ANDA product, in terms of infringement?
	16	A. My conclusion is that every claim limitation is met, by
	17	the Sandoz ANDA product and process.
	18	Q. And you've considered not just the A, B, C and D here,
	19	you actually considered the entire claim 1; correct?
)0 : 25	20	A. Yes.
	21	${\sf Q}$. Is there any doubt in your mind that the Sandoz ANDA
	22	product infringes claim 1?
	23	A. I have no doubt.
	24	Q. How many claims are there in the '117 patent?
)0 : 25	25	A. There's four.

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Q. Now, did you analyze the other remaining three claims as

1

2 well? Α. 3 Yes, I did. 4 0. I'd like to put up claim 2 of the '117 patent in demonstrative 42. How does this differ from claim 1? 00:25 5 6 A. This differs -- it's a dependent claim and it -- the 7 stereoselectively produced isomeric compound referring to 8 claim 1 the substituents are all specified which gives 9 specifically the molecular structure of treprostinil. 10)0:26 Ο. Now, there's a variety of elements here, or limitations 11 or variables which are specified, Z equals O, n equals 1, X 12 equals COOH and so on, and this is all found in claim 2; 13 right? Α. 14 Yes. 15 0. How did those Zs and ns and Xs and so forth match up with)0:26 16 the analysis you did with respect to claim 1 for the 17 stereoselectively produced isomeric compound? 18 So this is what we went through yesterday, and when you Α. 19 plug those substituent variables into the first structure 00:26 20 under claim 1, that renders the molecular structure of 21 treprostinil. 22 Ο. Have you rendered an opinion in terms of claim 2 of the 23 '117 patent and whether the Sandoz product infringes claim 2? 24 Α. Yes.)0:26 25 Ο. What's your opinion?

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	1	A. Yeah, I have the same opinion, that the Alphora process
	2	nfringes claim 2.
	3). And does that opinion differ in any way from your opinion
	4	with respect to claim 1?
)0 : 27	5	A. No.
	6	2. Now, let's turn to claim 3 of the '117 patent. Did you
	7	nalyze claim 3?
	8	A. Yes.
	9). How does claim 3 differ from claim 1?
)0 : 27	10	A. Claim 3 begins with again the adjectival phrase,
	11	tereoselectively produced isomeric compound according to the
	12	following formula; and now a single formula is given with no
	13	variables, and that is a drawing of the molecular structure of
	14	the treprostinil molecule.
)0 : 27	15). We're talking about the first structure?
	16	A. Yes.
	17). Depicted there, that's the final product compound?
	18	A. Yes.
	19	2. And what is that?
)0 : 27	20	A. That's treprostinil.
	21). Now, did you reach any conclusions with respect to the
	22	nfringement of Sandoz's ANDA product with respect to claim 3
	23	of the '117 patent?
	24	$\mathbf A$. Yes, my conclusion is that the Alphora product infringes
)0 : 28	25	laim 3.

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	1	Q. And what's the basis for that opinion, is it the same or
	2	different from claim 1?
	3	A. It's the same analysis I did for claim 1.
	4	Q. Let's turn to claim 4 of the '117 patent. How does this
00:28	5	claim differ from claim 3 to in your analysis?
	6	A. So, claim 4 reads a stereoselectively produced isomeric
	7	compound in pharmacologically acceptable salt form, so again
	8	the molecular structure of the treprostinil molecule is shown
	9	as the first structure, but a person skilled in the art would
)0 : 28	10	understand that the carboxylic acid is a pharmacologically
	11	acceptable salt form as we discussed yesterday.
	12	${\sf Q}$. And what's your conclusion with respect to Sandoz's ANDA
	13	product and its infringement with respect to claim 4 of the
	14	'117 patent?
)0 : 28	15	A. Yes, my conclusion is that the Alphora product also
	16	infringes claim 4 of the '117 patent.
	17	Q. And what's the basis for that conclusion?
	18	A. It's the same analysis that I did for claim 1.
	19	Q. Now, you heard Mr. Steindler talk about narrow claiming
)0 : 29	20	in connection with the arguments on one of the motions in
	21	limine last Friday; correct?
	22	A. Yes, I was in court.
	23	$Q_{{\boldsymbol{\cdot}}}$ And he represented to the Court that the variable X in
	24	claim 1 covered 15 to 20 compounds; do you remember that?
00:29	25	A. Yes.

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1 Q. Did you -- do you agree with that first of --2 A. No.

3 MR. STEINDLER: Objection, your Honor. There is
4 nothing in this witness' expert report that addresses narrow
5 claiming. Not in his expert report, not in his deposition.
6 THE COURT: Well, you brought it up last week;
7 right?
8 MR. STEINDLER: I haven't waived my objection to

)0:29

9 this witness talking about it, it's -- you've already ruled
10 that if it's not in his expert report and not in his
11 deposition, then they can't talk about it.

MR. CARSTEN: Your Honor, yes, it is actually in his
expert report, the fact that United Therapeutics did not
narrowly claim at the Williams reply report at paragraphs 131
to 132.

MR. STEINDLER: In paragraphs 131 to 132 all that is there is the statement that it's not narrowly claiming. There is no analysis, there's no -- there's nothing in there that presages what's now about to be described and testified to by this witness in these slides. They just have that bald statement and that's it.

22 MR. CARSTEN: /TPHADZ your Honor, we never heard
23 before that they believe that X contained 15 to 20 compounds.
24 We're entitled to rebut that factual misrepresentation to the
25 Court by counsel for Sandoz.

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	1	THE COURT: All right. Overruled.
	2	You may answer the question, Doctor.
	3	BY MR. CARSTEN:
	4	${\tt Q}$. So, do you agree with that analysis that was presented to
)0 : 30	5	the Court as fact that X includes 15 to 20 compounds?
	6	A. I do not agree.
	7	Q. What did you do?
	8	A. I made a demonstrative and I did a very conservative
	9	analysis of that issue.
)0:31	10	Q. I'm presenting to you slide 45, a demonstrative 45. What
	11	is this?
	12	A. So, this is a picture of the tricyclic intermediate from
	13	claim 1, and I've highlighted in red $Z(CH2)nX$, and I decided
	14	to do a very very conservative analysis of how many molecular
)0 : 31	15	entities would be covered by that descriptor; and I fixed ${\tt Z}$ as
	16	oxygen, even though the claims allow Z to be four different
	17	types of variables, oxygen, sulphur, CH2 or NR8, so I narrowed
	18	my analysis to just Z equals to oxygen.
	19	And then the CH2 variable has a small n, which is equal
)0 : 32	20	to zero, one, two, or three, so that's four possibilities
	21	there. And then for the X limitation in the claim it's
	22	defined as hydrogen, CN which is a cyano or nitrile group, and
	23	COOR9, and the claim defines R9 further as hydrogen H, alkyl
	24	pharmacologically acceptable cation; THP, which is the acronym
)0 : 32	25	for the tetrahydro pyranol protecting group, or TBDMS, which

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	1	is the acronym for tert-butyl methyl silyl. So I restricted
	2	the alkyl variable there to just carbon C1 through C6,
	3	although alkyl covers larger groups than six carbons, but just
	4	to make it a very conservative analysis I restricted the alkyl
)0 : 33	5	groups to C1 through C6 which I also have demonstrative on.
	6	Q. Let's go there, let me show that. What is shown on
	7	demonstrative 46?
	8	A. Okay. So this is these are the alkyl groups,
	9	so-called straight chain alkyl groups of six carbons or less.
)0 : 33	10	And so there's actually 44 combinations of C1 through C6
	11	carbons that do not include cyclo-alkyl type groups, so these
	12	are so-called straight chain alkyl groups, and a person of
	13	ordinary skill would understand that alkyl means these types
	14	of groups, alkyl groups.
)0 : 33	15	Q. So let's go back to slide demonstrative 45, your
	16	analysis here. With that conservative estimate on alkyl, did
	17	you reach a conclusion as to roughly how many compounds were
	18	within the scope of the (CH2)nX moiety here within the scope
	19	of claim 1?
)0 : 34	20	A. Yes. So taking that those 44 alkyl possibilities and
	21	the pharmacologically acceptable cations that are disclosed in
	22	the '117 patent, do the math and you come up with 436 distinct
	23	chemical entities.
	24	Q. Now, you've included the variable ability of n there was
)0 : 34	25	being zero, one, two, or three, so that's four possibilities;

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- 1 right?
- 2 A. That's right.
- 3 Ο. Now, if we're superconservative and take out the n's 4 variables, just select one of them, and just focus on the X 00:34 5 with your conservative estimate, how many structures are 6 within the scope of X? 7 A. A hundred and nine. 8 Ο. A hundred and nine. Earlier you testified about the 9 book, the Green and Woods book, which was the book on 00:34 10 protecting groups which is in evidence; do you remember that? 11 Α. Yes. 12 0. Does that list alcohol protecting groups? Α. 13 Yes. 14 Q. About how many alcohol protecting groups are in Green and 15 Woods? 00:35 16 Α. It varies from edition to edition, the one that I was using I think has somewhere around 200 hundred; a hundred 65; 17 18 I don't remember the exact number. 19 0. In your opinion did United Therapeutics narrowly claim the Z(CH2)nX portion of -- of the claim in claim 1? 00:35 20 21 Α. No, not at all, no. 22 Ο. Would a person of ordinary skill in the art think that 23 that claim was written narrowly? 24 Α. No. 00:35 25 Ο. With respect to just the X prong, leaving aside Z,

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leaving aside (CH2)nX, would a person of ordinary person of

2 ordinary skill in the art believe that United Therapeutics had claimed the X part of claim 1 narrowly? 3 4 Α. No. 00:35 5 Ο. Why not? Α. 6 Well, as you can see from the X variable, which is HCN or 7 COOR9, the R9 has H alkyl pharmacologically acceptable cation 8 THP or TBDMS, and this is -- leads to an explosion literally 9 of the number of chemical entities that one could get. 10 00:36 Ο. Let's turn to claims -- go back to summarizing your 11 analysis with respect to claims 2 through 4. What is the 12 slide I put up here, slide 47, in your demonstrative exhibits? 13 Α. This is just summarizing my opinion that Sandoz's ANDA 14 product and process infringes claims 2 through 4 of the '117 15 00:36 patent. 16 Ο. Now, let's turn very briefly to your opinions -- well, 17 before I do that is there any doubt in your mind about the infringement of 2, 3 and 4 by Sandoz's ANDA product? 18 19 Α. I have no doubt. Now, let's turn very briefly to your opinions on induced 00:36 20 Q. 21 infringement. What's your understanding in connection with 22 your work in this case of the Alphora/Sandoz relationship? 23 Α. My understanding is that Alphora, which is a company 24 located in Canada, is the contract manufacturer that's doing)0:37 25 actual synthesis of the treprostinil and treprostinil sodium,

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	1	the API for Sandoz's proposed ANDA product.
	2	${f Q}$. And did you see any submissions to the FDA regarding
	3	Alphora and Sandoz, and Sandoz's ability to incorporate by
	4	reference into their ANDA the Alphora material?
)0 : 37	5	A. Yes.
	6	Q. I'd like to put up here page 8371 from PTX-333 in
	7	evidence. Is this one of the documents that you considered in
	8	connection with evaluating that relationship?
	9	A. Yes.
)0 : 37	10	Q. And what is this?
	11	${f A}$. This is a letter from Alphora to the Food and Drug
	12	Administration, where Alphora is authorizing Sandoz,
	13	Incorporated to incorporate by reference the drug master file
	14	for API, the active pharmaceutical ingredient, treprostinil
)0 : 38	15	sodium, in the abbreviated new drug application, the ANDA, for
	16	treprostinil injection, and it gives a 200 mg per 20 mil, and
	17	10 mg per mil dose forms in the letter.
	18	Q. Now, the Sandoz's, Inc. there, that's not Sandoz Canada,
	19	is it?
)0 : 38	20	A. I believe that's Sandoz United States.
	21	${\tt Q}.$ And in connection with your evaluation of Sandoz, Inc.'s
	22	abbreviated new drug application, did you see anything in
	23	there that referred to the Alphora DMF as being the applying
	24	supplier of the method and details of the method?
)0 : 38	25	A. Yes.

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2 this a document you considered in connection with your 3 analysis? 4 Α. Yes. 00:38 5 Ο. And what does this say? Α. 6 So this -- highlighted at the bottom it shows for more 7 details about the manufacturing process and process controls; 8 the figures just above show some of the transformations of the 9 process, and here it says for more details about the 00:39 10 manufacturing process and process controls, please refer to 11 Alphora's DMF for treprostinil sodium. 12 Ο. Did you see any evidence submitted to the FDA about 13 Alphora designating a particular entity to be its agent before 14 the FDA with respect to the DMF? 15 Α. Yes, I did. 00:39 16 0. I'd like to show you a document from PTX-333, page 8373. 17 What is this? 18 Α. This is a letter from Alphora to the FDA, where they're 19 confirming that Bernadette Attinger, director of regulatory 00:39 20 affairs for Sandoz, has been authorized as the official U.S. 21 agent in matters pertaining to the above DMF on behalf of 22 Alphora Research. 23 Ο. And this is Sandoz U.S.; correct? 24 Α. Yes. 00:39 25 Ο. Now, you understand that Alphora's in Canada; right?

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- 1 A. Yes.
- **2** Q. Does that affect your infringement analysis at all?
- 3 A. No.

00:40

- 4 Q. Why not?
- 5 A. Well, because even though the synthesis is being
 6 conducted in a foreign country, they're going to import the
 7 infringing product into the United States.
- 8 Q. Now, let's go to slide 51. And this is just intended to
 9 be a summary slide. Professor Williams, would you please
 10 summarize for the Court your conclusions with respect to
 11 claims 1, 2, 3 and 4, and the infringement opinions you've got
 12 with respect to the Sandoz ANDA product?
 - 13 A. So my opinion simply is that Sandoz's ANDA product and14 process infringes all four claims of the '117 patent.
- D0:40 15 Q. Now, a final couple of questions. During the course of 16 our testimony we've used terms like compound and formula and 17 structure, and the '117 patent uses the word compound, doesn't 18 it?
 - 19 A. Yes.

20:40 20 Q. When you're in your lab and you have your student in your 21 office and you say hey, draw the structure or draw the 22 compound treprostinil on the board, what do they do? 23 MR. STEINDLER: Objection to form. 24 MR. CARSTEN: I can rephrase, your Honor.

00:41 **25** THE COURT: Okay, rephrase.

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1 BY MR. CARSTEN:

2 Q. When you're in your office and you have a student and you
3 ask the student to draw a compound on the board, what do they
4 do?

00:41 5 Α. They would draw the molecular structure with the relevant 6 stereochemistry using the conventions that we talked about; 7 the straight lines would be in the plane of the blackboard and 8 darkened wedges would be projections toward me and hash lines 9 would be projections behind the board, but they would draw a 00:41 10 single structure of that compound so that -- when that word 11 compound is being used it's being used in a molecular 12 structural context, and we use it in everyday conversation, a 13 person skilled in the art uses the word compound in that 14 molecular structural context. 15 Now, what if you said instead to the student hey, bring 00:41 0. 16 me the compound treprostinil, what would the student do? 17 THE COURT: Why are we referring to a student? 18 MR. CARSTEN: Just I'm picking something that 19 happens to Professor Williams every day. I can rephrase, your 20 00:42 Honor. 21 THE COURT: How about the POSITA, a person of 22 ordinary skill in the art? 23 MR. CARSTEN: I'll rephrase to exactly address your 24 concern, your Honor, thank you. 25 00:42 BY MR. CARSTEN:

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	1	Q. What if you were speaking to a colleague, one who
	2	qualified as a person of ordinary skill in the art, and you
	3	asked them to draw the compound treprostinil on the board,
	4	what would they do?
)0 : 42	5	A. Well, exactly what I just said, and actually post-docs in
	6	my group qualify as persons skilled in the art, so I have this
	7	type of conversation on a daily basis with my post doctoral
	8	fellows.
	9	THE COURT: Well don't some of them have to have two
)0 : 42	10	years of experience or something of that nature, do they have
	11	that?
	12	THE WITNESS: Oh, yes.
	13	${\tt Q}.$ And now with respect to this colleague, this hypothetical
	14	colleague who qualifies as a person of ordinary skill in the
)0 : 42	15	art, if you said to them or asked them please bring me the
	16	compound treprostinil, what would they do?
	17	A. Well, now we're talking about the real world compound
	18	that's made by the chemical reaction or some process, so I
	19	would expect him to bring me a bottle or a flask of real world
)0 : 43	20	compound, and we would both understand that that flask or
	21	bottle does not is not constituted of one hundred percent
	22	only the molecular structure that we were just talking about,
	23	it would have impurities, stereoisomeric impurities in there.
	24	${\sf Q}$. Have any of your colleagues, people who qualify as
)0 : 43	25	ordinary skill in the art, has anyone brought to you a bottle

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	1	of a compound that was one hundred percent pure?
	2	A. No, never, it's not possible.
	3	$Q_{{\boldsymbol{\cdot}}}$ Have you ever made a compound that's a hundred percent
	4	pure in your 35, 40 years of chemistry experience?
)0 : 43	5	A. I wish, but no, it's not possible.
	6	Q. In which sense of compound is this term being this
	7	term compound being used in the '117 patent claims?
	8	A. With respect to the claims the word compound is being
	9	used to describe the real world compound that's produced by
)0 : 44	10	chemical reaction process, the '117 patent process. So we're
	11	talking about real material that you can see, weigh,
	12	formulate, put into a patient, it's a real chemical material.
	13	Q. Any doubt in your mind about that?
	14	A. No, doubt.
)0:44	15	MR. CARSTEN: Pass the witness, your Honor.
	16	THE COURT: All right, thank you.
	17	Cross?
	18	(CROSS-EXAMINATION OF ROBERT M. WILLIAMS PH.D. BY MR.
	19	STEINDLER:)
)0:44	20	Q. Good morning, sir.
	21	A. Good morning.
	22	$Q_{{\scriptscriptstyle \bullet}}$ The active pharmaceutical ingredient for Sandoz's ANDA
	23	product is made by Alphora outside the United States; right?
	24	A. That's my understanding.
)0 : 44	25	${\sf Q}$. You agree with me that we can refer to active

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1 pharmaceutical ingredient by the phrase API; right?

	2	A. Yes.
	3	${\sf Q}$. And after Alphora makes the API it sends it to Sandoz
	4	Canada; right?
)0 : 45	5	A. That's my understanding.
	6	${\tt Q}{\scriptstyle \cdot}$ Sandoz Canada then formulates the API into a final drug
	7	product; right?
	8	A. Yes.
	9	${\tt Q}.$ And when Sandoz Canada formulates the API into the final
00:45	10	drug product, it mixes the API with other ingredients; right?
	11	A. Yes.
	12	${\tt Q}.$ And the API is heavily diluted in Sandoz's ANDA product;
	13	right?
	14	A. Yes, it's ready-made for clinical administration.
)0 : 45	15	${\tt Q}.$ Right. And it's only that finished ANDA product that's
	16	going to be imported into the United States; right?
	17	A. Yes, that's my understanding.
	18	${\tt Q}.$ Now, with respect to this last argument you made about
	19	induced infringement, who's inducing who under your theory?
00 : 46	20	A. Well, certainly Alphora is interested in selling their
	21	manufactured treprostinil and treprostinil sodium to Sandoz,
	22	and Sandoz has contracted Alphora to make that molecule for
	23	them, so it's a complimentary business relationship.
	24	Q. Who's the inducer?
)0 : 46	25	A. I would say Sandoz.

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1 Ο. Sandoz is inducing Alphora; is that your theory for 2 induced infringement? Α. 3 My theory; I'm not sure I understand your question. 4 Ο. Well, you offered an opinion that there was induced 00:46 5 infringement, and I'm just trying to understand who you contend is the inducer and who is the direct infringer. 6 7 Α. Well, I mean -- so Alphora is using the '117 patent 8 process to make the drug, they're going to sell it to Sandoz 9 Canada which then is going to transfer that to Sandoz U.S., so 00:47 10 Sandoz U.S. I guess ultimately is the inducer. 11 Ο. So, it's your contention that Sandoz U.S. is inducing 12 Alphora to infringe the '117 patent; is that your theory? 13 Α. Well --14 MR. CARSTEN: Your Honor, we're still talking about 15 00:47 theories here; he's got opinions. I don't understand the 16 question. 17 THE COURT: You don't understand the question? 18 Could you rephrase then? 19 MR. STEINDLER: Sure. 00:47 20 BY MR. STEINDLER: 21 Is it your opinion for induced infringement that Sandoz 0. 22 is inducing Alphora to infringe the '117 patent. 23 THE COURT: If you know. 24 Α. Well, I'm not a legal expert or a lawyer on this, but my 00:48 25 understanding is I think it's very simple that Sandoz U.S. is

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	1	going to pay ultimately Alphora for the API that they make.
	2	So and they know that it's being made by the '117 patent
	3	process. So, it seems reasonable to me that Sandoz U.S. is
	4	ultimately inducing is inducing infringement by Alphora.
)0 : 48	5	$Q_{{\boldsymbol{\cdot}}}$ You understand that U.S. patents are territorial and that
	6	you can only infringe a U.S. patent by activity or conduct in
	7	the United States; correct?
	8	MR. CARSTEN: Your Honor, this is a legal
	9	conclusion.
)0:48	10	MR. STEINDLER: He's offered an opinion as to
	11	induced infringement, and I'm asking his understanding of the
	12	law.
	13	THE COURT: Well, wait; Frank, can you repeat the
	14	question?
00:48	15	(Questioned read back.)
	16	THE COURT: Do you understand that?
	17	THE WITNESS: Yes, I understand the question. And
	18	my understanding
	19	THE COURT: Wait a second. So you're saying it
)0 : 49	20	calls for a legal conclusion?
	21	MR. CARSTEN: Exactly, your Honor.
	22	THE COURT: And he's not a lawyer of any type;
	23	right, Mr. Steindler?
	24	MR. STEINDLER: Sure.
)0 : 49	25	THE COURT: So, but you were asking if he understood

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1 that to be the law.

	2	MR. STEINDLER: That's correct, because he's
	3	rendering an opinion about infringement. And I'm trying to
	4	understand the basis for his opinion about infringement.
)0 : 49	5	THE COURT: I guess Mr. Steindler's question is do
	6	you understand that that could be a provision of the law; I
	7	don't know whether that's part of your interpretation or not.
	8	THE WITNESS: Well, my understanding is that the
	9	activity is the importation of the product into the United
)0 : 49	10	States. So, I guess I don't really understand
	11	THE COURT: All right. Next question. He doesn't
	12	understand.
	13	BY MR. STEINDLER:
	14	Q. You also understand, though, that Alphora will not import
)0 : 50	15	its API into the United States; correct?
	16	A. So your question was that Alphora will not import; yeah,
	17	that's my understanding, Sandoz Canada that will transfer the
	18	API to Sandoz U.S.
	19	Q. So all of Alphora's conduct in this case takes place
)0 : 50	20	outside the United States; correct?
	21	A. Yes.
	22	Q. So, if you were to assume that the law is that you cannot
	23	infringe a U.S. patent by conduct that's entirely outside the
	24	United States, Alphora cannot be infringing the '117 patent;
)0 : 50	25	right?

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1 A. No. 2 0. So Alphora's API never is imported directly in the United States; right? 3 4 MR. CARSTEN: I object to the form of the question. 00:51 5 That misrepresents the evidence in the case, your Honor. 6 THE COURT: Well, what was the evidence, because --7 MR. CARSTEN: The evidence that was put on yesterday 8 by Dr. Skoumboudis was that the Alphora API goes to Sandoz 9 Canada, gets formulated and then would be imported into the)0:51 10 United States. That's an absolute misrepresentation of the 11 evidence. Your Honor. 12 THE COURT: All right, sustained. 13 MR. CARSTEN: Thank you. 14 BY MR. STEINDLER: 15 00:51 Ο. Alphora never ships its API as API into the United 16 States; right? It's done -- no, that's right, it's done through Sandoz 17 Α. 18 Canada, to Sandoz U.S. 19 And the -- that API gets formulated into this finished Ο. 00:51 20 product in highly diluted form; correct? 21 Α. Correct. 22 Q. So Alphora itself doesn't engage in activity that comes 23 into the United States directly; correct? 24 Α. No.)0**:**51 25 Ο. Why not?

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1 Α. Well, they synthesize the API, they sell it to Sandoz 2 Canada and Sandoz Canada then imports it into the United States. So to be -- to be --3 4 Ο. Now, your infringement analysis --00:52 5 THE COURT: Well, wait; he didn't finish his answer. 6 Go ahead, Doctor. 7 THE WITNESS: So, to me it seem immaterial how many 8 chains of ownership there are outside the U.S., once it's 9 crosses the border, but I'm not a lawyer, so --BY MR. STEINDLER:)0:52 10 11 Ο. Now, your infringement analysis is directed to Sandoz's 12 ANDA product that's imported into the United States; right? 13 Α. So your question again please? 14 0. The infringement analysis that we just heard from you, is 15 directed to the finished Sandoz ANDA product that will be)0:52 16 imported into the United States; right? 17 Α. Yes. 18 Ο. And you contend that Sandoz's ANDA product infringes the 19 '117 patent claims because it contains the treprostinil 00:53 20 compound made by a process that you say is equivalent to the 21 process claimed in the '117 patent; right? 22 Α. That was a long question; could you please --23 THE COURT: He didn't understand it. Would you 24 rephrase? 25 00:53 MR. STEINDLER: Sure, I'm happy to repeat it.

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1 BY MR. STEINDLER:

	2	${\sf Q}$. You contend that Sandoz's ANDA product infringes the '117
	3	patent claims because it, the Sandoz ANDA product, contains
	4	the treprostinil compound, made by a process which you say is
)0 : 53	5	equivalent to the process of the '117 patent; correct?
	6	A. Correct.
	7	${\tt Q}.$ And you also contend that Sandoz's ANDA product infringes
	8	the '117 patent because it contains the acid form of
	9	treprostinil in very small amounts; right?
)0 : 54	10	MR. CARSTEN: I object, your Honor; that's beyond
	11	the scope. We didn't talk about the intermediate product at
	12	all in terms of its presence in the final compound.
	13	THE COURT: Well, if the doctor understands the
	14	question, I'll let him answer it.
00 : 54	15	THE WITNESS: Could you please ask me the question
	16	one more time please?
	17	BY MR. STEINDLER:
	18	Q. Sure, the question is a simple one. You recall in your
	19	testimony you talked about the acid form of treprostinil and
)0 : 54	20	how it's in an equilibrium with the sodium form; correct?
	21	MR. CARSTEN: Withdraw the objection. I apologize
	22	for
	23	${\sf Q}$. Let me ask the question again. You also contend that
	24	Sandoz's ANDA product, infringes the '117 patent because it
)0 : 54	25	contains the acid form of treprostinil in very small amounts;

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- 1 right?
- 2 A. Yes.
- ${f 3}$ Q. Now, just to be clear, you agree with me that Sandoz's
- **4** ANDA product does not literally infringe any of the claims of
-)0:55 **5** the '117 patent; correct?
 - 6 A. So my analysis uses the doctrine of equivalents and I did
 7 not -- I did not opine that it was literal infringement,
 - 8 that's correct.
- 9 Q. Can you go to slide 27. You recall with respect to bands
 > 10 B and C -- strike that.
 - Your slide 27 sets out the four components of claim 1that you address in your direct testimony; right?
 - 13 A. Yes.
- 14 Q. Now, with respect to segments B and C, and D, you were
 30:55
 15 asked on direct whether Sandoz's ANDA product and process
 16 meets the claim limitation of each of these B, C and D; do you
 - **17** recall that?
 - 18 A. Yes.
 - 19 Q. And just so that we're clear, Sandoz's ANDA product
 -)0:56 20 doesn't literally meet any of the B, C or D limitations;
 - 21 correct?
 - 22 A. Not literally, but under the doctrine of equivalents it23 does.
 - 24 Q. Now, with respect to your limitation A, limitation A
 - 00:56 **25** defines a stereoselectively produced isomeric compound

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1 according to the following formula, and it sets out this 2 specific chemical formula; correct? 3 A. Yes. 4 Ο. And in your analogy that you used at the end of your 00:56 5 testimony, that chemical formula here (indicating) refers to a particular compound; correct? 6 7 Α. Could you please repeat the -- I'm not sure I understood 8 your question. 9 Ο. The chemical formula set out in claim 1, refers to a)0**:**57 10 specific chemical compound; correct? 11 Α. Well, no. So that formula is a more generic form that 12 that has substituent variables, and that formula as written 13 can correspond to not just one chemical compound, which I 14 think is what you asked me, it can be used to describe other 15 analogs of treprostinil.)0:57 16 Ο. But it includes within the class claimed by this generic 17 formula, the specific treprostinil compound; correct? 18 A. Yes. The molecular structure of treprostinil is embodied 19 within that sort of general formula. 00:58 20 Ο. And that would be the specific treprostinil compound; 21 right? 22 Α. Well, that would be the specific molecular structure, the 23 molecular entity of treprostinil, yes. 24 Ο. And according to the way in which you would ask your graduate student or your post-doc who is a person of ordinary 00:58 25

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	1	skill in the art to write the treprostinil compound, that's
	2	how they would write the treprostinil compound; right?
	3	A. Well, no, I don't think they would draw that formula,
	4	they would draw the exact molecular structure of the
)0 : 58	5	treprostinil molecule.
	6	${\sf Q}$. And the exact molecular structure of the treprostinil
	7	molecule is what is depicted in claim 3 of the '117 patent;
	8	right?
	9	A. Yes.
)0 : 58	10	Q. Now, when you did your infringement analysis for
	11	limitation A, what you did was to compare the compound,
	12	depicted here in the '117 patent claim, with the compound
	13	depicted in Sandoz's ANDA, and Alphora's DMF; right?
	14	A. That was an extremely long question; could you just maybe
)0 : 59	15	parse it for me?
	16	Q. Sure. Let's go to claim slide 15. Just start your
	17	infringement analysis. Are you with me?
	18	A. Yes.
	19	Q. So, your infringement analysis for limitation A, involved
)0 : 59	20	comparing the compound, depicted in the '117 patent claim,
	21	with the compound depicted in Sandoz's ANDA, and Alphora's
	22	DMF; correct?
	23	A. Yes. So the analysis here was to verify that the
	24	molecular structure of the treprostinil molecule, that's
)1:00	25	reflected in Sandoz's ANDA and Alphora's DMF, read on the

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	1	general formula that is shown in claim 1 of the '117 patent.
	2	And my analysis showed that the structure shown in the two
	3	boxes on the upper right in fact do read on that generic
	4	formula on the left, when you plug in the substituent
01:00	5	variables shown.
	6	$Q_{{\scriptscriptstyle \bullet}}$ And the compound depicted as Sandoz's ANDA is a specific
	7	chemical compound; correct?
	8	A. Well, the product of Sandoz's ANDA is a real world
	9	compound with characteristic impurities, it's not constituted
01:01	10	of just the molecular entity that you're pointing to in the
1	11	box.
1	12	${\tt Q}.$ Well, when you did your infringement analysis all you did
:	13	was compare the structural formula of Sandoz's ANDA to the
:	14	structural formula set out in the '117 patent claim; correct?
)1:01	15	A. No, that's not correct, that's not all I did; that's one
:	16	of the things I did.
:	17	${\sf Q}$. When you were identifying how limitation A in your
:	18	analysis is met, what you did was compare the chemical formula
:	19	set out in the '117 patent, to the exact chemical formula set
)1:01	20	out in the Sandoz's ANDA and Alphora's DMF; correct?
2	21	A. Yes, that's the API.
2	22	Q. Actually this is not the API, this is Sandoz's
2	23	treprostinil compound that is included in the API; right?
2	24	A. Well, the sodium salt of treprostinil when it's
)1:02	25	administered to patients, even the sodium salt when it gets

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	1	into the bloodstream which is pH 7 is going to equilibrate
	2	with the acid, and my understanding is that these types of
	3	hormones actually bond the their receptor in the acid form.
	4	So in terms of the active pharmaceutical entity, the sodium
)1:02	5	salt is rendered to make the compound water soluble, but in
	6	terms of biological activity it's actually the carboxylic acid
	7	that's important.
	8	${\sf Q}$. When you did your infringement analysis for the
	9	limitation A, all you talked about was this specific chemical
01:03	10	molecule, the treprostinil compound; correct?
	11	A. Well, as I just said, I verified that the what Sandoz
	12	has represented in their ANDA and Alphora represented in their
	13	DMF as the treprostinil, I just carefully showed that that
	14	molecular structure corresponds to the formula in the '117
01:03	15	patent with those substituent variables.
	16	Q. And just to be clear, this molecular structure for the
	17	treprostinil compound in Sandoz's ANDA, (indicating) and this
	18	identical molecular structure for the treprostinil compound in
	19	Alphora's DMF, is just treprostinil it doesn't include the
)1:03	20	<pre>impurities; correct?</pre>
	21	A. No, so if we're talking about again the word compound in
	22	the molecular structural context, we'd only be talking about a
	23	single isomer of treprostinil, the one shown on the slide.
	24	But Sandoz's ANDA and Alphora's DMF are describing the
)1:04	25	synthesis and formulation of a real compound made by a real

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1 chemical process. So, characteristic impurities have to be
2 there.

3 Q. But when you did your analysis for infringement purposes 4 of limitation A, you didn't discuss impurities at all, you 5 only focused on this single specific chemical molecule, the 6 treprostinil compound depicted in Sandoz's ANDA and Alphora's 7 DMF; correct?

8 A. Yes, the stereoselectively produced isomeric compound.
9 Q. Let's go to the next slide. Again, when you in your
10 infringement analysis were identifying and proving a
11 stereoselectively produced isomeric compound is disclosed in
12 Sandoz's label, you simply referred to the exact molecular
13 structure of the treprostinil compound; correct?

14 A. Your question one more time?

)1:05 **15** Q. Sure.

16 A. I think you're losing me here, I'm sorry.

- 17 Q. When you did your infringement proofs, for limitation A,
- 18 to identify a stereoselectively produced isomeric compound,
- 19 the proofs that you presented were the precise chemical

)1:05 **20** structure of the treprostinil compound, in Sandoz's label;

21 correct?

22 A. Well, I looked at the molecular structure of the compound
23 that is shown here, I also looked at the starting material and
24 the way it was made.

)1:05 **25** Q. But I -- I'm only talking about your proofs for

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- 1 limitation A.
- **2** A. Okay.

	3	Q. Okay? And when you got to your proofs for limitation A,
	4	for a stereoselectively produced isomeric compound, your
)1:06	5	proofs for infringement of that limitation were just the
	6	specific chemical molecule that is the treprostinil compound;
	7	correct?
	8	A. I'm sorry, Mr. Steindler, I don't understand your
	9	question.
)1:06	10	THE COURT: All right, next question.
	11	Q. Let's go to slide 20. When you offered up your proofs as
	12	to why Sandoz's ANDA product and process met limitation A of a
	13	stereoselectively produced isomeric compound, those proofs
	14	were limited to showing that the specific chemical structure
01:06	15	for treprostinil, was present in Sandoz's ANDA product; right?
	16	A. Could you please repeat back that question?
	17	THE COURT: Frank, can you repeat the question?
	18	(Question read back.)
	19	THE WITNESS: So again, the analysis I did was to
)1:07	20	just confirm that the major product of Sandoz's ANDA,
	21	Alphora's synthesis process, contains the molecular structure
	22	corresponding to what's shown in box A, when you plug into the
	23	appropriate substituent variables.
	24	BY MR. STEINDLER:
)1:08	25	Q. Let's go back to slide 15. Slide 15, your slide 15,

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1 these are the proofs that you presented for why limitation A 2 was met; right? Α. 3 That was part of the analysis, yes. 4 Ο. And the proofs that you're offering up for why limitation 01:08 5 A is met is because this specific molecule (indicating) is present in Sandoz's ANDA product; right? 6 7 Α. Well, like said what I did here was to unambiguously 8 demonstrate that the structure shown in -- the molecular 9 structure shown in the two boxes in the upper right, read)1:08 10 directly on the more generic formula shown, the first formula 11 shown in claim 1 of the '117 patent, when you plug in the 12 variables shown in the box at the bottom, and I verified that 13 they match. 14 0. And the product depicted here for -- in Sandoz's ANDA and 15 Alphora's DMF, is a single specific chemical compound,)1:09 16 treprostinil; right? 17 Α. No. 18 Ο. It's your testimony that what's in Sandoz's ANDA and 19 what's in Alphora depicted in these chemical structures is not)1:09 20 a single compound? 21 Α. So, my understanding is that Sandoz's ANDA product, the 22 real world product, is constituted mostly of what's shown in 23 the box, the molecular structure shown in the box, but it also 24 contains characteristic impurities that are a signature of its)1:09 25 manufacture which includes stereoisomeric impurities. So at

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	1	least the way I understood your question that was the way
	2	my best answer for it.
	3	Q. This chemical structure that you used in your proofs is a
	4	single specific chemical molecule the treprostinil compound;
)1 : 10	5	correct?
	6	A. That molecular structure as drawn certainly corresponds
	7	to the single molecular structure that has been assigned the
	8	name treprostinil, yes. So that's the molecular structural
	9	context that we're talking about.
01:10	10	Q. And the treprostinil that's depicted here is a single
	11	specific chemical molecule; correct?
	12	A. I thought my answer was very clear, but that what's
	13	depicted in the box is a two dimensional representation that
	14	chemists use to describe the molecular structure of the
)1:10	15	molecule that has been assigned the name treprostinil.
	16	${\tt Q}.$ And that molecule that's been assigned the name
	17	treprostinil, is a single specific chemical molecule; correct?
	18	A. Well, none of the other 32 stereoisomers that I showed in
	19	the tutorial are named treprostinil. If that's what you're
)1 : 11	20	asking me.
	21	Q. No. I'm asking a very simple question. This
	22	treprostinil compound is a single specific chemical molecule;
	23	correct.
	24	MR. CARSTEN: Your Honor, it's had been asked and
)1:11	25	answered I don't know how many times now.

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	1	THE COURT: All right. You may this is the last
	2	time, but you may answer it this time, Doctor. We have been
	3	through this a few times.
	4	THE WITNESS: Could you please ask me your question
)1 : 11	5	one more time?
	6	BY MR. STEINDLER:
	7	Q. Sure. The treprostinil compound that's depicted here on
	8	the screen is a single specific chemical molecule; correct?
	9	A. So again, if you're asking me about the molecular
01:11	10	structural context the answer is yes. If you're asking me
	11	about treprostinil compound, real world compound made in the
	12	manufacturing facility, it is not constituted of one hundred
	13	percent the structure shown in the box, it's impossible.
	14	$Q_{{\boldsymbol{\cdot}}}$ Now, you understand that treprostinil sodium is a very
)1:12	15	<pre>small percentage of Sandoz's ANDA; right?</pre>
	16	A. Your question again was?
	17	${\tt Q}.$ You understand that the treprostinil sodium, is a very
	18	small percentage of Sandoz's ANDA product.
	19	A. Well, it's one it's almost one hundred percent of the
)1 : 12	20	API.
	21	$Q_{{}\!{}}$. Your infringement proofs are directed to Sandoz's ANDA
	22	product; correct?
	23	A. Yes.
	24	$Q_{{\boldsymbol{\cdot}}}$ And you understand that treprostinil sodium is a very
)1 : 12	25	<pre>small percentage of Sandoz's ANDA product; correct?</pre>

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1 Α. So now you're talking about the diluted formulation? Is 2 that --Ο. 3 I'm talking --4 THE COURT: You don't understand the question,)1:13 5 Doctor? 6 THE WITNESS: I didn't understand the question. 7 THE COURT: All right. Next question. BY MR. STEINDLER: 8 9 Ο. Your infringement analysis is entirely directed to)1:13 10 contending that Sandoz's finished ANDA product infringes the 11 '117 patent claims; right? Α. 12 Yes. 13 Ο. And you understand that treprostinil sodium is a very 14 small percentage of Sandoz's finished ANDA product; correct? 15 Α.)1:13 Well, as I just said it's percentage by weight in the 16 formulation, which is mostly water, but it's almost one 17 hundred percent of the active pharmaceutical ingredient. Q. 18 You don't contend that the active pharmaceutical 19 ingredient infringes the '117 patent; right?)1:13 20 Α. No, that is my contention. 21 In claim -- in slide 15, your infringement proofs with Ο. 22 respect to the infringement of the '117 patent relate to 23 Sandoz's ANDA product and Alphora's DMF product; correct? 24 Α. Yes.)1:14 25 Q. And so, again, your infringement opinions all are

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- 1 directed to Sandoz's finished ANDA product; right?
- 2 A. Yes.

3 0. And you understand that treprostinil sodium is a very 4 small percentage of Sandoz's finished ANDA product; right?)1:14 5 Α. So, the best way I can answer this is that, again, the small percentage is the API, and you can't disguise it or make 6 7 it disappear by diluting it. I mean it's formulated ready for 8 clinical use, so it's in a solution. But the API, the drug 9 that's in that solution is the stereoselectively produced)1:15 10 isomeric compound that's made by the '117 patent process. 11 Ο. But you understand that the API is a very small 12 percentage of the finished Sandoz's ANDA product that you 13 contend infringes the '117 patent claim; correct? 14 Α. So you're asking me percentage by weight in --15 THE COURT: You don't understand the question?)1:15 16 THE WITNESS: I don't understand the question; I'm 17 sorry. 18 THE COURT: All right, next question. 19 BY MR. STEINDLER: 20)1:15 Ο. All right. So, let's turn to DTX-28, please. Can you 21 pull it up? 22 MR. STEINDLER: May I approach, your Honor? 23 THE COURT: You may. 24 (Handing to witness and Court.) 25)1:16 THE COURT: Thank you.

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1 BY MR. STEINDLER:

2 Ο. DTX-28 is an excerpt from Sandoz's ANDA. And it includes an amendment dated December 7, 2012; do you see that? 3 4 (Witness reviewing.))1:16 5 Α. Yes, I see the date. And you see that on the page Bate stamped 10688, there's 6 Ο. 7 this cover letter that's submitting this amendment to the FDA; 8 correct? 9 Α. Yes.)1:17 10 Ο. Would you turn to the page Bate stamp 10811. Are you 11 with me? 12 A. Yes. 13 Ο. You see that on this page it sets out in table 1 the 14 components and composition for Sandoz's treprostinil injection **15** products; correct?)1:17 16 Α. Yes. 17 Ο. And these products will be Sandoz's ANDA products; right? Α. 18 Yes. 19 Ο. And in this table 1 it sets out the percentages of)1:17 20 treprostinil sodium that are in Sandoz's ANDA product; right? 21 A. Yes. 22 Ο. And you see that for the one milligram per milliliter 23 dosage treprostinil sodium will only be present in 0.01 24 percent; right?)1:18 25 A. On a weight per volume basis, yes.

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)1 : 20	25	Sandoz's ANDA product, is directed to less than .1 percent of
	24	Q. Your infringement analysis which you've said is based on
	23	Next question.
	22	THE COURT: He doesn't understand the question.
	21	A. Do you mean like as a solid?
)1 : 19	20	and send the API by itself into the United States ever; right?
	19	Q. You don't understand that. Alphora doesn't take its API $% \mathcal{A}$
	18	that question.
	17	A. Directly alone; what do you mean I don't understand
	16	alone into the United States; right?
)1 : 19	15	Q. You understand that the API is never imported directly
	14	percent of the active ingredient.
	13	A. Yes, but as I said before it's virtually one hundred
	12	percent; correct?
	11	will be present in any of Sandoz's ANDA products, is .1
)1 : 18	10	Q. So, for the highest percentage that treprostinil sodium
	9	A. Yes.
	8	present at 0.10 percent; right?
	7	Q. And for the 10 milligram dose, treprostinil will only be
	6	A. I see that, yes.
)1 : 18	5	sodium will only be present at 0.050 percent; correct?
	4	Q. For the five milligram per milliliter dose, treprostinil
	3	A. I see that.
	2	treprostinil sodium will be present at 0.025 percent; right?
	1	Q. You see that for the 2.5 milligram per milliliter dosage,

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1 the treprostinil sodium being present in the Sandoz product; 2 right?

3 A. No, my infringement analysis is directed to what the drug
4 is. I mean the water isn't the drug, the drug is the active
5 pharmaceutical ingredient, it's the molecule that gives its
6 therapeutic effect, and so diluting it does not change my
7 analysis or opinion.

12 A. The question one more time, please?

)1:22

13 0. Sure. For purposes of infringement, it's your opinion 14 that Sandoz's ANDA product meets the product limitations of 15 the '117 patent, even though treprostinil sodium is present in)1:21 16 Sandoz's ANDA product at less than .1 percent; correct? Well, yes, but it's because it's -- the API is all the 17 Α. 18 treprostinil sodium -- or it's mostly the treprostinil sodium. 19 0. And treprostinil sodium is not in a pure form in Sandoz's)1:21 20 ANDA product; correct?

21 A. Well, it's certainly dissolved in water and I know there
22 are other excipients in there, so it's -- that formulation is
23 not one pure molecular entity. It's a mixture of things.
24 Q. Now, I believe you testified that the acid form of
25 treprostinil that's present in Sandoz's ANDA product, also

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	1	infringes the product limitations of the '117 patent; right?
	2	A. Yes.
	3	${f Q}$. And I believe you testified that the acid form in
	4	treprostinil is is contained in trace amounts, 1/10,000ths
)1:22	5	of the amount of treprostinil sodium; right?
	6	A. Yes, they're in a equilibrium.
	7	${f Q}$. And so in Sandoz's ANDA product that you contend
	8	infringes the '117 patent claim, the acid form is contained in
	9	1/10,000ths of .1 percent of the product; correct?
)1:22	10	A. That would be correct, they're in equilibrium.
	11	Q. So, for purposes of infringement, it's your contention
	12	that the Sandoz's ANDA product will infringe the '117 patent
	13	claims by having even trace amounts of the acid form of
	14	<pre>treprostinil; correct?</pre>
)1:23	15	A. Yes, but they're in equilibrium, so all of the molecules
	16	are rapidly inter-converting, the acid and the salt form are
	17	rapidly inter-converting, and making the salt is not an
	18	irreversible reaction. You can change the pH and now have a
	19	substantial amount of the acid if you go to lower pH.
)1 : 23	20	${\tt Q}_{{\tt \cdot}}$ So for purposes of infringement, it's your contention
	21	that a product meets the claims of the '117 strike that.
	22	For purposes of infringement, it's your opinion that
	23	Sandoz's ANDA product meets the product limitations of the
	24	'117 patent, even where it has just trace amounts of
)1 : 24	25	treprostinil acid in the product; correct?

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1 Α. That's correct. 2 THE COURT: Mr. Steindler, can we take a break here? 3 MR. STEINDLER: Absolutely. 4 THE COURT: All right. So we'll break for 10 minutes and we'll be back out.)1:24 5 6 You may step down, Doctor. 7 (Recess.) 8 THE COURT: Please be seated. 9 Doctor, you may take the stand. You're still under)1:57 10 oath, Doctor. 11 THE COURT: You may continue, Mr. Steindler. 12 MR. STEINDLER: Thank you. I move in evidence 13 DTX-28. 14 MR. CARSTEN: Your Honor, I believe this is part of 15)1:57 the Alphora DMF, so it's already in evidence, but I have no 16 objection to this document coming in if you want the 17 duplicate. 18 THE COURT: So, it's admitted -- it's only a 19 portion --20)1:57 MR. CARSTEN: That's correct, your Honor. 21 THE COURT: So DTX-28 is admitted. 22 (Defendant's Exhibit 28 was marked into evidence.) 23 MR. STEINDLER: Thank you. BY MR. STEINDLER: 24)1:57 25 Q. A person of ordinary skill in the art, would understand

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	1	that a compound refers to a single specific chemical molecule;
	2	correct?
	3	A. No, it depends on the context, how the word compound's
	4	being used.
)1 : 58	5	MR. STEINDLER: Can we go to the patent, please.
	6	PTX-2. Go to claim 3. Let's just blow up the structure of
	7	claim 3.
	8	Q. In claim 3, the word compound is being used to describe a
	9	compound according to a specific formula that's set out in
)1:58	10	claim 3; correct?
	11	A. That's what's shown, but compound is a stereoselectively $% \left({{{\left[{{{A_{{\rm{s}}}} \right]}}}} \right)$
	12	produced isomeric compound, so a person of skill in the art
	13	would understand that when one produces or tries to make
	14	predominantly that structure, there are going to be impurities
)1:59	15	including stereoisomeric impurities.
	16	Q. And this structural formula that is set out in claim 3 is
	17	a single specific chemical molecule; correct?
	18	A. That image depicts the molecular structure of a single
	19	substance which has the name treprostinil, correct.
01:59	20	${\tt Q}$. And treprostinil is a single specific chemical compound;
	21	correct?
	22	A. Again, if we're talking about the context of treprostinil
	23	the real world compound, it cannot be composed of a single
	24	molecular entity.
)1:59	25	MR. STEINDLER: Could you please put up UTC slide

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	1	number 12 or admission number 12, please.
	2	Q. Now, at summary judgment UTC admitted the following
	3	statement: Treprostinil is a single specific chemical
	4	compound, which is a single stereoisomer. That's a true
)2 : 00	5	<pre>statement; correct?</pre>
	6	A. Yes. With respect to the molecular structure of the
	7	molecular entity treprostinil, yes.
	8	Q. And with respect to chemical compounds, if you change
	9	even just one atom you can have a completely different
)2:00	10	compound; right?
	11	A. So your question is ask me your question again? I
	12	didn't quite
	13	THE COURT: All right.
	14	${\sf Q}$. With respect to chemical compounds, if you change just
)2:00	15	one atom, you can have a completely different chemical
	16	compound; right?
	17	A. So, is your question with respect to molecular structure,
	18	that's true, yes.
	19	Q. Water is H2O; right?
)2 : 00	20	A. Yes.
	21	${\sf Q}$. And if you change just one atom and you make H2O2, you
	22	have hydrogen peroxide; right?
	23	A. Yes.
	24	Q. Hydrogen peroxide is a lot different than water; right?
)2:01	25	A. Yes.

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Q. If you drink hydrogen peroxide, it's not good for you;

2 right? 3 Α. Correct. 4 Ο. And hydrogen peroxide is a different chemical compound)2:01 5 than H2O; correct? 6 Α. Yes. 7 Ο. And in these complex organic molecules that we're talking 8 about in this case, I believe you testified in your tutorial 9 that tiny changes even in the stereochemistry can result in)2:01 10 different compounds with different impurities, and different 11 chemical properties; right? Strike that. Strike that. 12 I'm sorry; I didn't quite follow the question. Α. 13 Ο. Strike that. 14 With respect to the complex organic molecules that 15 we're talking about in this case, you've testified that even)2:01 small changes can create different molecules that have 16 17 different properties; right? Α. 18 That's correct. 19 Ο. And all of the isomers that you've described as)2:02 20 impurities are not the treprostinil compound; right? 21 Α. Well, those isomers do not correspond to -- they all have 22 their own unique molecular structure and they do not 23 correspond to the molecular structure of treprostinil, but 24 those other isomers can be part of the real world treprostinil)2:02 25 compound that's made by a chemical synthesis process.

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	1	Q. Now, you were asked on direct your opinion as to what a
	2	person of ordinary skill in the art would understand by the
	3	phrase, stereoselectively produced isomeric compound; right?
	4	A. Can you ask again? There was a loud noise.
)2:02	5	THE COURT: I'm sorry; that was me. You may repeat
	6	the question, Mr. Steindler.
	7	MR. STEINDLER: Sure.
	8	BY MR. STEINDLER:
	9	${\sf Q}$. You were asked in your direct examination, your opinion
02:03	10	as to what a person of ordinary skill in the art would
	11	understand by the phrase, stereoselectively produced isomeric
	12	compound; right?
	13	A. Yes.
	14	Q. What is your opinion as to what the phrase,
)2:03	15	stereoselectively produced isomeric compound, means to a
	16	person of ordinary skill in the art as that phrase is used in
	17	the '117 patent claims?
	18	A. Well, my understanding is that stereoselectively produced
	19	tells a person skilled in the art that we're talking about
)2:03	20	synthesis or produced, means that we're going to make this
	21	compound by chemical reactions or chemical means. And that
	22	the compound, the real world compound which is going to be
	23	made from a real world starting material, which in it of
	24	itself cannot be one hundred percent chemically pure, will
)2:04	25	result in a product that will also not be one hundred percent

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	1	chemically pure. Constituted of a single molecular entity.
	2	Q. So stereoselectively produced refers to how the compound
	3	is produced; right?
	4	A. Yes, but I need to look at the product and the starting
)2:04	5	material from which it was made.
	6	Q. But to be clear, stereoselectively produced refers to how
	7	the product is made, not what it is; right?
	8	A. No, it refers to what the product is, but we the how
	9	part is how the product was made. In the context of the '117
)2:05	10	patent we need to have the enyne with a very defined structure
	11	in stereochemistry that is then converted to the tricyclic
	12	intermediate.
	13	${\sf Q}$. And that enyne and the conversion is all part of the
	14	process by which the product's made; correct?
)2 : 05	15	A. Yes, the enyne, and the carbonylative cyclization
	16	resulting in the tricyclic intermediate, that's all an
	17	integral part of the process, yes.
	18	Q. Let's just go to a demonstrative slide that we prepared
	19	with respect to the specification of the '117 patent. You see
)2:05	20	this slide here?
	21	A. Yes.
	22	Q. Now, you've of course reviewed the '117 patent
	23	specification and the prosecution history in forming your
	24	opinions; right?
02:06	25	A. Yes.
	-	

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	1	Q. Now, the specification says: That the present invention
	2	relates to the process for preparing these type of compounds
	3	by a process that is stereoselective. Right?
	4	A. I see those words.
)2 : 06	5	${\sf Q}$. And that confirms your view that stereoselectivity refers
	6	to the process by which the product is made; right?
	7	A. No, no, so we were just talking about the claim
	8	language stereoselectively produced isomeric compound, refers
	9	to the compound, the product.
02:06	10	$Q_{{\boldsymbol{\cdot}}}$ Let's turn to the next demonstrative slide. These are
	11	other portions of the specification where, again, the patent
	12	is repeatedly saying that the method is stereoselective; do
	13	you see these?
	14	A. Yes.
)2 : 06	15	${\sf Q}$. And they all stand for the proposition that the
	16	stereoselectivity refers to the method or process by which the
	17	product is made; right?
	18	A. Yes, but the method is the enyne that has a
	19	stereo-directing group as we discussed, very recently, and
)2:07	20	it's the what I'm saying is that the Pauson-Khand reaction
	21	in it of itself is not stereoselective, it's only
	22	stereoselective in the context of that very special enyne that
	23	has a stereo-directing group. If you take off the
	24	stereo-directing group the process itself is no longer
)2:07	25	stereoselective. So the method requires the enyne.

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	-	
	1	Q. I'd like to turn to your equivalents opinion that you've
	2	testified to on direct; okay?
	3	A. Okay.
	4	Q. Now, your opinion is that the process used to make
)2 : 08	5	Sandoz's ANDA product is equivalent to the process claimed in
	6	the '117 patent because the PMB group that Alphora uses
	7	performs the same function as the methyl group in the
	8	cyclization step; right?
	9	A. Well, I applied the function/way/result analysis under
)2:08	10	the doctrine of equivalents, yes. So it's not just function,
	11	it's function/way/result.
	12	${\sf Q}$. And you are in agreement with me that there are other
	13	steps besides the cyclization steps that are necessary in
	14	order to make the treprostinil compound according to the '117
)2:09	15	patent; right?
	16	A. Yes.
	17	Q. And your analysis is limited to the function that the PMB $$
	18	group performed in the cyclization step along with the way and
	19	the result of the cyclization step; right?
)2:09	20	A. No.
	21	Q. Now, you say that the PMB group and the methyl group both
	22	act as protecting groups in the cyclization step; right?
	23	A. Yes.
	24	Q. But you didn't actually present any strike that.
)2:09	25	You didn't present any actual experimental evidence to

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1 prove that the PMB group is actually acting as a protecting 2 group in the cyclization step; right? 3 Α. So your question is I didn't present experimental -- I'm 4 sorry; your question again?)2:10 5 Ο. You didn't present any experimental evidence to prove that the PMB group is actually acting as a protecting group in 6 7 this cyclization step; right? 8 Α. Well, there is -- first of all, the para-methoxy benzyl 9 group is not part of the final treprostinil molecule. It's)2:10 10 well-known in organic chemistry that it's a protecting group. 11 And Alphora's scientists admitted that it's being used 12 specifically in the Pauson-Khand as a protecting group. 13 Ο. My question, sir, is this. You didn't present any 14 experimental evidence to prove that PMB group is actually 15 acting as a protecting group in the cyclization step; correct?)2:10 16 Α. No, I don't need to because the enyne is converted successfully into the tricyclic intermediate, just as 17 18 described in the '117 patent process, and the PMB group does 19 not interfere. 20)2:11 Q. Now, Sandoz produced physical samples of the 21 intermediates that Alphora uses in its manufacturing process; 22 right? You're aware of that? 23 Α. Your question again? I didn't quite --24 Ο. You're aware that Sandoz produced physical samples of the)2:11 25 intermediates that Alphora used in its manufacturing process

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1 during this litigation.

	_	aaring enro riergaeron.
	2	A. So your question was that Sandoz produced samples of the
	3	intermediates. That Alphora made is that I'm just really
	4	just trying to follow your question.
)2 : 11	5	${\sf Q}$. Yes. The question is this. You understand that Sandoz
	6	produced to UTC, samples of the intermediates that Alphora
	7	uses in its manufacturing process; right?
	8	A. Okay. I don't specifically remember that, but I'll
	9	accept your your premise.
)2:12	10	${\sf Q}$. You could have done experiments to determine whether in
	11	fact the PMB group was acting as a protecting group in the
	12	cyclization step; right?
	13	A. You mean me personally in the laboratory?
	14	${\sf Q}$. Either you or someone under your direction could have
)2:12	15	done experiments to prove your case of infringement under the
	16	doctrine of equivalents; correct?
	17	A. No, that seems completely unnecessary to me.
	18	Q. Well, while you say it was unnecessary, you could have
	19	done experiments to prove your case, but you didn't do them;
)2:12	20	right?
	21	A. Well, I won't do anything that I would consider to be
	22	superfluous or I think what you're talking about to me is
	23	almost ridiculous.
	24	MR. STEINDLER: Well, let's go to the '117 patent
)2 : 12	25	DTX-2, please. And let's go to claim 1. And well, go

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	1	ahead and blow up not there. Let's go down here and		
	2	identify the X substituent.		
	- 3			
	4	is all directed to this (CH2)nX substituent; right?		
)2 : 13	5	A. Yes, that's correct.		
	6	Q. And X is defined with a set of possible functional groups		
	7	that can be at that X position; right?		
	8	A. Yes.		
	9	MR. STEINDLER: Go out of this and go to the		
)2:13	10	definition of X. Which you'll find at the bottom of the page		
	11	there.		
	12	${\sf Q}$. Do you see the definition that you've now discussed at		
	13	some considerable length during your direct testimony; right?		
	14	A. Yes.		
)2:14	15	Q. Now, you would agree with me that some of the set that is		
	16	defined for X, are not protecting groups; right?		
	17	A. Let me think about that for just a second; I haven't been		
	18	posed with that question before.		
	19	The (CH2)n, so are you could you maybe give me more		
)2 : 14	20	specific question? Are we you're just talking about X, but		
	21	there's also Z (CH2) and n.		
	22	Q. If n is zero and X is H, that's not a protecting group;		
	23	right?		
	24	A. If n is zero and what's Z?		
)2 : 15	25	Q. Set Z aside for the time being. If n is zero and X is H,		

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1 that's not a protecting group; right? 2 Α. So -- well, I guess I need to know what Z is. 0. 3 Let's say that -- let me just back up for a second. 4 THE COURT: This is a new question?)2:15 5 MR. STEINDLER: Yes, let me start with a new 6 question. 7 THE WITNESS: Okay. BY MR. STEINDLER: 8 9 Ο. Are you not able to tell me by looking at these)2:15 10 definitions of whether X would include groups that are not 11 protecting groups? 12 Α. Well, if you ask me one at a time I can give you an 13 answer. You can't just look at this and tell me whether X 14 Ο. 15 includes groups that aren't protecting groups in the '117)2:15 16 patent? 17 Α. Again, I need to have the entire definition of Z(CH2)n 18 and then X. If you can give me an example I'll be happy to 19 answer your question.)2:16 20 Q. All right. But you can't work this out on your own? 21 Α. Of course I can. 22 Ο. So work out for me on your own, if there are any 23 combinations here with X where X is not a protecting group. Α. 24 Okay. So you're asking me to define the substituents 25 where X -- when you put Z(CH2)nX together where that is not a)2:16

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1 protecting group; is that what you're asking me? 2 0. Correct. 3 A. Okay. So if Z is oxygen, and n is zero, so there's no 4 CH2 groups, and X is H, that would be the free phenol that 5 would be unprotected.)2:16 6 Q. So, in that scenario which is set out here in the '117 7 patent claim, X in that combination would not be a protecting 8 group; right? 9 Α. That's right.)2:17 10 Ο. So, the patent is teaching that the cyclization reaction 11 can't be performed without a protecting group; right? 12 Α. It could. 13 Ο. Let's go to PTX-2 in the patent at column 6, lines 5 14 through 22. 15 Now, this is describing the Pauson-Khand cyclization)2:17 16 step; right? In the specification of the patent? 17 Α. Yes. 18 Ο. And you see in this step it's got X, which is this 19 defined term and -- as part of the molecule; right? 20 Α.)2:17 Yes. 21 Ο. And in the specification when it's describing the 22 Pauson-Khand cyclization step, the patent is teaching that 23 that step can be performed without a protecting group at that 24 location; correct?)2:18 25 A. Yes, well, the patent claims are silent on the specific

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	1	type of reagent that is used to effect the carbonylative
	2	cyclization, the Pauson-Khand being one of many specific
	3	reagents that can be used to carry out that cyclization. And
	4	it's entirely conceivable that a chemist may discover a new
)2:18	5	carbonylation reagent that would work on unprotected phenols.
	6	But to my knowledge Pauson-Khand cyclization reactions have
	7	never been reported on unprotected phenols.
	8	$Q_{{\boldsymbol{\cdot}}}$. But the patent is teaching that the Pauson-Khand step can
	9	be conducted without a protecting group here because there are
)2:18	10	substituents defined for X that are not protecting groups;
	11	right?
	12	A. Yes.
	13	Q. And let's go to slide your slide 40, please. And you
	14	were talking about this masking tape analogy, that there has
)2 : 19	15	to be a protecting group there. Do you remember that
	16	testimony?
	17	A. I don't think I ever said that there has to be a
	18	protecting group there.
	19	Q. So, isn't the patent teaching in fact there might be no
)2 : 19	20	masking tape in the cyclization step?
	21	A. Well, the patent certainly accommodates that possibility,
	22	but the example in the '117 patent uses a methyl protecting
	23	group, and Alphora uses a para-methoxy benzyl protecting
	24	group, so I was comparing those two protecting groups side by
)2 : 19	25	side.

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	1	Q. So, let's go to your slide 42. And in claim 2, X is
	2	given a specific definition of COOH; right?
	3	A. Yes.
	4	Q. And the COOH, that would be at that X position, is never
)2:20	5	taken off the molecule all the way through to the treprostinil
	6	compound; right?
	7	A. No. So there the claim 2 is defining the final compound
	8	treprostinil, where X is COOH.
	9	$Q_{{\scriptscriptstyle\bullet}}$ And is it and X is defined as COOH throughout the
)2:20	10	process here; correct?
	11	A. No.
	12	Q. So it's your opinion that when claim 2 defines X, it's
	13	defining X for one purpose in one part of the claim, but X
	14	could be something different in other parts of the claim; is
)2:20	15	that your testimony?
	16	A. Yes.
	17	MR. STEINDLER: Pass the witness.
	18	THE COURT: All right.
	19	(REDIRECT EXAMINATION OF ROBERT M. WILLIAMS PH.D. BY MR.
02:21	20	CARSTEN:)
	21	Q. Good afternoon, Professor Williams.
	22	A. Good afternoon Mr. Carsten.
	23	MR. CARSTEN: May I proceed, your Honor?
	24	THE COURT: You may.
)2:21	25	MR. CARSTEN: Thank you, your Honor.

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1 Now, can we please have slide 15. 2 BY MR. CARSTEN: Just a couple of questions, Professor Williams. Now, Mr. 3 0. 4 Steindler was suggesting your infringement analysis was)2:21 5 limited to molecular formulas or structure here. Is that what 6 your analysis was for infringement? 7 Α. No. 8 0. Could you please just summarize very very briefly the 9 things you did in terms of analyzing and conducting your --)2:21 10 and developing your opinions for infringement. 11 Α. Well, I first carried out this step of confirming that 12 the molecular formula that's represented in Sandoz's ANDA and 13 Alphora's DMF read on the specific structure shown in the '117 14 patent. So I went through the exercise of making sure that 15 the variables when they're plugged in render those molecular)2:22 16 structures and that box got checked, that works. 17 But I also looked at Sandoz's ANDA product that it 18 stereoselectively produced by the enyne going through the 19 Pauson-Khand reaction to the tricyclic intermediate. So I)2:22 20 also looked at the manufacturing process, I looked at their 21 drug master file, I looked at this -- the example, the two 22 kilowatt reaction, so forth, to verify that the real world 23 compound is in fact made by the '117 patent process. 24 0. And did you reach a conclusion that the active)2:22 25 pharmaceutical ingredient that Sandoz is going to use to make

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1 its product infringes claims 1 through 4 of the '117 patent? 2 Α. Yes, that was my conclusion. **3** O. Now, what -- what is the API that's going to be used in 4 Sandoz's finished ANDA product?)2:23 5 Α. They're making the treprostinil sodium. 6 0. And where does that come from? 7 A. That comes from the carboxylic acid, the treprostinil 8 free acid. 9 Q. And who's providing that to Sandoz? Α.)2:23 10 Alphora. 11 Ο. And that's the material that you considered in connection 12 with your infringement analysis; is that fair? Α. 13 Yes. 14 0. Now, did you analyze anything in the Sandoz's ANDA 15 document in connection with your infringement analysis?)2:23 16 Α. Yes, there was a flow chart showing the steps in the 17 process and then they reference the details in Alphora's DMF, which has all the experimental details. 18 19 Ο. Now, did you also find the Sandoz proposed label? 20 Α.)2:24 Yes. 21 0. Can we go to slide 16, please. What is this? 22 Α. So this was the proposed label disclosed in their -- in 23 Sandoz's ANDA for the treprostinil product. 24 Q. And this is PTX-250 at page 54? 25 A.)2:24 Yes.

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	1	Q. And what is the proposed label telling the world is the			
	2	chemical compound and active ingredient moiety in Sandoz's			
	3	finished ANDA product?			
	4	A. The treprostinil acid, free acid.			
)2:24	5	Q. Not the sodium?			
	6	A. That's not that is not is what is depicted in that			
	7	molecular formula.			
	8	$Q_{{\scriptscriptstyle\bullet}}$ Do you believe that Sandoz's proposed label is reliable?			
	9	A. Well, I assume they put careful thought into rendering			
)2:25	10	this.			
	11	Q. Now, let's turn to slide 19 if we could. Can you			
	12	describe for the Court the relationship between the free acid			
	13	on one hand and the salt on the other?			
	14	A. Yes. So if one say starts with the free acid, or			
)2:25	15	conversely one can start with the sodium salt treprostinil			
	16	sodium, and put either of those substances, those compounds in			
	17	water, they would rapidly establish an equilibrium between the			
	18	two forms. So if you started with a hundred percent or nearly			
	19	a hundred percent sodium salt, put it in water, it would			
)2:25	20	establish an equilibrium that would be a function the ratio			
	21	would be a function of the pH of the solution that you put it			
	22	in.			
	23	Q. Now, Mr. Steindler asked you some questions well,			
	24	before I go on to that, would a person of ordinary skill in			
)2:25	25	the art understand that the acid and sodium are the free			

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- 1021
- Yes. 2 Α. 3 0. At what pHs? 4 Α. All pHs.)2:26 5 Q. Mr. Steindler asked you some questions about water on one 6 hand and hydrogen peroxide on the other; do you remember that? Α. 7 Yes. 8 0. Hydrogen peroxide -- can you buy hydrogen peroxide in a 9 bottle that's a hundred percent pure? Α.)2:26 10 No. 11 Ο. Why not? 12 Α. Well, first of all hydrogen peroxide is very hydroscopic, 13 it's very -- absorbs water, so there's always going to be 14 water in hydrogen peroxide and other things. So like any 15 chemical it will have whatever percent grade, reagent grade is)2:26 **16** being sold, will have water and other things in there, other 17 impurities. 18 Now, he also compared the hydrogen peroxide with water; Ο.

1 acid and the sodium are existing simultaneously?

22:27 **20** A. No.

19

- 21 Q. Why not?
- 22 A. Again in the real world, we can try and purify water, but

right? Is there such a thing as a hundred percent pure water?

- 23 there's going to be trace metals, there's going to be
- 24 bacteria, dust particles, real world things.
- 22:27 **25** Q. Mr. Steindler asked you some questions about

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Williams - Redirect - Carsten

	1	stereoselectivity and he said stereoselectivity refers to the		
	2	process; do you remember him asking you that?		
	3	A. Yes.		
	4	Q. I'd like to show you PTX-480. Do you recognize PTX-480?		
)2 : 27	5	A. Yes. This is the inside page of the Eliel books,		
	6	Stereochemistry of Organic Compounds, the large organic		
	7	chemist's bible in stereochemistry.		
	8	Q. Now, in your said testimony you said no, no, no,		
	9	stereoselective refers to the compound; right?		
)2:27	10	A. Yes.		
	11	${\sf Q}$. Is there a definition of stereoselective in the Eliel		
	12	book?		
	13	A. Yes.		
	14	MR. STEINDLER: Judge, this is the beyond the scope		
)2:28	15	of my direct. I didn't examine the witness on this book.		
	16	MR. CARSTEN: He asked the witness, your Honor,		
	17	whether stereoselective refers to a process. I'm entitled to		
	18	support that opinion.		
	19	THE COURT: Sustained.		
)2:28	20	MR. CARSTEN: Thank you, your Honor.		
	21	BY MR. CARSTEN:		
	22	Q. Turning to there was some questions about the		
	23	variability about the substituents; do you remember that?		
	24	A. Yes.		
)2:28	25	$Q_{{\scriptscriptstyle\bullet}}$. Would a person of ordinary skill understand that the		

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	1	substituents would be variable for the enyne and cyclized
	2	intermediate as opposed to final product reflected in the
	3	
	4	A. Yes. I put in my report that a person skilled in the art
)2 : 28	5	would understand that those variables are a tool box that can
JZ:20		
	_	be that can be interchanged, between the enyne tricyclic
	7	intermediate and the final product.
	8	Q. Now, finally, did Sandoz's expert ever present any
	9	evidence of a PMB protected phenol in the literature?
)2:29	10	MR. STEINDLER: Judge, Sandoz's expert hasn't
	11	testified yet.
	12	THE COURT: Can you rephrase the question?
	13	MR. CARSTEN: Sure.
	14	BY MR. CARSTEN:
)2 : 29	15	Q. Mr. Steindler was asking you some questions about PMB as
	16	a protecting group; do you remember that?
	17	A. Yes.
	18	Q. Let me ask you this way. Have you ever seen a PMB
	19	protected phenol used in a Pauson-Khand reaction aside from
)2 : 29	20	your work in this case?
	21	A. No.
	22	MR. CARSTEN: Nothing further, your Honor.
	23	THE COURT: All right, thank you.
	24	You may step down, Doctor. Thank you for coming.
)2:29	25	(Witness excused.)

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1 UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY 2 3 4 UNITED THERAPEUTICS CORPORATION, 5 Vs. CIVIL NO. 6 12-1617 (PGS) SANDOZ, INC., 13-316 7 DEFENDANT 8 9 MAY 16, 2014 10 CLARKSON S. FISHER COURTHOUSE 402 EAST STATE STREET 11 TRENTON, NEW JERSEY 08608 12 13 <u>BEFORE</u>: THE HONORABLE PETER G. SHERIDAN 14 U.S. DISTRICT COURT JUDGE DISTRICT OF NEW JERSEY 15 16 17 TRIAL - DAY 10 18 19 20 21 22 Certified as true and correct as required 23 by Title 28, U.S.C. Section 753 /S/ Francis J. Gable 24 FRANCIS J. GABLE, C.S.R., R.M.R. OFFICIAL U.S. REPORTER 25 (856) 889-4761

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White - Redirect - Jackson

	1	know why we wouldn't just do it. The disease is a fatal	
	2	disease, the patients are tenuous; Remodulin itself, even	
	3	Sandoz's generic treprostinil, are very expensive drugs. The	
	4	incremental cost for using SDF in my mind is trivial. And I	
)4 : 17	5	agree with your Honor that SDF is the appropriate	
	6	prescription.	
	7	THE COURT: Okay, thank you. You may step down.	
	8	THE WITNESS: Thank you, your Honor. Have a good	
	9	weekend.	
)4 : 17	10	THE COURT: Yes, you too.	
	11	(Witness excused.)	
	12	MR. CARSTEN: Good afternoon, your Honor.	
	13	THE COURT: Good afternoon, Mr. Carsten. So we are	
	14	prepared to call our next witness, however it's chemistry, so	
)4 : 17	15	it's going to be direct last time we checked was just over	
	16	an hour. It is now after 3 o'clock; I'm not sure if your	
	17	Honor wants to open this up now.	
	18	THE COURT: Let's go.	
	19	MR. CARSTEN: Okay. United Therapeutics calls Dr.	
)4:18	20	Paul Aristoff to the stand.	
	21	(PAUL ARISTOFF, PH.D.), sworn.	
	22	THE COURT: Doctor, can you just spell your last	
	23	name, please?	
	24	THE WITNESS: Yes, it's spelled last name is	
04 : 18	25	spelled A-r-i-s-t-o-f-f.	

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Aristoff -	Direct -	Carsten
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	1	THE COURT: Thank you.
	2	MR. CARSTEN: Your Honor, we prepared some binders;
	3	may we approach?
	4	THE COURT: Yes, you may.
)4 : 19	5	(Handing to witness and Court.)
	6	(DIRECT EXAMINATION OF PAUL ARISTOFF BY MR. CARSTEN:)
	7	Q. Good afternoon, Dr. Aristoff.
	8	A. Good afternoon.
	9	${\sf Q}$. Would you please introduce yourself to the Court?
)4 : 19	10	A. Yes, yes. Your Honor, my name is Paul Adrian Aristoff.
	11	I'm a medicinal chemistry consultant, and I recently moved to
	12	Fort Collins, Colorado.
	13	THE COURT: Okay, thank you.
	14	Q. What types of companies do you consult for?
)4:20	15	A. I primarily consult for pharmaceutical companies, as well
	16	as some academic groups.
	17	Q. Have you prepared a curriculum vitae?
	18	A. Yes, I have.
	19	Q. Can we turn to PTX-102, please. What is this, Dr.
)4 : 20	20	Aristoff?
	21	A. This is the cover page of my C.V.
	22	Q. And this is a demonstrative reflected in the reflecting
	23	the cover page?
	24	A. Yes.
)4 : 20	25	Q. Is your C.V. true and accurate?

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1 A. Yes, it is. 2 MR. CARSTEN: Your Honor, we'd move to admit 3 PTX-102. 4 MR. STEINDLER: No objection.)4:20 5 THE COURT: All right, admitted. 6 (Plaintiff's Exhibit 102 was marked into evidence.) 7 BY MR. CARSTEN: 8 0. Dr. Aristoff, have you prepared a slide describing or 9 giving an overview of your educational background?)4:21 10 Α. Yes, I have. It's taken from my C.V. 11 Ο. Would you please explain to the Court the highlights of 12 your educational background? 13 Α. Yes, I received both my Bachelor's and Master's degree in 14 chemistry from Northwestern University in 1973. I then 15 received a National Science Foundation fellowship to attend)4:21 **16** the California Institute of Technology, and I received my Ph.D. from Caltech then in 1977. I had a National Science 17 18 Foundation post doctoral fellowship which I used to work at 19 the Swiss Federal Institute of technology in Zurich, Switzerland from 1977 to 1978.)4:21 20 21 0. What was the subject of your Ph.D. thesis? 22 Α. It was the total synthesis -- an approach to the total 23 synthesis of aphidicolin. 24 Q. How complicated was it to synthesize aphidicolin?)4:22 25 Α. Well, aphidicolin is a complex natural product diterpene,

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	1	it has 20 carbons and 12 chiral centers; I developed a
	2	synthesize of an intermediate on the way to the final product.
	3	It had 18 of the 20 carbon atoms, and had excuse me; yes,
	4	18 of the 2 carbon atoms, and six out of the seven chiral
)4:22	5	centers.
	6	${\sf Q}$. Over the course of your career have you routinely worked
	7	with molecules containing chiral centers?
	8	A. Yes.
	9	Q. Have you ever taught any chemistry classes?
)4:22	10	A. Yes, since 2012 I've been adjunct professor in the
	11	Department Medicinal Chemistry at the University of Michigan,
	12	and I teach part of a medicinal chemistry course to graduate
	13	students there.
	14	Q. Now, have you prepared a slide with respect
)4 : 22	15	summarizing your employment background?
	16	A. Yes, I have.
	17	${\tt Q}.$ And could you please summarize your work experience for
	18	the Court.
	19	A. Yes. Following my post doctoral studies I joined the
)4 : 23	20	Upjohn Company in 1978, where I was a scientist in a
	21	experimental chemistry research group; in 1984 I was promoted
	22	to associate director with overall responsibility for the
	23	cancer and viral diseases chemistry group; in 1991 I was
	24	promoted again to director of medicinal chemistry with
)4 : 23	25	responsibility for overall head of the medicinal chemistry

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	1	department at Upjohn; in 1995 Upjohn merged with a company
	2	called Pharmacia, and I was made director of medicinal
	3	chemistry in Kalamazoo for the new company called Pharmacia
	4	and Upjohn; in 1999, Pharmacia and Upjohn merged with yet
)4 : 23	5	another company called Searle Monsanto, I was named senior
	6	director of chemistry then for the new company, which was
	7	named Pharmacia, senior director of chemistry in Kalamazoo; in
	8	2003 Pfizer bought Pharmacia and I moved to Ann Arbor,
	9	Michigan, where I was senior director of chemistry and head of
)4 : 24	10	the antibacterial chemistry group for Pfizer in Ann Arbor,
	11	Michigan; and in 2008 I retired from Pfizer and started my own
	12	medicinal chemistry consulting company, I was also then
	13	became a visiting research scientist at the University of
	14	Michigan.
)4:24	15	${\sf Q}$. How long was your career at Upjohn and the related
	16	companies?
	17	A. About 30 years.
	18	${\sf Q}$. Are you a member of any professional organizations?
	19	A. Yes, I am. I'm a member of the American Chemical
)4 : 24	20	Society, the American Association For the Advancement of
	21	Science, the American Association of Cancer Research, and the
	22	American Society For Microbiology.
	23	Q. Do you have any scientific publications?
	24	A. Yes, I have over 60 publications, including book chapters
)4 : 25	25	and reviews, about a dozen of these publications relate to

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	1	prostacyclin analogs including two reviews that I wrote.
	2	${\sf Q}$. Have you served any editorial advisory positions for peer
	3	review journals?
	4	A. Yes, I was on the editorial advisory board for the
)4:25	5	Journal of Organic Chemistry; I was also on the editorial
	6	advisory board for a journal called Chemical Biology and Drug
	7	Design. I also served as a member of a committee that was
	8	monitored the Journal of the American Chemical Society.
	9	$Q_{{\boldsymbol{\cdot}}}$. You are you listed as an inventor or named as an inventor
)4 : 25	10	as any U.S. patents?
	11	A. Yes, I'm the inventor or co-inventor on about 30 issued
	12	U.S. patents. These patents include 12 drug development
	13	candidates that went into clinical trials, and this includes
	14	three compounds that were actually approved by the Food and
)4 : 25	15	Drug Administration and entered the marketplace, one of those
	16	drugs being treprostinil. I'm also the inventor of two
	17	antiviral agents used to treat AIDS patients.
	18	${\sf Q}$. So you're the named inventor of the patent covering
	19	treprostinil.
)4 : 26	20	A. Yes, I'm the sole inventor on the original patent for the
	21	treprostinil.
	22	Q . Now, over the course of your career, how many
	23	pharmaceutical molecules did you synthesize?
	24	A. So, I personally synthesized over a hundred molecules,
)4 : 26	25	the majority of them being prostacyclin analogs. In terms of

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	1	chemists that have reported to me through the years, they've
	2	prepared many thousands of molecules, including over 30
	3	development candidates that were in clinical trials, and three
	4	of these actually were approved by the FDA and entered the
)4:26	5	marketplace.
	6	${\sf Q}$. Has your professional experience helped in your work in
	7	this case?
	8	A. Most certainly. I was from the period of 1978 to
	9	1984, I was a scientist in experimental chemistry research at
)4 : 26	10	Upjohn, and the primary focus of our work was actually the
	11	design and synthesis of prostacyclin analogs, and I was the
	12	one that came up with the class of prostacyclin analogs known
	13	as benzidine prostaglandins, benzidine prostacyclins including
	14	the compound treprostinil.
)4:27	15	${\sf Q}$. Since you invented treprostinil, have you followed the
	16	developments in the area relating to treprostinil?
	17	A. Yes, particularly chemistry work.
	18	MR. CARSTEN: Your Honor, we'd offer Dr. Aristoff as
	19	an expert in the field of organic and medicinal chemistry,
)4 : 27	20	synthesis of prostacyclin analogs, and the subject matter of
	21	the '117 patent.
	22	MR. STEINDLER: Just a quick voir dire?
	23	THE COURT: Okay. You may.
	24	MR. STEINDLER: Very quick.
)4 : 27	25	(VOIR DIRE ON QUALIFICATIONS BY MR. STEINDLER:)

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	1	Q. You're not an expert in the Pauson-Khand reaction;
	2	correct?
	3	A. No, I'm not.
	4	MR. STEINDLER: All right. Subject to that I have
)4 : 27	5	no objection.
	6	THE COURT: All right. So, he's an expert subject
	7	to Mr. Steindler's objection on the Pauson-Khand reaction.
	8	MR. CARSTEN: Thank you, your Honor.
	9	BY MR. CARSTEN:
)4 : 28	10	Q. In connection with following the literature in your
	11	capacities of your work experience, do you become aware of the
	12	Pauson-Khand reaction?
	13	A. Yes, I did. I certainly followed it in the literature.
	14	Q. Were you aware of the Pauson-Khand reaction in the 1980s?
)4:28	15	A. Yes, I was.
	16	Q. Were you aware of it in the 1990s?
	17	A. Yes.
	18	Q. Are you aware of it today?
	19	A. Yes.
)4:28	20	${\sf Q}$. Have you studied the Pauson-Khand reaction in connection
	21	with your work in this case?
	22	A. Yes, I've never carried out a Pauson-Khand reaction
	23	myself.
	24	Q. But you've reviewed the literature; correct?
)4:28	25	A. Yes.

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	1	${\sf Q}$. Now, have you ever testified as an expert before?
	2	A. No, I have not.
	3	Q. Are you nervous?
	4	A. Yes, I've never done this before.
04:28	5	${\sf Q}$. Have you formed any opinions in the case, Doctor?
	6	A. Yes, I have.
	7	${\tt Q}{\color{black}{\cdot}}$ Have you prepared a slide to describe one of the opinions
	8	that you formed as a person of ordinary skill in the art?
	9	A. Yes. This is a definition I was using, it's actually not
)4:29	10	very different from Dr. Buchwald's definition. The my
	11	opinion, a person of ordinary skill in the art at the time of
	12	the invention, would have held a Ph.D. in chemistry or a
	13	related field, or a Bachelor's or Master's degree in chemistry
	14	or a related field, with at least three years of experience in
)4:29	15	postgraduate experience in organic synthesis.
	16	Q. Did you meet this these criteria as of the priority
	17	date?
	18	A. Yes.
	19	Q. And the priority date we're talking about here is 1997;
)4:29	20	correct?
	21	A. That is correct.
	22	Q. Now, you mentioned Dr. Buchwald's level of ordinary
	23	skill; did you consider that?
	24	A. Yes, I don't think it's very different than mine.
)4 : 29	25	Q. Would you qualify under his?

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1 A. Yes.

skill?

4

- 2 Q. And would your opinions differ depending on if you3 applied his versus if you applied your level of ordinary
-)4:29 5 Α. No, not at all. 6 0. What specifically were you asked to do in this case? 7 Α. So, I was asked to review the claims of -- in the patent, 8 the '117 patent, and consider their validity in light of the 9 prior art referenced by Sandoz.)4:30 *10* O. Now, let's start with the '117 patent, which is PTX-002. 11 You analyzed the '117 patent in connection with your work in 12 this case; right? Α. 13 Yes. 14 Q. And who's the first named inventor on the '117 patent? 15 Α.)4:30 Dr. Moriarty. 16 Ο. Are you familiar with Dr. Moriarty's work regarding 17 treprostinil?
 - 18 A. Yes.
 - 19 Q. When did you become aware of that work?
- 20 A. Well, I first became aware of his work in 2004 when his
 21 article in the Journal of Organic Chemistry was published that
 22 described his stereoselective synthesis of treprostinil.
 23 MR. CARSTEN: Can I call up DTX-171 in evidence,
 - 24 please?
- 04:30 **25** Q. Do you recognize this document?

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1 A. Yes, I do.

- **2** Q. What is this?
- 3 A. This is that Journal of Organic Chemistry article from
- **4** 2004 by Dr. Moriarty.
- D4:30
 5 Q. Now, the chemistry presented in the JOC article, is this
 6 the same chemistry as reflected in the '117 patent?
 7 A. Yes.
 8 Q. Were there any key chemical transformations that you
 - 9 observed in this JOC article?
 10 A. Yes, he used the key -- his key reaction in the s
- 10 A. Yes, he used the key -- his key reaction in the synthesis11 was the Pauson-Khand reaction.
 - 12 Q. Now, you were aware of the Pauson-Khand back in the '80s;13 correct?
 - 14 A. Yes.
- 04:31 **15** Q. When you were developing approaches to synthesizing
 - 16 treprostinil, the compound you invented, did you consider
 - 17 using the Pauson-Khand reaction?
 - 18 A. No, I did not.
 - **19** Q. Why not?
- 04:31 **20** A. Well, I didn't see any way to use this particular
 - 21 reaction to make the molecule stereoselectively. I also
 - 22 didn't think it was a reaction that you could do on commercial
 - 23 scale?
 - 24 Q. Is it a commonly used reaction this Pauson-Khand reaction
-)4:31 **25** in the pharmaceutical context?

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	1	A. No, not at all. I'm actually not aware of any other
	2	commercial use of the Pauson-Khand reaction.
	3	${\sf Q}$. What did you think of Dr. Moriarty's published synthesis
	4	of treprostinil?
)4 : 32	5	A. Well, I was actually pretty very impressed. In a
	6	relatively few number of steps he was able to prepare all five
	7	chiral centers in the molecule stereoselectively, and have
	8	quite a good yield.
	9	${\sf Q}$. Did you think that the Moriarty synthesis was a better
)4 : 32	10	approach than the ones you had developed at Upjohn?
	11	A. Well yes, because the chemistry that I had optimized was
	12	not stereoselective. I was able to control the
	13	stereochemistry in four out of the five chiral steps in
	14	treprostinil, but not the fifth, there was one I was not able
)4 : 32	15	to and I ended up with a one-to-one mixture of compounds from
	16	the synthesis.
	17	Q. Why is a and those compounds would be diastereomers?
	18	A. Yes, that's correct.
	19	${\tt Q}{\color{black}{\cdot}}$ Can you just explain to the Court just very briefly, what
)4 : 32	20	do you mean by diastereomers.
	21	A. So, diastereomer will be a compound that at least has
	22	at least at one of the other chiral centers has a different
	23	orientation than the molecule you're interested in.
	24	Q. And what's wrong with having a mixture of diastereomers?
)4 : 33	25	A. Well, especially when you have a one-to-one mixture you

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	1	know you're going to have a lower yield, you know you're going
	2	to have a lot of material that you have to get rid of,
	3	particularly when you carry it all the way to the end of the
	4	synthesis you're going to have more impurities because of
)4 : 33	5	that.
	6	Q. Now, when you say a one-to-one mixture, what exactly do
	7	you mean?
	8	A. So, in the reaction and the key reaction in my
	9	synthesis, I actually ended up primarily with 50 percent of
)4 : 33	10	the desired compound I wanted for that reaction, plus 50
	11	percent for an undesired diastereoisomer in that reaction.
	12	There were other impurities in there as well, but primarily
	13	those two. And I had to carry all that type of mixture
	14	through the subsequent seven steps of synthesis, all the way
)4 : 33	15	to the end of the synthesis. So it's just at the final step I
	16	still had this one-to-one mixture of now treprostinil, and an
	17	unwanted diastereomer of treprostinil.
	18	Q. So leaving aside the other stuff that was in that
	19	reaction mix, half roughly half and half were these two
)4 : 34	20	diastereoisomers; is that right?
	21	A. Well, half was treprostinil, half was this unwanted
	22	material.
	23	${\sf Q}$. Now did you analyze the claims of the '117 patent in
	24	connection with your work in the
)4 : 34	25	A. Yes, I did.

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	1	Q. Let's turn to a portion of claim 1. How does claim 1
	2	start?
	3	A. So it starts talking about a stereoselectively produced
	4	isomeric compound according to the following formula, and then
)4 : 34	5	it gives kind of a generic chemical formula.
	6	${\sf Q}$. And what does stereoselectively produced isomeric
	7	compound mean?
	8	A. Well, I think it's very clear that stereoselectively
	9	produced modifies the word compound. That tells me we're
)4 : 34	10	talking about a product, a compound in the real world, a
	11	compound that's going to have primarily this generic chemical
	12	formula. But there'll be other substances in there as well,
	13	other impurities will be part of that, because of the way the
	14	compound is produced.
)4 : 35	15	${\sf Q}$. And do you think that would have been apparent to a
	16	person of ordinary skill in the art
	17	A. Yes, I think
	18	Q. As of 1997?
	19	A. Yes, I certainly think so, in terms of the way you read
)4 : 35	20	the claims, a stereoselectively produced compound.
	21	Q. Now, your view is different than Dr. Buchwald's; right?
	22	A. Yes, it is.
	23	Q. You were here and you heard Dr. Buchwald testify;
	24	correct?
)4 : 35	25	A. Yes.

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Q. In which view, yours or Dr. Buchwald's, do you think is
 more natural for a person of ordinary skill in the art reading
 the claim?
 A. Well, I think again a person of ordinary skill in the art

in 1997 reading this claim, would know that stereoselectively)4:35 5 6 produced modifies compound. You're talking about the real 7 world, you can't have a hundred percent pure compound, so you 8 have to be thinking, okay, what else is in that compound, what 9 is there. So you're talking about maybe it's primarily this)4:36 10 formula or treprostinil, but there's other impurities as well. 11 Ο. Now, Dr. Aristoff, you've used the word compound at 12 various times to refer to a single molecule or to a molecular 13 structure; right? 14 Α. Certainly. 15 0.)4:36 Under what circumstances? 16 Α. Well, again, if you're asked to draw the structure of a 17 compound, you will draw one -- one molecular structure. You 18 will draw one -- the chemical structure of that molecule, 19 realizing that no compound is a hundred percent pure, but it)4:36 20 will be primarily that molecule. 21 Ο. Now, do you have an understanding that the claims -- how 22 many claims are there in the --23 Α. There's four claims in the '117 patent. 24 Ο. Do you know what kinds of claims these are?)4:36 25 Α. Yes, they're product-by-process claims.

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	1	${f Q}$. And do you have an understanding of the legal standards
	2	applicable to product-by-process claims?
	3	A. Yes, I believe I do on the next slide.
	4	Q. Would you please describe this slide for the Court.
)4 : 37	5	A. So, again, it's my understanding in a product-by-process
	6	claim, that the focus of the anticipation analysis is the
	7	product produced by the claim, by the claimed process. And in
	8	a if the process if the process by which the product is
	9	made actually imparts structural functional differences, those
)4 : 37	10	can be relevant to the anticipation analysis. And in fact,
	11	only structural differences are needed to distinguish the
	12	prior art.
	13	Q. Now, let's talk about the word stereoselective for a
	14	moment if we could. Is there a book that's commonly used or
)4 : 37	15	referred to by people of ordinary skill in the art that
	16	relates to stereochemistry?
	17	A. Yes, we've heard this before, this is the textbook by
	18	Professor Eliel on stereochemistry.
	19	Q. And do you have a call-out of the Eliel book?
)4 : 38	20	A. Yes.
	21	MR. CARSTEN: Your Honor, this is PTX-480 which is
	22	in evidence.
	23	$Q_{\:\raisebox{1pt}{\text{\circle*{1.5}}}}$ How does would you please describe for the Court what
	24	excerpt from Eliel you put on the slide?
)4 : 38	25	A. Yes. So again, what I've taken from the standard

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	1	chemistry textbook, the definition of the term
	2	stereoselective, and I took it right out of this particular
	3	page of his book. And the term it states: The term
	4	stereoselective is used to describe the stereochemical outcome
)4 : 38	5	of a reaction when it's possible for more than one
	6	stereoisomer to be formed, but one is formed in excess,
	7	although its use should desirably be restricted to situations
	8	where the proportion of the major stereoisomer is
	9	substantially greater than that of the minor one.
)4 : 38	10	${\sf Q}$. Does this definition support your view on
	11	stereoselectively produced isomeric compound?
	12	A. Yes.
	13	Q. How does that how does it support that opinion?
	14	A. Well, it's clear from that the '117 patent is a
)4 : 39	15	stereoselectively produced product, the end product and the
	16	chemical transform to make it are stereoselective.
	17	${\sf Q}$. And does the Eliel definition refer to stereoselective in
	18	connection with the process or with the stereochemistry
	19	outcome of the reaction?
)4 : 39	20	A. Well, in this particular definition it's referring to a
	21	particular reaction.
	22	Q. Now, you analyzed the claims of the '117 patent; right?
	23	A. Yes.
	24	Q. Let's take a look at one representative claim, claim 3.
)4 : 39	25	Can you please just walk the Court through this slide briefly?

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	1	A. So, claim 3 starts with a stereoselectively produced
	2	isomeric compound according to the following formula, and then
	3	in the yellow box, is the actually the chemical formula for
	4	treprostinil. And then it's produced from the starting enyne
)4 : 40	5	compound, which is this sort of pink colored box, that's the
	6	enyne used in the '117 patent.
	7	And that's cyclized that's converted to this
	8	cyclized intermediate compound in orange in the claim, and
	9	that's by this intramolecular cyclization process in yellow at
)4 : 40	10	the very bottom of the slide.
	11	${\sf Q}$. Now, when you were at Upjohn inventing the treprostinil
	12	structure, how many different syntheses roughly did you
	13	develop for treprostinil?
	14	A. Well, I tried a lot of chemistry, but I developed
)4 : 40	15	basically two syntheses.
	16	Q. Now, outside of the so have you prepared a slide that
	17	sort of groups these two synthetic approaches?
	18	A. Yes.
	19	${\tt Q}.$ And would you please describe for the Court what's
)4 : 40	20	depicted on this slide?
	21	A. So, my first Upjohn synthesis relates to what's described
	22	in the '075 patent. My second Upjohn synthesis relates to
	23	what was in the '814 patent.
	24	MR. CARSTEN: Your Honor, we've put the DTX numbers
)4 : 41	25	which are the numbers that these are admitted under, next to

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	1	the PTX number. But the '075 patent's been admitted as
	2	DTX-53, and the '814 patent has been admitted as DTX-55.
	3	THE COURT: Thank you.
	4	BY MR. CARSTEN:
)4 : 41	5	Q. Now, outside of the context of your work in this case, I
	6	presume you have some passing familiarity with these
	7	references?
	8	A. Yes, I'm the co-inventor on both I'm actually the sole
	9	inventor, excuse me, on both these patents. This is based on
)4:41	10	work that I did at the Upjohn Company.
	11	Q. Now, in connection with your work in this case did you
	12	have opportunity to go back and re-review these patents?
	13	A. Yes.
	14	Q. Now, let me just ask you, is the treprostinil prepared by
)4:42	15	the Moriarty synthesis the same or different than the
	16	treprostinil you prepared in your first and second syntheses?
	17	A. The products of these two patents are clearly different
	18	than the product of the '117 patent.
	19	Q. Now, with respect to the '075 patent, DTX-53, you heard
)4:42	20	Dr. Buchwald testify about that; right?
	21	A. Yes.
	22	Q. Now, did you hear him say that I believed that the '075
	23	patent anticipated the claims of the '117 patent?
	24	A. I actually didn't hear that, no.
)4 : 42	25	Q. Okay. Now, Dr. Buchwald mentioned that he hadn't

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- 2 recall that?
- 3 Α. Yes.

1

4 0. What's your view on the '075 synthesis, is it a practical)4:42 5 synthesis?

- So, the -- I developed the '075 synthesis really to make 6 Α. 7 a variety of prostacyclin analogs, not just the benzidine 8 analogs, it was a synthesis really only meant for small scale. 9 It was a very long synthesis, that means it was many many)4:43 10 steps, very low yield, and in fact some steps in that 11 synthesis couldn't be done on larger scale. They were either 12 irreproducible or were too hazardous to conduct on a larger 13 scale.
- 14 0. In your opinion would a person of ordinary skill in the 15 art believe '075 anticipates the claims of the '117 patent?)4:43 16 Α. No, not at all.
 - Since Dr. Buchwald didn't spend much time of it, just 17 Ο. very briefly would you just summarize very quickly the reasons 18 19 why you think that?
-)4:43 20 Α. Well, again a number of reasons, the process in the '075 21 patent really led to a mixture of diastereoisomers, very low 22 yields; certainly different impurity profile than the product 23 of the '117 patent. And again, it had steps that you just 24 couldn't do on any significant scales.

)4:44 25 Q. Let me go to the next slide. This is DTX-53, the cover

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Α. 2 That's correct. 3 0. And who's the named inventor of the '075? 4 Α. That would be me.)4:44 5 Q. Now, can you just tell us very very briefly, how the work that led to the '075 patent came about. 6 7 Α. Again, for the '075 patent, it's my job at the Upjohn 8 Company to design novel prostacyclin analogs. And one class I 9 developed was the benzidine prostacyclin analogs, and this is)4:44 10 -- again this patent represents the -- those compounds in the 11 process, the original process to prepare this. 12 Now, I'd like to turn to the cover page of the '117 Ο. 13 patent, PTX-002. Do you see in the references cited the '075 14 patent? 15 Α.)4:44 Yes. 16 0. Now, that's the '075 patent we just discussed; right? 17 Α. That's correct. 18 Ο. That discloses treprostinil? 19 Α. Yes.)4:45 20 Q. There was some suggestion yesterday by Mr. Steindler when 21 he was examining Dr. Buchwald on redirect, that a person of 22 ordinary skill in the art would have some difficulty 23 determining the structure of treprostinil from the fact of the 24 '075 patent; do you remember that?

page of the '075 patent; right?

1

25

)4:45

Α.

Yes.

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	1	Q. Do you agree with that?
	2	A. Well, it's clearly named in there, there was a
	3	publication by Dr. Nelson that explains how you name
	4	prostaglandin analogs. And I think that would make it
)4 : 45	5	apparent what that particular compound is.
	6	Q. Now, the second document that's identify there is this
	7	5,153,222 patent; are you familiar with that patent?
	8	A. Yes.
	9	Q. And what is that patent about?
)4 : 45	10	A. So that's actually a method of treatment patent,
	11	describing how you could use treprostinil to treat pulmonary
	12	arterial hypertension.
	13	Q. So both these patents disclose treprostinil?
	14	A. Yes, yes, they do.
)4 : 45	15	Q. So in your opinion, did the patent office have your
	16	patent and another patent both disclosing treprostinil in
	17	front of it when it decided to allow the '117 patent?
	18	A. Yes, it's clearly cited on that cover page of the patent.
	19	$Q_{{\scriptscriptstyle \bullet}}$. Now, you mentioned that you had these two syntheses of
)4 : 46	20	treprostinil, the first one which is the '075; now let's turn
	21	to the second synthesis. Can we do that?
	22	A. Yes.
	23	$Q_{{\boldsymbol{\cdot}}}$ And what's being shown on slide 14 here, demonstrative
	24	14?
)4 : 46	25	A. So, this is the cover page of the '814 patent.

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1 Ο. And who's the inventor of the '814 patent? Α. 2 That's me. Now, what does the '814 patent disclose? 3 0. 4 Α. So this discloses the improved synthesis I did to make 5 benzidine prostacyclin analogs, including the treprostinil)4:46 6 compound, I think that's example 3. Again, I developed a 7 synthesis that would allow me to at least make gram scale 8 quantities of material. Now, does the '814 patent in your opinion anticipate any 9 Ο.)4:47 10 claim of the '117 patent? 11 Α. No. 12 0. Why not? 13 Α. Well, again, you have a different product that's formed 14 here, this is with a different impurity profile. This '814 15)4:47 patent actually was a non-stereoselective synthesis 16 unfortunately, it also gave lower yields than the product of 17 the '117 patent. 18 Ο. Does the '814 patent disclose stereoselectively produced 19 isomeric compound of treprostinil?)4:47 20 Α. No, not at all. 21 Ο. Would a person of ordinary skill in the art be well aware 22 of that? 23 Α. Yes, as soon as you look at the patent you realize I'm 24 preparing a one-to-one mixture of compound at the final step, 25 not stereoselective.)4:47

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 2 structure that we saw in connection with the claims of the 3 '117 patent? 4 A. No, no, the enyne is not present in this patent at all. 04:47 5 Q. Does the '814 patent, which is DTX-055, disclose the 6 claimed cyclized intermediate compound from the claims of the 7 '117 patent we've seen? 8 A. No, no, that particular cyclized intermediate is not part 9 of this patent. 04:48 10 Q. Is there a Pauson-Khand reaction in the '814 patent? 11 A. No, no. 12 Q. Now, on Wednesday were you here in court on Wednesday 13 for Dr. Buchwald's direct examination? 14 A. Yes.
 4 A. No, no, the enyne is not present in this patent at all. D4:47 5 Q. Does the '814 patent, which is DTX-055, disclose the 6 claimed cyclized intermediate compound from the claims of the 7 '117 patent we've seen? 8 A. No, no, that particular cyclized intermediate is not part 9 of this patent. D4:48 10 Q. Is there a Pauson-Khand reaction in the '814 patent? 11 A. No, no. 12 Q. Now, on Wednesday were you here in court on Wednesday 13 for Dr. Buchwald's direct examination?
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 10 Q. Is there a Pauson-Khand reaction in the '814 patent? 11 A. No, no. 12 Q. Now, on Wednesday were you here in court on Wednesday 13 for Dr. Buchwald's direct examination?
 11 A. No, no. 12 Q. Now, on Wednesday were you here in court on Wednesday 13 for Dr. Buchwald's direct examination?
12 Q. Now, on Wednesday were you here in court on Wednesday 13 for Dr. Buchwald's direct examination?
13 for Dr. Buchwald's direct examination?
14 A. Yes.
04:48 15 Q. He put up a slide that had a passage from your
16 deposition; do you remember that?
17 A. That's correct.
$m{18}$ Q. I'd like to show that to you. Now, this is the testimony
19 of yours from your deposition that Dr. Buchwald referred to?
04:48 20 A. Yes.
21 Q. Now, Dr. Buchwald I'm sort of paraphrasing now, but he
22 referred to your testimony as suggesting or admitting that
23 treprostinil is treprostinil regardless of the source; right?
24 A. Yes.
)4:48 25 MR. STEINDLER: Can I just pause here just for one

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	1	second? That slide deck that you gave me doesn't go past
	2	slide 33.
	3	MR. CARSTEN: This is slide 36.
	4	(Counsel conferring.)
)4 : 49	5	MR. STEINDLER: Thank you.
	6	BY MR. CARSTEN:
	7	Q. Dr. Aristoff, I'm sorry; did you respond to my last
	8	question?
	9	A. Could you repeat the last question?
)4 : 49	10	Q. Dr. Aristoff, Dr. Buchwald, I'm paraphrasing now,
	11	referred to this testimony as suggesting or admitting that
	12	treprostinil is treprostinil regardless of the way it's made
	13	or the source; right?
	14	A. Yes, that's what he said.
)4 : 49	15	Q. And do you agree with that?
	16	A. Well, the formula for treprostinil is the same. The
	17	chemical formula that you would draw if you were asked to draw
	18	the formula for the compound treprostinil. You only have one
	19	molecular formula, that would be the same.
)4 : 50	20	Q. But is that what you said in your deposition?
	21	A. Yeah, we were discussing it as I recall in this part of
	22	my testimony, we were looking at structures on the patent
	23	page. And again the chemical formula for treprostinil is
	24	indeed the chemical formula for treprostinil. You only
)4 : 50	25	that's a signature of the treprostinil.

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1 Q. And what passages here make clear that you were talking 2 about the molecular formula or the molecule, not the compound 3 as it's made? 4 MR. STEINDLER: Objection; leading.)4:50 5 THE COURT: Overruled. Well, there's several questions here, and each one -- so, 6 Α. 7 I'll start with -- okay. So in this particular question, I 8 was asked about the intramolecular cyclization, I say, it's 9 the same compound, the same single molecular formula of either)4:51 10 process, the molecular formula doesn't change. 11 Again, in answer to the last question I was saying, 12 this is the same molecule, the molecule treprostinil has a 13 single molecular formula. 14 0. But up above you say the word compound, it's the same 15)4:51 compound. 16 Α. Yes, again, what I'm -- what I'm talking about here in 17 the context, we've already heard the context of the word 18 compound is important. In the context if you're asked to draw 19 the structure of the compound treprostinil, you will draw a)4:51 20 single molecule. If you're asked to make the compound 21 treprostinil, you'll recognize well, it's not going to be a 22 hundred percent treprostinil, you're going to make some 23 substance which has -- contains primarily treprostinil 24 molecules -- molecular form of treprostinil, but that compound)4:51 25 will also have impurities.

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 2 summarize the reasons why you think the treprostinil from the 3 second Upjohn synthesis is different from the treprostinil 4 from the '117 patent synthesis? 5 A. Yes. 6 Q. Would you please walk the Court through these points? 7 And we're going to expound on each one going forward. 8 A. So I already mentioned that the product of the '014 9 patent was not stereoselective, was non-stereoselective, I 7 and ve're going to expound on each one going forward. 8 A. So I already mentioned that the product of the '014 9 patent was not stereoselective, was non-stereoselective, I 7 produced a one-to-one mixture of compounds, unlike the 11 stereoselectively produced product of the '117 patent. 12 I also still unfortunately had a relatively low yield 13 for the second route, '814 process relative to '117, and I 14 have a different impurity profile in the product between 74:52 15 the product of the '117 patent and the '814 patent. 16 Q. Now, I'd like the sort of unpack that a little bit. 17 Let's turn to the non-stereoselective point. 18 MR. CARSTEN: Can I pull up DTX-56, please. 19 Q. Do you recognize this document, Dr. Aristoff? 14:53 20 A. Yes. 21 Q. What is this? 22 A. This is the technical report that I wrote describing my 23 work on a this new synthesis of treprostinil, which is 24 U62840. 14:53 		1	Q. Now, would you have you printed out a slide to
 4 from the '117 patent synthesis? 34:52 5 A. Yes. 6 Q. Would you please walk the Court through these points? 7 And we're going to expound on each one going forward. 8 A. So I already mentioned that the product of the '814 9 patent was not stereoselective, was non-stereoselective, I 34:52 10 produced a one-to-one mixture of compounds, unlike the 11 stereoselectively produced product of the '117 patent. 12 I also still unfortunately had a relatively low yield 13 for the second route, '814 process relative to '117, and I 14 have a different impurity profile in the product between 34:52 15 the product of the '117 patent and the '814 patent. 16 Q. Now, I'd like the sort of unpack that a little bit. 17 Let's turn to the non-stereoselective point. 18 MR. CARSTEN: Can I pull up DTX-56, please. 19 Q. Do you recognize this document, Dr. Aristoff? 34:53 20 A. Yes. 21 Q. What is this? 22 A. This is the technical report that I wrote describing my 23 work on a this new synthesis of treprostinil, which is 24 U62840. 		2	summarize the reasons why you think the treprostinil from the
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 7 And we're going to expound on each one going forward. 8 A. So I already mentioned that the product of the '814 9 patent was not stereoselective, was non-stereoselective, I 94:52 10 produced a one-to-one mixture of compounds, unlike the 11 stereoselectively produced product of the '117 patent. 12 I also still unfortunately had a relatively low yield 13 for the second route, '814 process relative to '117, and I 14 have a different impurity profile in the product between 94:52 15 the product of the '117 patent and the '814 patent. 16 Q. Now, I'd like the sort of unpack that a little bit. 17 Let's turn to the non-stereoselective point. 18 MR. CARSTEN: Can I pull up DTX-56, please. 19 Q. Do you recognize this document, Dr. Aristoff? 24:53 20 A. Yes. 21 Q. What is this? 22 A. This is the technical report that I wrote describing my 23 work on a this new synthesis of treprostinil, which is 24 U62840.)4 : 52	5	A. Yes.
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 18 MR. CARSTEN: Can I pull up DTX-56, please. 19 Q. Do you recognize this document, Dr. Aristoff? 20 A. Yes. 21 Q. What is this? 22 A. This is the technical report that I wrote describing my 23 work on a this new synthesis of treprostinil, which is 24 U62840. 		16	Q. Now, I'd like the sort of unpack that a little bit.
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 22 A. This is the technical report that I wrote describing my 23 work on a this new synthesis of treprostinil, which is 24 U62840.)4 : 53	20	A. Yes.
<pre>23 work on a this new synthesis of treprostinil, which is 24 U62840.</pre>		21	Q. What is this?
24 U62840.		22	A. This is the technical report that I wrote describing my
		23	work on a this new synthesis of treprostinil, which is
04:53 25 Q. And could I turn to page 1096100, please. What does that		24	U62840.
)4 : 53	25	Q. And could I turn to page 1096100, please. What does that

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	1	show?
	2	A. So this is a rather complicated chemical scheme, that
	3	shows part of that synthesis starting from where I formed
	4	the do the intramolecular cyclization in my chemistry, and
)4 : 53	5	then going to the final product.
	6	THE COURT: I'm sorry; where did this page come
	7	from? Is that attached to the tech report?
	8	MR. CARSTEN: Yes, this is from the summary report
	9	that was DTX-56, and the Bates page number there, your Honor,
)4 : 53	10	is 1096100.
	11	THE COURT: Can you give that again?
	12	MR. CARSTEN: 1096100.
	13	THE COURT: Okay, thank you.
	14	BY MR. CARSTEN:
)4 : 54	15	Q. Now, Dr. Aristoff, on this slide with your with your
	16	pointer, could you explain to the Court where it is that you
	17	obtained a mixture of diastereoisomers here?
	18	A. Yes. Again, I apologize for how complicated this is, but
	19	at the top of the slide the first reaction that I show in this
)4 : 54	20	particular slide is actually the problematic one where I
	21	created a one-to-one mixture. If you were a chemist you would
	22	recognize that this squiggly line here refers to the fact that
	23	you have 50 percent of the molecules with that squiggly line
	24	being rather dashed below the plane, and 50 percent of the
)4 : 54	25	molecules being bolded line, which is the one that was the

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	1	isomer I wanted, it was the hydrogen with the wedged line.
	2	Q. So relatively speaking, how much of stuff with the
	3	hydrogen under the plane, versus how much of the stuff outside
	4	of the plane were you getting in that step?
)4 : 55	5	A. So in the particular reaction, I get a one-to-one
	6	mixture. So of the desired material from this reaction, and
	7	50 percent of the undesired product from this reaction.
	8	Q. And now going through this
	9	THE COURT: I'm sorry; when you say undesired
)4 : 55	10	mixture
	11	THE WITNESS: Yes, so I'm
	12	THE COURT: Is that the impurities that we're
	13	talking about?
	14	THE WITNESS: Yes, at this step I'm creating an
)4 : 55	15	impurity, 50 percent of an impurity.
	16	THE COURT: Okay.
	17	THE WITNESS: That unfortunately is carried through
	18	the rest of the synthesis.
	19	THE COURT: Okay, thank you.
)4 : 55	20	BY MR. CARSTEN:
	21	Q. Now, all throughout the synthesis, you have this
	22	parentheses 1:1 close parentheses, what does that refer to?
	23	A. So again, at each stage of this chemistry I'm carrying
	24	along an unwanted diastereomer of the compound that I wanted.
)4 : 56	25	So I just abbreviated chemically at each stages, either the

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	1	tri-epi isomer at this particular stage, as I did for further
	2	chemistry on the way to the treprostinil final product. I was
	3	changing the structure of the impurities, but it was still
	4	present, it was just now a different impurity. So I end up at
)4 : 56	5	each stage of this as I said fairly complicated route, I end
	6	up even at the final step with material I want, and then an
	7	equal amount of the material I don't want, another
	8	diastereomer.
	9	At the very last step I don't show the unwanted
)4 : 56	10	diastereomer after purification, I have mostly 62840, but I
	11	suffered a very low yield in that final step to get rid of
	12	that unwanted diastereomer.
	13	THE COURT: When you talk about you had a very low
	14	yield, is that where you say 30 to 40 percent?
)4 : 57	15	THE WITNESS: Yes, that last step I lose two-thirds
	16	of my material, because I have to remove this unwanted
	17	diastereomer.
	18	THE COURT: Thank you.
	19	BY MR. CARSTEN:
)4 : 57	20	Q. Now, that 30 to 40 percent yield, is that the yield that
	21	starts way way up here, and goes at the upper left part of the
	22	page and goes all the way down, or is that just the yield from
	23	this step at the bottom of the page?
	24	A. No, that's just the last step. That unfortunately was my
)4 : 57	25	most lowest yielding step at the very final step of the

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	1	synthesis, but I had low yield at some of the other steps as
	2	well.
	3	Q. Now, would a person of ordinary skill in the art have
	4	been able to divine this synthetic scheme during the '814
)4 : 57	5	patent?
	6	A. Yes, it's the same one as in the '814 patent.
	7	${\sf Q}$. And would a person of ordinary skill in the art have
	8	concluded that this synthesis was stereoselective or
	9	non-stereoselective?
)4 : 57	10	A. No, a person ordinary skill would recognize immediately
	11	that this is a non-stereoselective synthesis.
	12	MR. CARSTEN: I'd like to pull up DTX-58 if I could
	13	please, Mr. Merisier?
	14	Q. And this is a portion of the IND; correct?
)4 : 58	15	A. Yes.
	16	Q. And Dr. Buchwald talked about this?
	17	A. Yes.
	18	Q. I'd like to pull up page 101581. And I believe Dr.
	19	Buchwald referred to a passage from the bottom of the page
)4 : 58	20	that said lot WA, the enantiomeric purity was 99.1 percent
	21	weight to weight. Do you remember him talking about that?
	22	A. Yes.
	23	Q. What does that mean?
	24	A. So that's talking about a specific diastereomer, if you
)4 : 58	25	recall from Dr. Williams Professor Williams' testimony

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	1	there's actually 32 possible diastereoisomers, one of them
	2	being treprostinil. This is another one, this was not one I
	3	was concerned, there's only a very small amount of this
	4	particular diastereomer.
)4 : 59	5	${\sf Q}$. But doesn't this mean that the whole synthesis is
	6	stereoselective?
	7	A. No, no, that's just referring to one compound of the many
	8	diastereoisomers you can have.
	9	${\sf Q}$. Is there another passage on this page which demonstrates
)4 : 59	10	that that the synthesis is not stereoselective?
	11	A. Yes, I have that on my next overhead.
	12	Q. And this is from the upper part of the page?
	13	A. Yes, that's early on in the same page.
	14	Q. And what does this say?
)4 : 59	15	A. So this is just what I was describing in that complex
	16	synthetic scheme; the condensation of 2 with the racemic
	17	enol-lactone 1 results in a one-to-one mixture of
	18	diastereoisomers at the 3a carbon which are present throughout
	19	the rest of the synthesis.
)4 : 59	20	${\tt Q}.$ And we see that one-to-one mixture again; what does that
	21	tell a person of ordinary skill in the art?
	22	A. That tells you you have a non-stereoselective synthesis,
	23	a non-stereoselectively produced product.
	24	Q. Any doubt or question in your mind that the '814 patent
)5:00	25	does not produce stereoselectively produced isomeric compound

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	1	of treprostinil?
	2	A. There's no doubt, I have never considered this a
	3	stereoselectively produced product.
	4	Q. Now, let's go back to your summary slide if we could.
)5 : 00	5	The second point you made was low yield; what do you mean by
	6	low yield?
	7	A. So the yield when I'm discussing here was the yield
	8	actually for the entire process starting from commercially
	9	available starting material to the final purified product.
)5 : 00	10	Q. How do you calculate the yield?
	11	A. So, you have to take the yield of each step along the
	12	way, each reaction just basically multiply the yield of each
	13	step.
	14	Q. Did you do that for the '814 patent and for the '117
)5 : 00	15	patent?
	16	A. Yes, I did.
	17	${f Q}$. And do you have a slide that presents the results?
	18	A. Yes, I do.
	19	Q. What's the conclusion?
)5 : 00	20	A. So, here the conclusion here is that the yield from
	21	the of the product in the '117 patent is about 10 fold
	22	higher than the yield of the product in the '814 patent. So
	23	about 3 percent from the '117 patent, at .3 percent from '814
	24	patent.
)5:01	25	Q. Those are both pretty low; right?

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Low, but one is significant lower than the other.

1

Α.

- 1742
- 2 Ο. Is that 10 fold difference significant at all? 3 Α. Yes. 4 Q. Why?)5:01 5 Α. Well, the purpose of a synthesis is so that you're able 6 to make enough material at the end of the synthesis so you can 7 do something with it; in this case administer patients. If 8 you don't make enough material if your yield is low, don't 9 make enough material, there's nothing to treat the patient,)5:01 10 you have no drug to sell. 11 Ο. Are you familiar with the term theoretical yield? Α. 12 Yes. 13 0. Have you considered the '814 patent synthesis against the 14 '117 patent synthesis in perspective of a theoretical yield? 15 Α. Yes, I have, I have a slide for that as well.)5:01 16 0. Could you describe for the Court exactly what a 17 theoretical yield is? 18 Α. So, for a particular reaction a theoretical yield would 19 be the amount of product that be would formed if the reaction worked perfectly. For a process a theoretical yield would be)5:02 20 21 if every reaction worked perfectly in that process. 22 Ο. In the real world do reactions work perfectly? 23 Α. They never work perfectly. 24 0. I see a 50 percent '814 yield, and a one hundred percent)5:02 25 '117 yield; is that right? 199 UT Ex. 2013 United States District CSteadyMed v. United Therapeutics IPR2016-00006 Trenton, New Jersev

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	2	Q. Well, if every reaction is working perfectly in the '814
	3	situation, why is it that the theoretical yield is only 50
	4	percent?
)5 : 02	5	A. Well, it's because of the way I designed the synthesis.
	6	I knew at that key cyclization step I would have to get I
	7	could get at best 50 percent of the compound I wanted. I
	8	would necessarily because of that reaction get 50 percent of
	9	an unwanted diastereoisomer.
)5 : 02	10	Q. So what would you have to do?
	11	A. That would mean I at the end of the some time
	12	during the process I would have to get rid of 50 percent of my
	13	material. The best I could ever hope to get would be a 50
	14	percent yield of the desired product.
)5 : 03	15	Q. So in a perfect world you're maxed out at 50 percent?
	16	A. Yes.
	17	Q. In considering the yield issue, did you review any
	18	contentions by Sandoz in the case that support your opinion?
	19	A. Could you ask that again?
)5 : 03	20	Q. Sure. In considering the yield issue, did you review any
	21	contentions asserted by Sandoz in this litigation?
	22	A. Oh, yes, their they had an invalidity analysis, a
	23	portion of that which I found relevant to this particular
	24	discussion.
)5 : 03	25	Q. And I'm putting up

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	1	THE COURT: Can we go back to that prior slide?
	2	MR. CARSTEN: Sure.
	3	THE COURT: I just have a question. So you were
	4	talking about real world
)5:03	5	THE WITNESS: Yes.
	6	THE COURT: As opposed on theoretical?
	7	THE WITNESS: Yes.
	8	THE COURT: So why on the '117 patent do you have
	9	that marked as hundred percent.
)5 : 03	10	THE WITNESS: So again we're talking theoretically
	11	if everything worked, because the '117 patent is a
	12	stereoselectively produced product, they could actually get a
	13	hundred percent of material. The reality is they got less
	14	than that, I got much less of that in the '814 patent.
)5:04	15	THE COURT: I see. Because it's stereoselective you
	16	can yield you may be able to yield a hundred percent
	17	THE WITNESS: Yes, you have the possibility of that
	18	happening.
	19	THE COURT: Okay, thank you.
)5:04	20	BY MR. CARSTEN:
	21	Q. Now, turning back to PTX-082, the Sandoz invalidity
	22	contentions, was there any particular passage that you found
	23	instructive or helpful with respect to your analysis on the
	24	yield issue?
)5:04	25	A. Yes. So this is a page looks like it's page 42 if I

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	1	can read the number, but it's an excerpt from a particular
	2	page in the Sandoz invalidity contention.
	3	Q. And would you please read that into the record? And just
	4	for the record I believe it's from page 47 of Sandoz's
)5:04	5	invalidity contention.
	6	A. Yes. So they're talking about my earlier syntheses of
	7	treprostinil, it says: Early preparations of treprostinil
	8	resulted in complex mixtures of diastereoisomers requiring
	9	separation and low yield; other early efforts by Upjohn in
)5 : 05	10	optimizing the preparation of treprostinil focused on closure
	11	strategies for the center ring, which also suffered from lack
	12	of sufficient stereo control, and/or low yields due to lengthy
	13	synthetic sequences.
	14	Q. Now, when they're talking about other early efforts by
)5 : 05	15	Upjohn, what are they referring to?
	16	A. They're referring to my work I believe.
	17	Q. And since this is your work, is this a correct and
	18	accurate description of your work?
	19	A. Yes, it is.
)5 : 05	20	MR. CARSTEN: Your Honor, I'd move PTX-82 into
	21	evidence.
	22	MR. STEINDLER: Judge, it's contentions don't
	23	come into evidence.
	24	MR. CARSTEN: Your Honor, it's an admission of a
)5 : 05	25	party opponent, as well as it's not being offered for the

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	1	truth of the matter asserted. It confirms it's
	2	confirmatory evidence that the expert relied on and considered
	3	in connection with his opinions in this case.
	4	MR. STEINDLER: What lawyers write in their
)5 : 06	5	contentions is never evidence and it doesn't come into
	6	evidence.
	7	THE COURT: So, you're saying it's an admission, so
	8	it's an adverse admission?
	9	MR. CARSTEN: Yes, your Honor.
)5 : 06	10	THE COURT: All right. So I don't even understand
	11	that.
	12	MR. CARSTEN: This is so early on in the case we
	13	had to exchange documents
	14	THE COURT: I understand that part.
)5 : 06	15	MR. CARSTEN: Right. This is what this is how
	16	Sandoz characterized the very articles that they now say are
	17	anticipatory and somehow anticipate the '117 patent. They
	18	admit freely they're low yields, they're mixture of
	19	diastereoisomers requiring separation, and the syntheses lack
)5:06	20	or suffer from lack of sufficient stereo-control.
	21	These are all exactly the points, your Honor, that
	22	we're submitting suggest and require in our view a finding
	23	that these references do not anticipate. This is an admission
	24	that goes right to the heart of the case.
)5 : 06	25	MR. STEINDLER: Statements of counsel are not

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	1	evidence. These are these are papers, invalidity
	2	contentions prepared by counsel, they're not evidence and
	3	contentions never come into evidence in cases.
	4	THE COURT: So whose admission is it?
)5 : 07	5	MR. CARSTEN: It's the it's an invalidity
	6	contention offered on behalf of Sandoz, the party.
	7	THE COURT: The party itself? Sustained. Go to
	8	your next point. I understand your point.
	9	MR. CARSTEN: Thank you, your Honor. And we've read
)5 : 07	10	the passage the particular passage into the record.
	11	THE COURT: Exactly.
	12	BY MR. CARSTEN:
	13	${\tt Q}.$ In addition to these contentions, Dr. Aristoff, did you
	14	review any references from Dr. Moriarty which looked back at
)5 : 07	15	the work that you had done on treprostinil?
	16	A. Yes, I did. I looked at what he had written in the 2004
	17	Journal of Organic Chemistry article.
	18	${\tt Q}.$ And have you prepared a column of slides with call-outs
	19	from the Moriarty JOC article?
)5 : 07	20	A. Yes, I do.
	21	Q. And this is DTX-171, which I believe is in evidence.
	22	Would you please explain to the Court what's being shown on
	23	slide 22, and how it affects your analysis Dr. Aristoff?
	24	A. Yes. This is from the discussion section of that
)5:08	25	particular paper, and he's referring to my earlier syntheses,

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	1	of the as shown in the '814 patent. He says: Benzidine
	2	prostacyclin UT-15 which is treprostinil has been
	3	synthesized previously by Upjohn chemists with no
	4	stereochemical control in the creation of the C38 chiral
)5 : 08	5	center in 11. And that's what I've been talking about, that I
	6	got a one-to-one mixture at that particular step.
	7	He goes on to say: Unfortunately, this low level of
	8	control of stereochemistry in this route led to significant
	9	separation problems in obtaining the final product, and could
)5 : 08	10	not be used to fulfill our scale-up needs for development of
	11	UT-15.
	12	Q. And
	13	THE COURT: So you agree with that?
	14	THE WITNESS: Yes, I definitely agree with that.
)5 : 09	15	${\sf Q}$. Is that an accurate description in your view of the
	16	difficulties with the synthesis that you had developed at
	17	Upjohn?
	18	A. Yes, it is.
	19	Q. Was there anything else now, let me just back up for a
)5:09	20	second. Dr. Moriarty, Robert Moriarty, the author of this
	21	paper, he's the one who is the named a named inventor on
	22	the '117 patent; right?
	23	A. That's correct.
	24	Q. Now, did you find any other passages in the Dr. Moriarty
)5 : 09	25	JOC article that you found instructive or helpful?

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1 Α. Yes, there's several more, I have an additional one on 2 the next page. 3 MR. CARSTEN: And before we move on, your Honor, for 4 the record, the passage that we just quoted was from page)5:09 5 5997, from DTX-171. 6 THE COURT: Got it. 7 MR. CARSTEN: Thank you, your Honor. 8 BY MR. CARSTEN: 9 Ο. Dr. Aristoff, would you please describe for the Court)5:09 10 these passages from the Moriarty article that you found 11 helpful and how they affected your analysis? 12 A. Yes. So again, he's -- in the top bullet point he's 13 talking about referring to my earlier process, that the 14 routes, although they're interesting were inadequate to 15 producing kilogram quantities of UT-15; and they wanted to)5:10 16 develop a better route, a novel route that was improved, and 17 they wanted to provide a route that was -- provided an 18 enantiopure intermediate. Basically he's talking about he 19 wants to provide a stereoselective synthesis, that's basically)5:10 20 what he's referring to here. 21 Then at the bottom of the slide, it talks about two 22 points are noteworthy in connection with the Pauson-Khand 23 cyclization; so now he's talking about the '117 patent 24 process. The first is the high chemical yield, 89 percent,)5:10 25 and the high degree of chiral induction of almost one hundred

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1 percent. So now he has a very highly stereoselective reaction 2 in that Pauson-Khand reaction. 3 MR. CARSTEN: Your Honor, for the record, the 4 passages from DTX-171 that are referred to there are 5998 through 9, and 6001.)5:11 5 6 THE COURT: 5998? 7 MR. CARSTEN: To 5999, and then a second passage at 8 page 6001. 9 THE COURT: Okay, thank you.)5:11 10 BY MR. CARSTEN: 11 Q. And does this comport with your understanding of the 12 benefits of the Pauson-Khand reaction as it's described and 13 claimed in the '117 patent? 14 Α. Yes, it does. 15 0. Now, we've talked about the stereoselectivity issue, we)5:11 16 talked about the low yield, you also mentioned impurity 17 profile; do the claims talk about impurities? 18 Α. No, they do not specifically mention impurities. 19 0. So why did you bother to consider the impurity profile?)5:11 20 Α. So again, it's my understanding in a product-by-process 21 claim, that any structural or functional differences are 22 relevant, even if they're not specifically claimed. And I 23 would consider impurity profile to be part of a structural 24 difference.)5:12 25 Q. Now, in connection with your impurity profile analysis

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	1	that we're about to walk through, were you responding to
	2	something that Dr. Buchwald had did in his expert reports?
	3	A. Yes. Both in his expert report and then his testimony
	4	the other day, he talked about comparing the impurity profile
)5 : 12	5	in the two Upjohn development lots, with some of the lots that
	6	UTC had prepared.
	7	Q. And so, what did you do?
	8	A. So, I just did more a complete analysis. He only picked
	9	in his expert report four lots, actually he showed the other
)5:12	10	day seven lots, I actually was able I see information on
	11	about 57 lots, development lots, from UTC, up through I think
	12	it was about April of 2004, that were made by the '117
	13	process. So I used all the lots, not just the selective lots.
	14	Q. I'd like to show you a slide that was used by Dr.
)5 : 13	15	Buchwald in his direct examination conducted by Mr. Steindler
	16	the other day. Is this showing the seven lots that you talked
	17	about?
	18	A. Yes, it shows first the two Upjohn lots, and then the
	19	seven UTC lots from the '117 process.
)5 : 13	20	Q. Now, did you perform exactly the same analysis as Dr.
	21	Buchwald did?
	22	A. No, again, I used all the lots up through all the
	23	commercial and development lots from UTC through May of
	24	excuse me; through April of 2004.
)5 : 13	25	Q. Now, I'd like you to turn in your binder to PTX-100A. Do

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- **1** you recognize this document?
- 2 A. Yes.
- 3 Q. Now, what was your source material generally speaking for4 the information presented on 100A?
-)5:13 5 Α. So that there were a lot of documents; this was taken from a lot of information in the NDA and IND amendment, also a 6 7 certificate of analysis, so there's a lot of numbers here. 8 They made a lot of lots. 9 0. Was that data voluminous? 10 Α.)5:14 Yes.
- 11 MR. CARSTEN: And your Honor, I'd offer 100A as an 12 exhibit under Rule 1006, as a chart that compiles voluminous 13 data. And for the record, I'd identify the source as PTX-521, 14 742, 753, 894, and 905, which have all been admitted into 15 evidence when Dr. Zaccardelli was here. And Mr. Steindler)5:14 16 reserved an objection because those documents had not been 17 used at that time. 18 THE COURT: Any objection? 19 MR. STEINDLER: No objection.
- D5:14 20 THE COURT: All right, admitted. 21 (Plaintiff's Exhibit 100A was marked into evidence.) 22 MR. CARSTEN: Thank you, your Honor. 23 THE COURT: As a summary. 24 BY MR. CARSTEN:
-)5**:**14

25

Ο.

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Dr. Aristoff, how do you know that all the UTC lots on

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	1	Exhibit 100A were made using the '117 patent process?
	2	A. Well, this is information I got from UTC documents, the
	3	NDA, the amendments, certificate of analysis. I didn't see
	4	any other process that UTC was using in the NDA, so these
)5 : 15	5	presumably were only made using this process.
	6	$Q_{{\boldsymbol{\cdot}}}$ Now, with respect to the analysis that you did, what were
	7	the results?
	8	A. So I've actually tried to summarize this mountain of data
	9	in a slide here. What I'm showing up on the what I'm
)5 : 15	10	showing on the very bottom of the slide in blue, is the
	11	average of the impurities from the two Upjohn lots; so this is
	12	the same lots that Dr. Buchwald had used in his analysis. And
	13	then in orange, it's the average of the material that UTC
	14	provided following the '117 patent.
)5 : 16	15	So I looked at the same impurities for this particular
	16	slide that Dr. Buchwald did, as well as the total related
	17	substances, which he also did.
	18	Q. What was your conclusion?
	19	A. So again I see significant differences in the impurity
)5 : 16	20	profile on average between the material the product of the
	21	'814 patent versus the product of the '117 patent.
	22	${\tt Q}{\scriptstyle \cdot}$ Did you find any impurities in one of the sets or lots
	23	that were not in the other?
	24	A. Yes, it's not shown on this slide, but there actually
)5 : 16	25	were some impurities that were only present in the '117 patent

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 ${f 1}$ lots that UTC had prepared that would actually not in the two 2 Upjohn lots.

	3	Q. And just so the record is clear, let's just walk through
	4	them. In terms of the 2AU90 impurity, what was the '117
)5 : 17	5	patent average versus the '814 patent average impurity?
	6	A. Yes. So for this 2AU90, which the structure of that
	7	particular chemical structure of that particular compound
	8	is shown in the upper left, this particular diastereoisomer,
	9	there's actually about 20 fold more of this in the material
)5 : 17	10	prepared by the '814 patent, versus the product of the '117
	11	patent.
	12	Q. And what are the numbers that you came up with on the
	13	average?
	14	A. So, on average so for the material from the '814
)5 : 17	15	patent, there's about .8 percent, versus .04 percent in the
	16	'117 patent.
	17	Q. And with respect to the 750W93 impurity, what was your
	18	what was the result there?
	19	A. So here in this case there's about 10 fold higher levels
)5 : 18	20	of this particular impurity, going from .163 to 1.5, so 10
	21	fold more of this impurity in the product of the '814 patent
	22	versus the product of the '117 patent.
	23	Q. And with respect to the 751W93 impurity, what's your
	24	result there?
)5 : 18	25	A. So again, that's similar, there's about 10 fold more of

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1 that particular impurity in the '814 product versus the '117
2 product.

3 Q. And finally with respect to total related substances,
4 what is total related substances first, and then what's the
5 result there?

6 A. So the total related substances are the impurities that 7 are related to the structure of the chemical formula known as 8 treprostinil. And the total -- you just basically add those 9 up, and then you get a sense, okay, what's the purity of the 10 final treprostinil compound, the substance, the final product 11 of the patent.

12 In this particular case, the '814 product is about four 13 percent, has about four percent impurities, related 14 impurities; the '117 product has just slightly under one 15 percent impurities. So it's about four fold higher level of)5:19 16 impurities in the '814 product relative to the '117 product. 17 Ο. Did you consider in connection with your work in this 18 case a memorandum by John Bettis relating to impurities of 19 various lots?

D5:19 **20** A. Yes, I show that on the next slide.

)5:18

)5:19

)5:20

21 Q. And this is PTX-753. What is this?

22 A. So I believe this is -- this is certainly a communication 23 that he had recommending using tighter drug standards. He had 24 noticed that in many -- all the recent -- actually I saw the 25 same thing in my analysis; the last 30 or so lots that they

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	1	prepared at UTC and this is I think this memo was around
	2	2004; the last 30 lots were very high purity. And you realize
	3	that they could actually have tighter specifications, they
	4	could put a requirement in okay, we'll only pass material if
)5 : 20	5	it's very highly pure, at least 99 percent pure, with less
	6	than this amount of impurities and he refers to specific
	7	impurities and numbers.
	8	And he noticed that actually that under those proposed
	9	limits, the two Upjohn lots Dr. Buchwald used and that I had
)5 : 20	10	used, would actually not meet that specification. The
	11	impurity levels in those two Upjohn lots were too high.
	12	Q. I recognize it's difficult to see
	13	MR. CARSTEN: But perhaps we can turn to PTX-753 and
	14	pull out the date down at the lower corner?
)5:21	15	Q. When was that?
	16	A. So this is March of 2004.
	17	${\sf Q}$. Have you prepared a set of slides to try to help explain
	18	the differences between the products of the '814 patent on one
	19	hand and the '117 patent on the other to the Court?
)5:21	20	A. Yes. There's a lot of numbers here, so it gets kind of
	21	difficult. So I try to put some visuals to make this a little
	22	more clear.
	23	$Q_{{\boldsymbol{\cdot}}}$. Would you describe demonstrative 28 to the Court, please.
	24	A. So, in this particular slide, I'm showing the product of
)5 : 21	25	the '117 patent compared to the '814 patent, the '814 patent

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 2 purification, I'm showing that it's primarily a one-to-one 3 mixture of treprostinil and its diastereoisomers in the '814 4 patent, and primarily the stereoselectively produced 5 treprostinil in the '117 patent. There are small amounts of 6 other isomers as well, but primarily the product at this stage 7 is for the '614 patent is a one-to-one mixture of 8 treprostinil and a diastereomer, whereas with the '117 patent 9 it's nearly all treprostinil, the desired treprostinil. 10 Q. And now the next demonstrative 29, what are you showing 11 here? 12 A. So I'm trying to go now sort of the next level of detail, 13 when you actually do the final purification of the product of 14 the '814 patent versus the product of the '117 patent, on 15:22 16 about four percent more excuse me; four fold more 17 impurities in the '814 product versus the '117 product. And 18 furthermore, there's actually some different impurities that 19 are present only in the '117 product, but not in the '814 20 product. 21 Q. Now, with respect to demonstrative 33, what is this 22 showing to the Court? 23 A. So again, this is to remind us that there's at least a 10 24 fold difference in yields from the of the '814 product 		1	product is on the left. At the last step prior to
 4 patent, and primarily the stereoselectively produced 5 treprostinil in the '117 patent. There are small amounts of 6 other isomers as well, but primarily the product at this stage 7 is for the '814 patent is a one-to-one mixture of 8 treprostinil and a diastereomer, whereas with the '117 patent 9 it's nearly all treprostinil, the desired treprostinil. 0 Q. And now the next demonstrative 29, what are you showing 11 here? 12 A. So I'm trying to go now sort of the next level of detail, 13 when you actually do the final purification of the product of 14 the '814 patent versus the product of the '117 patent, on 0 2. So average based on the analysis that I just described there's 16 about four percent more excuse me; four fold more 17 impurities in the '814 product versus the '117 product. And 18 furthermore, there's actually some different impurities that 19 are present only in the '117 product, but not in the '814 20 product. 21 Q. Now, with respect to demonstrative 33, what is this 22 showing to the Court? 23 A. So again, this is to remind us that there's at least a 10 24 fold difference in yields from the of the '814 product 		2	purification, I'm showing that it's primarily a one-to-one
 35:22 5 treprostinil in the '117 patent. There are small amounts of 6 other isomers as well, but primarily the product at this stage 7 is for the '814 patent is a one-to-one mixture of 8 treprostinil and a diastereemer, whereas with the '117 patent 9 it's nearly all treprostinil, the desired treprostinil. 35:22 10 Q. And now the next demonstrative 29, what are you showing 11 here? 12 A. So I'm trying to go now sort of the next level of detail, 13 when you actually do the final purification of the product of 14 the '814 patent versus the product of the '117 patent, on 15 average based on the analysis that I just described there's 16 about four percent more excuse me; four fold more 17 impurities in the '814 product versus the '117 product. And 18 furthermore, there's actually some different impurities that 19 are present only in the '117 product, but not in the '814 35:22 20 product. 21 Q. Now, with respect to demonstrative 33, what is this 22 showing to the Court? 23 A. So again, this is to remind us that there's at least a 10 24 fold difference in yields from the of the '814 product 		3	mixture of treprostinil and its diastereoisomers in the '814
 6 other isomers as well, but primarily the product at this stage 7 is for the '814 patent is a one-to-one mixture of 8 treprostinil and a diastereomer, whereas with the '117 patent 9 it's nearly all treprostinil, the desired treprostinil. 10 Q. And now the next demonstrative 29, what are you showing 11 here? 12 A. So I'm trying to go now sort of the next level of detail, 13 when you actually do the final purification of the product of 14 the '814 patent versus the product of the '117 patent, on 15:22 15 average based on the analysis that I just described there's 16 about four percent more excuse me; four fold more 17 impurities in the '814 product versus the '117 product. And 18 furthermore, there's actually some different impurities that 19 are present only in the '117 product, but not in the '814 20 product. 21 Q. Now, with respect to demonstrative 33, what is this 22 showing to the Court? 23 A. So again, this is to remind us that there's at least a 10 24 fold difference in yields from the of the '814 product 		4	patent, and primarily the stereoselectively produced
 7 is for the '814 patent is a one-to-one mixture of 8 treprostinil and a diastereomer, whereas with the '117 patent 9 it's nearly all treprostinil, the desired treprostinil. 10 Q. And now the next demonstrative 29, what are you showing 11 here? 12 A. So I'm trying to go now sort of the next level of detail, 13 when you actually do the final purification of the product of 14 the '814 patent versus the product of the '117 patent, on 15:22 15 average based on the analysis that I just described there's 16 about four percent more excuse me; four fold more 17 impurities in the '814 product versus the '117 product. And 18 furthermore, there's actually some different impurities that 19 are present only in the '117 product, but not in the '814 20 product. 21 Q. Now, with respect to demonstrative 33, what is this 22 showing to the Court? 23 A. So again, this is to remind us that there's at least a 10 24 fold difference in yields from the of the '814 product)5:22	5	treprostinil in the '117 patent. There are small amounts of
 8 treprostinil and a diastereomer, whereas with the '117 patent 9 it's nearly all treprostinil, the desired treprostinil. 10 Q. And now the next demonstrative 29, what are you showing 11 here? 12 A. So I'm trying to go now sort of the next level of detail, 13 when you actually do the final purification of the product of 14 the '814 patent versus the product of the '117 patent, on 15:22 15 average based on the analysis that I just described there's 16 about four percent more excuse me; four fold more 17 impurities in the '814 product versus the '117 product. And 18 furthermore, there's actually some different impurities that 19 are present only in the '117 product, but not in the '814 15:22 20 product. 21 Q. Now, with respect to demonstrative 33, what is this 22 showing to the Court? 23 A. So again, this is to remind us that there's at least a 10 24 fold difference in yields from the of the '814 product 		6	other isomers as well, but primarily the product at this stage
 9 it's nearly all treprostinil, the desired treprostinil. >5:22 10 Q. And now the next demonstrative 29, what are you showing 11 here? 12 A. So I'm trying to go now sort of the next level of detail, 13 when you actually do the final purification of the product of 14 the '814 patent versus the product of the '117 patent, on >5:22 15 average based on the analysis that I just described there's 16 about four percent more excuse me; four fold more 17 impurities in the '814 product versus the '117 product. And 18 furthermore, there's actually some different impurities that 19 are present only in the '117 product, but not in the '814 >5:22 20 product. 21 Q. Now, with respect to demonstrative 33, what is this 22 showing to the Court? 23 A. So again, this is to remind us that there's at least a 10 24 fold difference in yields from the of the '814 product 		7	is for the '814 patent is a one-to-one mixture of
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11 here? 12 A. So I'm trying to go now sort of the next level of detail, 13 when you actually do the final purification of the product of 14 the '814 patent versus the product of the '117 patent, on 15 average based on the analysis that I just described there's 16 about four percent more excuse me; four fold more 17 impurities in the '814 product versus the '117 product. And 18 furthermore, there's actually some different impurities that 19 are present only in the '117 product, but not in the '814 15:22 20 product. 21 Q. Now, with respect to demonstrative 33, what is this 22 showing to the Court? 23 A. So again, this is to remind us that there's at least a 10 24 fold difference in yields from the of the '814 product		9	it's nearly all treprostinil, the desired treprostinil.
 12 A. So I'm trying to go now sort of the next level of detail, 13 when you actually do the final purification of the product of 14 the '814 patent versus the product of the '117 patent, on 15 average based on the analysis that I just described there's 16 about four percent more excuse me; four fold more 17 impurities in the '814 product versus the '117 product. And 18 furthermore, there's actually some different impurities that 19 are present only in the '117 product, but not in the '814 20 product. 21 Q. Now, with respect to demonstrative 33, what is this 22 showing to the Court? 23 A. So again, this is to remind us that there's at least a 10 24 fold difference in yields from the of the '814 product)5:22	10	Q. And now the next demonstrative 29, what are you showing
 13 when you actually do the final purification of the product of 14 the '814 patent versus the product of the '117 patent, on 15 average based on the analysis that I just described there's 16 about four percent more excuse me; four fold more 17 impurities in the '814 product versus the '117 product. And 18 furthermore, there's actually some different impurities that 19 are present only in the '117 product, but not in the '814 20 product. 21 Q. Now, with respect to demonstrative 33, what is this 22 showing to the Court? 23 A. So again, this is to remind us that there's at least a 10 24 fold difference in yields from the of the '814 product 		11	here?
 14 the '814 patent versus the product of the '117 patent, on 15 average based on the analysis that I just described there's 16 about four percent more excuse me; four fold more 17 impurities in the '814 product versus the '117 product. And 18 furthermore, there's actually some different impurities that 19 are present only in the '117 product, but not in the '814 20 product. 21 Q. Now, with respect to demonstrative 33, what is this 22 showing to the Court? 23 A. So again, this is to remind us that there's at least a 10 24 fold difference in yields from the of the '814 product 		12	A. So I'm trying to go now sort of the next level of detail,
 15 average based on the analysis that I just described there's about four percent more excuse me; four fold more impurities in the '814 product versus the '117 product. And furthermore, there's actually some different impurities that are present only in the '117 product, but not in the '814 product. Q. Now, with respect to demonstrative 33, what is this showing to the Court? A. So again, this is to remind us that there's at least a 10 fold difference in yields from the of the '814 product 		13	when you actually do the final purification of the product of
<pre>16 about four percent more excuse me; four fold more 17 impurities in the '814 product versus the '117 product. And 18 furthermore, there's actually some different impurities that 19 are present only in the '117 product, but not in the '814 05:22 20 product. 21 Q. Now, with respect to demonstrative 33, what is this 22 showing to the Court? 23 A. So again, this is to remind us that there's at least a 10 24 fold difference in yields from the of the '814 product</pre>		14	the '814 patent versus the product of the '117 patent, on
 17 impurities in the '814 product versus the '117 product. And 18 furthermore, there's actually some different impurities that 19 are present only in the '117 product, but not in the '814 20 product. 21 Q. Now, with respect to demonstrative 33, what is this 22 showing to the Court? 23 A. So again, this is to remind us that there's at least a 10 24 fold difference in yields from the of the '814 product)5:22	15	average based on the analysis that I just described there's
<pre>18 furthermore, there's actually some different impurities that 19 are present only in the '117 product, but not in the '814 20 product. 21 Q. Now, with respect to demonstrative 33, what is this 22 showing to the Court? 23 A. So again, this is to remind us that there's at least a 10 24 fold difference in yields from the of the '814 product</pre>		16	about four percent more excuse me; four fold more
 19 are present only in the '117 product, but not in the '814 20 product. 21 Q. Now, with respect to demonstrative 33, what is this 22 showing to the Court? 23 A. So again, this is to remind us that there's at least a 10 24 fold difference in yields from the of the '814 product 		17	impurities in the '814 product versus the '117 product. And
<pre>D5:22 20 product. 21 Q. Now, with respect to demonstrative 33, what is this 22 showing to the Court? 23 A. So again, this is to remind us that there's at least a 10 24 fold difference in yields from the of the '814 product</pre>		18	furthermore, there's actually some different impurities that
 21 Q. Now, with respect to demonstrative 33, what is this 22 showing to the Court? 23 A. So again, this is to remind us that there's at least a 10 24 fold difference in yields from the of the '814 product 		19	are present only in the '117 product, but not in the '814
 22 showing to the Court? 23 A. So again, this is to remind us that there's at least a 10 24 fold difference in yields from the of the '814 product)5:22	20	product.
 23 A. So again, this is to remind us that there's at least a 10 24 fold difference in yields from the of the '814 product 		21	Q. Now, with respect to demonstrative 33, what is this
24 fold difference in yields from the of the '814 product		22	showing to the Court?
		23	A. So again, this is to remind us that there's at least a 10 $$
25:23 25 versus the '117 product.		24	fold difference in yields from the of the '814 product
)5 : 23	25	versus the '117 product.

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	1	Q. Now, with respect to all four claims of the '117 patent,
	2	what's your opinion about whether the '814 patent anticipates
	3	the '117 patent?
	4	A. So, I do not believe that the '814 patent invalidates the
)5 : 23	5	claims of the '117 patent. The claims of the '117 patent are
	6	valid despite the '814 patent.
	7	Q. As the inventor of treprostinil, how confident are you
	8	that there are structural and functional differences between
	9	the '117 patent and the '814 patent?
)5 : 23	10	A. Well, I have no doubt of that.
	11	Q. Now, Dr. Buchwald also suggested that or indicated or
	12	testified that he believed the patent the '117 patent
	13	claims were obvious over the '814 patent; did you hear that?
	14	A. Yes, I believe he testified to that.
)5:24	15	$Q_{{\boldsymbol{\cdot}}}$ Are you familiar with Sandoz's position on obviousness as
	16	to the '117 patent?
	17	A. Yes, I believe they state that even if the prior art had
	18	not anticipated, the claims of the '117 patent, that you would
	19	just simply purify the product of the '814 patent to have the
)5 : 24	20	same product as the '117 patent.
	21	Q. Do you agree with that position?
	22	A. No.
	23	Q. Why not?
	24	A. Well, for a number of reasons, I think I have some of
)5 : 24	25	this on the next slide.

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1 THE COURT: Before you change slides, you talk about 2 yield there, Doctor, on slide --3 THE WITNESS: Yes. 4 THE COURT: So how do you define yield?)5:24 5 THE WITNESS: So the yield is for the entire 6 process. I mean if you defined it for the last step -- my 7 yield is terrible; the last step of the '117 patent it's 8 actually quite good. 9 THE COURT: Okay. Let's say you're doing this)5:25 10 experiment, right, in the beginning you're going the 11 synthesize, you would start out with the same amount of 12 material; right? 13 THE WITNESS: Well, if you wanted to make the same 14 amount of material at the end, you would have to start up with a lot more starting material in the '814 patent.)5:25 15 16 THE COURT: But I'm trying to get how got the yield 17 there. 18 THE WITNESS: Again, again, these particular yields 19 are calculated from the examples in the patents, or actually in one case I used the NDA process and yield and the '117)5:25 20 21 product was actually much higher. 22 THE COURT: So when you go through each step, you 23 take out some of the impurities --24 THE WITNESS: Well, you will do purification at many)5:25 25 of the steps, which sometimes remove some impurities.

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	1	Unfortunately in the '814 process I was not able to remove the
	2	major impurity. At the very end I'm still left with a
	3	one-to-one mixture, and that's with even the last step of my
	4	synthesis of low yield as well.
)5 : 25	5	THE COURT: Okay. All right, thank you.
	6	BY MR. CARSTEN:
	7	Q. Now, for each individual step along the way, are you
	8	experiencing one hundred percent chemical transformations, so
	9	all the starting material goes all the way over and behaves
)5:26	10	nicely and gets you product?
	11	A. No, that never happens.
	12	${\sf Q}$. So what kind of range of yields are you looking at in
	13	terms of each of the steps roughly?
	14	A. So I can't recall all of each and every step. I
)5 : 26	15	recall I had several low-yielding steps in the '814 patent,
	16	particularly the last step was the worse, but also when I did
	17	the intramolecular cyclization that was an unsatisfactory
	18	yield.
	19	Q. Now, when you're sort of lining up various chemicals
)5 : 26	20	transformations, how do you if you have a 30 percent yield
	21	and then another 30 percent yielding step, what's the over
	22	what's the net result in terms of the yield of those two steps
	23	taken together?
	24	A. So those would be two poor yielding steps, after after
)5 : 26	25	those two steps only a nine percent yield. So you're just

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1 multiplying the yield of each of the steps to get the final 2 yield.

- 3 THE COURT: I understand, thank you. 4 0. And what's being shown on this slide?)5:27 5 Α. So here we're talking about what -- wouldn't you just continue to purify the '814 product to get to the '117 6 7 product. Of course with the '117 product that's really not 8 necessary, because you already have a stereoselective process, 9 that you have at the crude stage a product that's actually)5:27 10 still relatively pure. The '814 process you have to get rid 11 of a lot of material. There's no guarantee even by these 12 purification techniques you would get to the same product as 13 the '117 patent.
- 14 But furthermore, in a practical sense, when you try to 15)5:27 purify the '814 product, you lose so much material, the yields 16 go down. And my last step with one recrystallization I lost nearly two-thirds of the material, I certainly lost over half 17 18 of the material. And this is unacceptable. You continue to 19 do this you will just end up with not enough material at end)5:28 20 of the synthesis.
 - 21 Q. Now, we saw an example -- Dr. Buchwald talked about this
 22 reference standard lot, which was 99 and change percent pure,
 23 and that was from the Upjohn synthesis; right?
 - 24 A. That is correct.

D5:28 **25** Q. Why doesn't that show that it's obvious to just try and

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1 purify up material?

	2	A. Well, first you have to remember that reference standard
	3	actually came from one of the lots I analyzed, which already
	4	had five to 10 recrystallizations to get to that point and a
)5 : 28	5	lower yield. You would do recrystallization you'd have even
	6	less material. But I noticed in the analysis of that
	7	reference standard they still had 10 times as much of this
	8	2AAU90 impurity that I talked about in earlier slide, as in
	9	the average of the '117 product, from the '117 patent.
)5:29	10	Q. Now, you mentioned five to 10 recrystallizations; is that
	11	routine to a person of ordinary skill in the art to do that
	12	kind of level of purification?
	13	A. No, even Dr. Buchwald agreed in his testimony that yield
	14	that's undesirable, you don't usually do that.
)5 : 29	15	Q. Now, I'd like to call your attention to PTX-493. And
	16	this is an optimization memo at UTC. Did you consider this
	17	document in connection with your work in the case?
	18	A. Yes, I did.
	19	Q. And how did you have some portions of PTX-493, pages
)5 : 29	20	176 through 177 here. How did these affect your analysis, or
	21	will you explain these to the Court, please?
	22	A. Yes. So again they were considering using my particular
	23	synthesis of the '814 process, but they quickly recognized
	24	recognized that the '814 process would not be effective on
)5 : 30	25	large scale because of the separation problems, particularly

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	1	the end of the synthesis because I have this
	2	non-stereoselective product. I've got isomers throughout this
	3	synthesis, and again at the very end I have to remove a large
	4	amount of the of the undesired isomer.
)5 : 30	5	$Q_{{\boldsymbol{\cdot}}}$ And you're specifically referring to the bottom part of
	6	the lower quotation, extensive separation problems?
	7	A. Yes, that's what I'm talking about.
	8	Q. Any other portions of PTX-493 in evidence that you
	9	considered?
)5 : 30	10	A. Yes, I have another slide which gives some more detail.
	11	Again, they're talking about the '814 process at the top box
	12	that was used actually used to prepare some lots of for
	13	development purposes. But they noticed that after
	14	crystallizations they had to do they did an initial
)5 : 31	15	crystallization and then it says starting over here on this
	16	slide, it says five to 10 recrystallizations were necessary to
	17	yield a product that was purified by chromatography on silica
	18	gel to give a product that was recrystallized again to give
	19	167 grams. And then they note the yield here in that step is
)5 : 31	20	only 12 percent which is even worse than I got.
	21	And in the bottom box they summarize all this, talking
	22	about the '814 type process: This prior work did not offer
	23	much guidance for our purification of the final product of
	24	UT-15 that's treprostinil because they had a mixture of
)5 : 31	25	stereoisomers at this stage; the unacceptably lower recovery

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	1	of the product was not relevant because in contrast to the
	2	Upjohn work, we have a pure stereomer at the stage of trial 66
	3	and 1. And they're are talking about the '117 process.
	4	$Q_{\:\raisebox{1pt}{\text{\circle*{1.5}}}}$. With respect to the top passage and these passages are
)5 : 32	5	from PTX-493, at pages 176 through 177, and page 216. With
	6	respect to the top call-out here, is it customary to use five
	7	to 10 recrystallizations and then a chromatography column and
	8	then another recrystallization?
	9	A. No, this is not what you want to be doing, this is not
)5 : 32	10	formerly done.
	11	$Q_{{\scriptscriptstyle\bullet}}$ And with respect to the lower portion of the UTC
	12	optimization memo, did you find that UTC actually considered
	13	the '814 purification methods in an amendment to try to purify
	14	material?
)5 : 32	15	A. They considered using that process, yes.
	16	Q. And what did they find?
	17	A. And again they found that their judgment was that this
	18	just was not going to be practical, they needed a different
	19	process.
)5 : 32	20	$Q_{{\boldsymbol{\cdot}}}$. In your view, your opinion, Dr. Aristoff, are the claims
	21	of the '117 patent obvious over the '814 patent?
	22	A. No.
	23	${\tt Q}.$ And as the inventor of treprostinil, is there any doubt
	24	in your mind?
)5 : 33	25	A. I have no doubt.

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	1	MR. CARSTEN: Pass the witness, your Honor.
	2	THE COURT: Before cross, Doctor, you indicated that
	3	when you were undertaking your work with regard to
	4	treprostinil, that you never thought of doing a
)5 : 33	5	stereoselective type of procedure?
	6	THE WITNESS: No, I wanted to do a stereoselective
	7	procedure, I just couldn't come up with one.
	8	THE COURT: Oh, you couldn't come up with one. Even
	9	though you tried.
)5 : 33	10	THE WITNESS: Yes.
	11	THE COURT: Okay, thank you.
	12	MR. STEINDLER: Judge, it's 4:30.
	13	THE COURT: Oh, it is?
	14	MR. STEINDLER: Yes. I respectfully request that we
)5 : 33	15	begin the cross-examination on Monday.
	16	THE COURT: Do you object to that?
	17	MR. CARSTEN: No, your Honor.
	18	THE COURT: Doctor, you can come back on Monday?
	19	THE WITNESS: Yes.
)5 : 33	20	THE COURT: All right. So we'll break for the day
	21	and I'll see you on Monday. We're starting on 11:00.
	22	MR. STEINDLER: Two quick comments. One is,
	23	notwithstanding your previous objection, just before the
	24	examination of this expert, I got a slide deck that was
)5:34	25	different than I got last night. It was renumbered and

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1 reordered, and that was the source of my confusion before. 2 I'm going to ask again, that for the instruction to 3 be given that I get the evening before the slide deck that 4 they're going to use with the witness. It's very difficult to)5:34 5 do a cross if you've got suddenly a reordered number of the 6 slides that are being used. 7 MR. CARSTEN: Your Honor, may I just briefly address 8 this? I don't think this is something you need to deal with. 9 Dr. Buchwald testified yesterday, and he did not focus on a)5:34 10 number of the issues we expected him to focus on. We 11 presented that slide deck two nights ago. In light of Dr. 12 Buchwald's testimony, we took slides out, and we included instead of the PTX number in addition the DTX number which 13 14 were the documents which were admitted. 15 THE COURT: You know, I never usually give strict)5:35 16 orders as to what everyone has to do, but generally as best as 17 te attorneys can cooperate with each other, I think you should 18 continue to do that. If you have changes in your presentation 19 I think you should make your adversary know as soon as possible. And if you wouldn't mind, that's all we're)5:35 20 21 requesting for you to do here. 22

MR. CARSTEN: Very well, your Honor, and in fact I
did hand Mr. Steindler the revised presentation this morning
and identified the changes.

D5:35 **25** MR. STEINDLER: No, that's not true. That is an

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	1	untrue statement. He did not identify that he had reordered
	2	and renumbered his the slides, I got them when he gave that to
	3	me in the middle of this examination.
	4	THE COURT: All right. Well, you'll have all
)5 : 35	5	weekend to
	6	MR. STEINDLER: I realize that, I understand that, I
	7	do have a weekend to revise that for my cross, but it is
	8	challenging. And I would ask in the future that that not take
	9	place.
)5 : 36	10	THE COURT: All right. We've noted it on the
	11	record, so thank you.
	12	MR. STEINDLER: And then lastly, you asked for a
	13	brief on claim construction; I'm going to hand up hard copies
	14	to your law clerk.
)5 : 36	15	THE COURT: You gave a copy the your adversary? It
	16	must be filed
	17	MR. STEINDLER: Sorry; there's one in here, I have
	18	to take my courtesy copy to and we are filing it also, of
	19	course.
)5 : 36	20	THE COURT: So, Doctor, you can step down.
	21	THE WITNESS: Thank you, your Honor.
	22	THE COURT: I'll see you on Monday. We are starting
	23	at 11:00 on Monday.
	24	MR. STEINDLER: Thank you, your Honor.
)5 : 36	25	MR. CARSTEN: And your Honor, we have filed our

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1 claim construction position paper, whatever you want to call 2 it. 3 THE COURT: So we're starting on 11:00 on Monday, because I have that criminal matter first which I forgot 4 about, so you have to clean out that side if you don't mind.)5:36 5 6 Do you want to go through the documents that we had 7 for this afternoon that have gone into evidence? 8 MR. CARSTEN: We're ready to proceed, your Honor. 9 THE COURT: I have PTX-102; PTX-100A; that's all I 10)5:37 have. 11 MR. CARSTEN: That's all I have as well. 12 THE COURT: Okay, thank you. So I'll see you 13 Monday. 14 (Counsel say thank you.) 15 16 17 18 19 20 21 22 23 24 25

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1 UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY 2 3 UNITED THERAPEUTICS CORPORATION, 4 5 Vs. CIVIL NO. 12-1617 (PGS) 6 SANDOZ, INC., 13-316 DEFENDANT 7 8 9 MAY 19, 2014 CLARKSON S. FISHER COURTHOUSE 10 402 EAST STATE STREET TRENTON, NEW JERSEY 08608 11 12 13 BEFORE: THE HONORABLE PETER G. SHERIDAN U.S. DISTRICT COURT JUDGE 14 DISTRICT OF NEW JERSEY 15 16 17 18 19 TRIAL - DAY 10 20 21 22 23 Certified as true and correct as required by Title 28, U.S.C. Section 753 24 /S/ Francis J. Gable FRANCIS J. GABLE, C.S.R., R.M.R 25 OFFICIAL U.S. REPORTER (856) 889-4761

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Aristoff -	Cross -	Steindler
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	1	MR. CARSTEN: I understand, I just want to preserve
	2	the objection on the record, your Honor.
	3	(PAUL ARISTOFF, PH.D., previously sworn, resumes
	4	stand.)
00:24	5	THE COURT: So, Dr. Aristoff, you're still under
	6	oath.
	7	THE WITNESS: Yes, your Honor.
	8	(CROSS-EXAMINATION OF PAUL ARISTOFF, PH.D., BY MR. STEINDLER:)
	9	Q. Did good afternoon, Dr. Aristoff.
00:24	10	A. Good afternoon.
	11	MR. STEINDLER: May I approach, your Honor?
	12	THE COURT: Oh, yes, you may.
	13	(Handing to witness and Court.)
	14	BY MR. STEINDLER:
00:24	15	${\tt Q}.$ Now, you see I have in this first slide just set out the
	16	basic law with respect to anticipation; do you see that, sir?
	17	A. Yes.
	18	${\tt Q}.$ And the first step in an anticipation analysis involves
	19	construction of the claims of the patent; right?
)0 : 25	20	A. Yes, it says that.
	21	${\sf Q}$. And you did that in your invalidity analysis that you
	22	presented on your direct testimony; correct?
	23	A. I certainly looked at what the claims said, yes.
	24	$Q_{{\boldsymbol{\cdot}}}$ And in fact you were asked specifically questions by Mr.
00:25	25	Carsten as to the meaning of the claims; correct?

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	1	A. Yes.
	2	${f Q}$. And the second step, of an anticipation analysis involves
	3	comparing the claims to the prior art, do you see that?
	4	A. Yes.
)0 : 25	5	Q. And you did that in your strike that.
	6	You did that in your invalidity analysis that you
	7	discussed in your direct testimony; correct?
	8	A. Yes.
	9	MR. STEINDLER: And can we go to PTX-2, please.
)0 : 25	10	Q. You'll recognize this as the '117 patent; correct?
	11	A. Yes.
	12	MR. STEINDLER: Can we go to claim 3.
	13	Q. You're familiar with claim 3; right?
	14	A. Yes.
)0 : 25	15	Q. And claim 3 the '117 patent recites a stereoselectively
	16	produced isomeric compound, according to this specific
	17	chemical formula; right?
	18	A. Yes.
	19	${\tt Q}.$ The compound according to this specific chemical formula
)0 : 26	20	set out in claim 3 is the treprostinil compound; correct?
	21	A. Well, that's the molecular formula of treprostinil.
	22	Q. It's your testimony that that's not strike that.
	23	It's your testimony that that molecular formula does
	24	not refer to the treprostinil compound?
)0 : 26	25	A. In the in the context of the you draw the compound

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	1	treprostinil, you have to draw you'd draw a single
	2	molecular formula in the context you may draw treprostinil you
	3	understand it's not hundred percent that molecular formula it
	4	contains that formula plus impurities.
)0 : 26	5	${\sf Q}$. This patent is drawing the molecular structure of
	6	treprostinil compound; correct?
	7	A. Yes, that's the molecular formula for treprostinil.
	8	Q. Now, you invented the treprostinil compound 35 years ago;
	9	right?
)0 : 27	10	A. Yes.
	11	${\tt Q}.$ And the compound depicted in claim 3 is the treprostinil
	12	compound you invented 35 years ago; correct?
	13	A. That's the molecular formula for treprostinil.
	14	Q. Treprostinil is a single specific chemical compound;
)0 : 27	15	correct?
	16	A. When you draw it as a structure when you make it it's
	17	it's a mixture with impurities.
	18	MR. STEINDLER: Can we go to Dr. Aristoff's
	19	deposition transcript, page 27 lines 10 to 13.
)0 : 27	20	Q. Now, you recall you were deposed in this case?
	21	A. Yes.
	22	${\sf Q}$. You were asked to the following question: Is
	23	treprostinil a single specific compound. And you answered:
	24	The chemical treprostinil the chemical structure is a single
)0 : 27	25	chemical compound.

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	1	MR. CARSTEN: Your Honor, I object. This is
	2	improper impeachment. That's entirely consistent with what
	3	the man just said.
	4	THE COURT: Overruled.
)0 : 27	5	THE WITNESS: Yes, again in the context of talking
	6	about the molecular structure for a compound, when you're
	7	asked to draw a structure it's going to be a single molecular
	8	structure, but a chemist would recognize when you make
	9	treprostinil you make the compound it's primarily that
)0 : 28	10	stereoisomer, it will contain other materials.
	11	MR. STEINDLER: Can you pull up the admissions that
	12	UTC made at summary judgment.
	13	Q. You recall that UTC admitted that treprostinil is a
	14	single specific compound strike that.
)0 : 28	15	You recall that UTC admitted that treprostinil is a
	16	single specific chemical compound with is a single
	17	stereoisomer; correct?
	18	A. Yes.
	19	Q. Now, that admission was made in February 28, 2014; do you
)0 : 28	20	recall that?
	21	A. I don't recall the exact date, but I believe that, yes.
	22	${f Q}$. And there's nothing about the physical world that has
	23	changed in the last three months that would cause that to be
	24	an untrue statement; correct?
01:29	25	A. No.

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	1	Q. There's nothing about the naming conventions in the
	2	chemical arts that has changed in the last three months that
	3	would make that statement untrue?
	4	A. No.
)0 : 29	5	Q. Now, a person of ordinary skill in the art would
	6	understand that the compound depicted by the chemical formula
	7	set out in claim 3 is a single specific chemical molecule;
	8	correct?
	9	A. They would understand, yes, when you're talking about
)0 : 29	10	when you draw a structure of a compound you draw one
	11	structure.
	12	MR. STEINDLER: Could you go back to the patent
	13	please and go to claim 3?
	14	$Q_{{\scriptscriptstyle\bullet}}$ A person of ordinary skill in the art would understand
00:29	15	that when you draw a specific chemical formula as in claim 3,
	16	that this refers to a single specific chemical compound;
	17	correct?
	18	A. Yes, but when I see stereoselectively produced compound,
	19	I'm talking about making a compound that would primarily be
01:29	20	that single molecular structure.
	21	$Q_{{\scriptscriptstyle\bullet}}$. Now, in chemistry a compound refers to a single specific
	22	<pre>molecule; correct?</pre>
	23	A. Yes, in the context when you're drawing a structure or
	24	giving a name, yes, that's correct.
)0 : 30	25	MR. STEINDLER: Can we turn to the transcript of his

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1 deposition to page 27, starting at line 21, and going to page 2 28, at lines 22. And just blow that up, please. 21 there, to **3** 28-22. 4 Q. And you're asked: What do you understand compound to 00:30 5 mean. And you say: I distinguish a compound as a specific molecule, but that's different from a process. 6 7 And then you go on to say: Of a chemical process which 8 is the -- a mixture of molecules. 9 Right? 00:30 10 Α. So, that's actually not correct. Can we start -- can you 11 go back to the bottom of the previous page? 12 MR. STEINDLER: Go ahead. 13 Α. So it says: So I distinguish a compound as a specific 14 molecule, but that's different from a product. Because again 15 00:31 I'm in the context of when you draw a structure you draw a 16 single compound. 17 MR. STEINDLER: Can you then blow up here on page 18 28, from line 5 to the bottom. 19 Ο. And you say: With respect to a particular structural 00:31 20 formula is that a compound, and then you say under my 21 definition that I just said where it's a specific molecule, 22 ves. 23 And you want to distinguish that between what's in a 24 reaction flask; correct? 00:31 25 A. Yes, when you make a compound versus when you draw a

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1 structure of a compound. 2 Ο. And when you draw the structure of a compound that refers 3 to a specific molecule; right? 4 Α. That's correct. 00:31 5 Ο. And you are asked compound and molecule are synonymous; is that correct. And you say: I'm defining for my purposes 6 7 compound to be a molecule, right. 8 Α. That's correct. I'm trying to distinguish that between 9 the product of a reaction or the product of a process. Which 00:32 10 is primarily that compound. 11 Ο. And a compound is a specific molecule as opposed to a 12 mixture of molecules; correct? 13 Α. Yes, when you're asked to draw a compound it will be one 14 single structure. 15 00:32 MR. STEINDLER: Can we go again in this deposition 16 to page 29, lines 4 to 10. 17 Q. You're asked: It's commonly understood in the chemical arts that a compound is a specific molecule. And you say: 18 19 Typically a compound is a specific molecule as opposed to a mixture of molecules. 00:32 20 21 Right? 22 Α. Yes, again in the context of drawing a molecule not in 23 the context of making the molecule -- making the compound of 24 the -- when you draw the structure of a compound you'll draw a 00:32 25 single molecule and when you make a compound it would be

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	1	understood it's not a hundred percent that molecule.
	2	Q. Now, in the chemical arts a mixture of molecules is
	3	called a mixture; right?
	4	A. Yes, it's called a mixture of them, yes. Particularly
)0 : 33	5	when it's like a one-to-one mixture like my '814 process.
	6	THE COURT: I didn't hear the end of your answer.
	7	THE WITNESS: Yes, particularly in my case where it
	8	was the '814 product, was a mixture because it was a
	9	one-to-one, it wasn't mostly one molecule.
00:33	10	BY MR. STEINDLER:
	11	${\sf Q}$. So a person of ordinary skill in the art would understand
	12	that the term compound refers to a single specific molecule,
	13	while the term mixture refers to a mixture of different
	14	molecules; correct?
)0 : 33	15	A. Yes.
	16	Q. Now, you've talked a lot about the real world in your
	17	direct testimony; right?
	18	A. Yes.
	19	$Q_{{\boldsymbol{\cdot}}}$ And in the real world every man-made compound is produced
)0 : 33	20	with impurities; correct?
	21	A. Yes.
	22	Q. No man-made compound is a hundred percent pure; right?
	23	A. Certainly not in my experience of working in the
	24	laboratory it has never been.
)0:34	25	$Q_{{\scriptscriptstyle \bullet}}$. Now, the many composition of matter patents are drawn to

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1 a specific chemical compound depicted by a chemical formula; 2 correct? 3 MR. CARSTEN: Your Honor, I object; relevance. 4 THE COURT: Relevance? You may answer the question. 00:34 5 THE WITNESS: Could you repeat the question? BY MR. STEINDLER: 6 7 Ο. Many composition of matter patents are drawn to a 8 specific chemical compound depicted by a particular chemical 9 formula; right? 00:34 10 Α. Yes, that's correct. 11 Ο. And is it your opinion that all of these types of 12 compound claims to man-made compounds are actually claims to a 13 mixture because the compounds are never a hundred percent pure 14 in the real world? 15 Α. So I'm -- I don't understand the legal definition we're 00:34 16 getting at here. 17 THE COURT: You don't have the answer the question. 18 Rephrase. 19 Ο. Let me ask you this. Is it your opinion that all 00:35 20 product-by-process claims to a chemical compound made by some 21 process, are actually claims to a mixture because the 22 compounds are never a hundred percent pure in the real world? 23 MR. CARSTEN: Your Honor, I object. This man is not 24 a lawyer. This is an incomplete hypothetical, it's nearly 00:35 25 impossible to answer.

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	1	THE COURT: It does seem like it's a hypothetical
	2	question, Mr. Steindler.
	3	MR. STEINDLER: Well, I'm allowed to ask an expert a
	4	hypothetical because it bears directly on his interpretation
)0 : 35	5	of these claims.
	6	THE COURT: Well, I think you have to rephrase it
	7	somehow. Because I couldn't understand it.
	8	MR. STEINDLER: All right.
	9	BY MR. STEINDLER:
)0 : 35	10	Q. You say that the claims of the '117 patent are to a
	11	mixture of compounds; right?
	12	A. They're to a product which is predominantly the molecular $% \left({{{\left[{{{A_{{\rm{s}}}} \right]}}}} \right)$
	13	contains the molecular formula of treprostinil, but there's
	14	impurities with it.
)0 : 36	15	Q. And the product that you say is the product of the '117 $$
	16	patent claims is a mixture of compounds; correct?
	17	A. Yes, it could be defined as a mixture of compounds.
	18	Q. And in fact, you're defining it as a mixture of
	19	compounds; right?
)0 : 36	20	A. I'm defining it as a product a product as a the
	21	treprostinil molecule in there as the primary component plus
	22	impurities. That could be a compound I don't like the lab
	23	slang analogy, that's what we talk about in chemistry. But
	24	the impurities are also to be considered compounds as well
)0 : 36	25	because they have specific molecular structures.

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	1	Q. So you're interpreting the product of the '117 patent
	2	claims to be a mixture of compounds; correct?
	3	A. Yes, in one sense.
	4	Q. Now, you say that the claims of the '117 patent are
)0 : 36	5	actually to this mixture of compounds because the claims
	6	include the process for making treprostinil; right?
	7	A. That's a really long question; could you do that one
	8	again?
	9	Q. Sure. Your contention is that the product of the '117
)0 : 37	10	patent is to a mixture, because the patent claims include the
	11	process for making treprostinil; right?
	12	A. I'm not sure I'm saying the product tells me that it's
	13	a stereoselectively produced compound tells me I'm talking
	14	real world, real compound, that is not a hundred percent pure
)0 : 37	15	and has primarily the treprostinil molecular structure, but
	16	there other compounds in there.
	17	Q. So in the '117 patent claims, you say the product is a
	18	mixture because the process for making that product gives you
	19	a mixture of compounds; right?
)0 : 37	20	A. Again, could you say that again? I'm having a hard time
	21	following you.
	22	Q. Sure. You're contending that the product of the '117
	23	patent is a mixture; correct?
	24	A. I'm saying yes, it's a mixture that primarily contains
)0 : 38	25	treprostinil.
		_

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1 Q. And it's a mixture because the claims include process 2 limitations -- strike that. 3 You say that the claim is to a mixture because the '117 4 patent includes a process for making that product; right? 00:38 5 Α. Yes, if it's made it has to come from somewhere, that's the real world. 6 7 Ο. In your opinion, is every product-by-process claim to a 8 compound made by some process, actually a claim to the mixture 9 of compounds that you get when you make that compound? 10 00:38 THE COURT: Don't answer yet, there's an objection. 11 MR. CARSTEN: I object to the question, your Honor; 12 incomplete hypothetical and calls for a legal conclusion. 13 THE COURT: Okay. I think all these questions have 14 been asked and answered already, so I don't see why we're 15 still harping on this subject. I think we should move on to a 00:39 16 new topic. So the objection is sustained. 17 MR. CARSTEN: Thank you, your Honor. 18 MR. STEINDLER: Let's go to Dr. Aristoff's slide 19 number 8, please. 20 00:39 I'll withdraw that -- no, let's go back to this 21 slide. 22 BY MR. STEINDLER: 23 Ο. This is a slide you put up in your direct testimony; 24 right? 25 A. 00:39 That's correct.

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	1	Q. And under the law of anticipation for a
	2	product-by-process claim, the focus is on the product that's
	3	produced by the claimed process; right?
	4	A. Yes.
)0 : 39	5	${\sf Q}$. And if you use a different process you're always going to
	6	get a different impurity profile for the final product; right?
	7	A. That's possible. It depends how different the process
	8	is.
	9	${\tt Q}{\color{black}{\cdot}}$ Assuming the process is substantively different under the
)0 : 40	10	theory that you're applying in this case, you can get a patent
	11	to an old compound by developing a new process for making it;
	12	correct?
	13	A. It's possible.
	14	Q. Now, let's go back to claim 3 please of the '117 patent.
)0 : 40	15	You'll agree with me that the claims recite just the specific
	16	treprostinil compound with a specific chemical formula; right?
	17	A. Well, the whole claim talks about it was produced by a
	18	process, there's more to that.
	19	Q. The claim doesn't recite any impurities; correct?
)0:41	20	A. No.
	21	$Q{\boldsymbol{.}}$ If impurities were set out in the claim, they'd have to
	22	be drawn with a different chemical structure than the one we
	23	see here; right?
	24	A. If you specifically mention impurities, you would put
)0:41	25	them in, you would draw their chemical structure.

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1 Q. Now, the claim could have identified a particular 2 impurity profile by setting out an actual impurity profile in the claims; right? 3 4 THE COURT: There's an objection. 00:41 5 MR. CARSTEN: Objection, your Honor; calls for 6 speculation. 7 THE COURT: This is hypothetical and I don't know 8 its relevance. So sustained. 9 MR. STEINDLER: May I be heard, your Honor? 00:41 10 THE COURT: You may. 11 MR. STEINDLER: The relevance of it is that the 12 construction that he's adopting is reading in unrecited 13 limitations into these claims. 14 THE COURT: All right. So you may proceed then. 15 You can reask the question.)0:42 16 MR. STEINDLER: Sure. 17 BY MR. STEINDLER: 18 Q. The claims of the '117 patent could have identified a 19 particular impurity profile by setting out an impurity profile 00:42 20 in the claims; right? 21 A. I don't know, I've never seen anything like that so I 22 don't know if you can do that. 23 MR. STEINDLER: Can we turn to DTX-60, which is a 24 portion of UTC's new drug application --25 00:42 THE COURT: When you say you've never seen anything

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1 like --2 THE WITNESS: Yeah, I don't --3 THE COURT: Can you explain what --4 THE WITNESS: I don't really understand -- you)0:42 5 couldn't draw every impurity, that wouldn't be normally what you would do. 6 7 BY MR. STEINDLER: 8 0. Have you seen UTC's NDA? Α. 9 Yes, I have. 10 00:43 MR. STEINDLER: Can we turn to the page Bates marked 11 21940. 12 THE COURT: Mr. Steindler, just tell me what the 13 exhibit number is again? I know we --14 MR. STEINDLER: It's DTX-60, your Honor. I'm going 15 00:43 to hand -- may I approach? 16 THE COURT: You may. 17 (Handing to witness and Court.) 18 THE COURT: Thank you. 19 BY MR. STEINDLER: 20 Q. You see this is UTC's specification for its drug 00:43 21 substance; right? 22 Α. Yes. 23 Q. And let's go to the following page, 21941. You see at 24 the top of the page this is the specification for the **25** treprostinil compound; right? 00:44

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1 A. Yes. 2 MR. STEINDLER: Would you go to the following page, 3 21942. And blow up the bottom portion of the chromatographic 4 purity. Actually that and what's underneath it as well.)0:44 5 Let's just stay here for the time being. Ο. All right. Are you with me? 6 7 A. Yes. 8 Ο. You see UTC's specification sets out particular limits 9 for particular impurities; right? 10 A. 00:44 Yes. 11 Ο. And it says that: The total level of impurities can't be 12 more than five percent. Right? Α. 13 Yes. 14 0. And put another way, treprostinil compound has to be not 15 less than 95 percent of the final drug substance; right? 00:44 16 Α. Yes. 17 Ο. And so treprostinil drug substance meets this FDA 18 approved specification if it's 95 percent pure; right? 19 Α. Yes. 20 00:45 Q. Now, if UTC wanted to claim the treprostinil drug 21 substance with this specific impurities profile, it could 22 easily have done that by including that profile in its claims; 23 right? 24 A. Could you ask that again? I'm not sure what you're 00:45 25 asking.

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	1	Q. If UTC wanted to claim the treprostinil drug substance
	2	with this specific impurity profile, it could have done so by
	3	setting out this specific impurity profile in the claims;
	4	correct?
)0 : 45	5	A. I suppose so. Again, I'm not used to seeing anything
	6	like this, but I suppose they could.
	7	Q. And UTC didn't do that; right?
	8	A. No.
	9	Q. Now, the claims don't recite that they're to a mixture
)0 : 46	10	that includes the treprostinil compound; right?
	11	A. They don't read that way, no. They don't they're not
	12	written that way.
	13	Q. And the claims don't strike that.
	14	The claims use the word compound, not the word mixture;
)0 : 46	15	correct?
	16	A. That's correct.
	17	${\tt Q}.$ The claims do not recite that they're to treprostinil in
	18	substantially pure form; correct?
	19	A. That's correct.
)0 : 46	20	${\tt Q}.$ And there are no impurities identified in the claims.
	21	A. That's correct.
	22	${\tt Q}.$ And there's no composition of impurities or concentration
	23	of the purities set out in the claims; correct?
	24	A. That's correct.
)0 : 46	25	${\sf Q}$. Do you have an opinion as to whether there's a minimum

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 A. I don't know if you can state a number, it's a 3 stereoselectively produced product, so that would imply 4 predominantly one stereoisomer. 5 MR. CARSTEN: Your Honor, I'm not sure if the 6 witness has water up there 7 THE WITNESS: Thank you. 8 BY MR. STEINDLER: 9 Q. Is there a specific minimum level of purity required by 20:47 10 the claims? 11 A. I don't see one. 12 Q. Do you believe strike that. 13 Is it your opinion that there are no unrecited purity 14 limitations of any kind that should be read into the claims? 20:47 15 A. Could you ask that again, please? 16 Q. Is it your opinion that there are no unrecited purity 17 limitations of any kind that should be read into the claims? 18 A. I'm trying to understand the question. 19 THE COURT: If you don't understand it you have 20:47 20 to rephrase it, Mr. Steindler. 21 Q. Is it your opinion that there are any purity limitations 22 required in the '117 patent claims? 23 A. No, but it does call for a stereoselectively produced 24 product, so to me that's telling me it's predominantly one 20:48 		1	level of purity that's required by the '117 patent claims?
 4 predominantly one stereoisomer. 30:47 5 MR. CARSTEN: Your Honor, I'm not sure if the 6 witness has water up there 7 THE WITNESS: Thank you. 8 BY MR. STEINDLER: 9 Q. Is there a specific minimum level of purity required by 30:47 10 the claims? 11 A. I don't see one. 12 Q. Do you believe strike that. 13 Is it your opinion that there are no unrecited purity 14 limitations of any kind that should be read into the claims? 30:47 15 A. Could you ask that again, please? 16 Q. Is it your opinion that there are no unrecited purity 17 limitations of any kind that should be read into the claims? 18 A. I'm trying to understand the question. 19 THE COURT: If you don't understand it you have 30:47 20 to rephrase it, Mr. Steindler. 21 Q. Is it your opinion that there are any purity limitations 22 required in the '117 patent claims? 23 A. No, but it does call for a stereoselectively produced 24 product, so to me that's telling me it's predominantly one 		2	A. I don't know if you can state a number, it's a
 30:47 5 MR. CARSTEN: Your Honor, I'm not sure if the 6 witness has water up there 7 THE WITNESS: Thank you. 8 BY MR. STEINDLER: 9 Q. Is there a specific minimum level of purity required by 10 the claims? 11 A. I don't see one. 12 Q. Do you believe strike that. 13 Is it your opinion that there are no unrecited purity 14 limitations of any kind that should be read into the claims? 10:47 15 A. Could you ask that again, please? 16 Q. Is it your opinion that there are no unrecited purity 17 limitations of any kind that should be read into the claims? 18 A. I'm trying to understand the question. 19 THE COURT: If you don't understand it you have 10:47 20 to rephrase it, Mr. Steindler. 21 Q. Is it your opinion that there are any purity limitations 22 required in the '117 patent claims? 23 A. No, but it does call for a stereoselectively produced 24 product, so to me that's telling me it's predominantly one 		3	stereoselectively produced product, so that would imply
 6 witness has water up there 7 THE WITNESS: Thank you. 8 BY MR. STEINDLER: 9 Q. Is there a specific minimum level of purity required by D0:47 10 the claims? 11 A. I don't see one. 12 Q. Do you believe strike that. 13 Is it your opinion that there are no unrecited purity 14 limitations of any kind that should be read into the claims? D0:47 15 A. Could you ask that again, please? 16 Q. Is it your opinion that there are no unrecited purity 17 limitations of any kind that should be read into the claims? 18 A. I'm trying to understand the question. 19 THE COURT: If you don't understand it you have D0:47 20 to rephrase it, Mr. Steindler. 21 Q. Is it your opinion that there are any purity limitations 22 required in the '117 patent claims? 23 A. No, but it does call for a stereoselectively produced 24 product, so to me that's telling me it's predominantly one 		4	predominantly one stereoisomer.
 7 THE WITNESS: Thank you. 8 BY MR. STEINDLER: 9 Q. Is there a specific minimum level of purity required by 10:47 10 the claims? 11 A. I don't see one. 12 Q. Do you believe strike that. 13 Is it your opinion that there are no unrecited purity 14 limitations of any kind that should be read into the claims? 10:47 15 A. Could you ask that again, please? 16 Q. Is it your opinion that there are no unrecited purity 17 limitations of any kind that should be read into the claims? 18 A. I'm trying to understand the question. 19 THE COURT: If you don't understand it you have 10:47 20 to rephrase it, Mr. Steindler. 21 Q. Is it your opinion that there are any purity limitations 22 required in the '117 patent claims? 23 A. No, but it does call for a stereoselectively produced 24 product, so to me that's telling me it's predominantly on)0 : 47	5	MR. CARSTEN: Your Honor, I'm not sure if the
 8 BY MR. STEINDLER: 9 Q. Is there a specific minimum level of purity required by 10 the claims? 11 A. I don't see one. 12 Q. Do you believe strike that. 13 Is it your opinion that there are no unrecited purity 14 limitations of any kind that should be read into the claims? 16 Q. Is it your opinion that there are no unrecited purity 17 limitations of any kind that should be read into the claims? 18 A. I'm trying to understand the question. 19 THE COURT: If you don't understand it you have 20:47 20 to rephrase it, Mr. Steindler. 21 Q. Is it your opinion that there are any purity limitations 22 required in the '117 patent claims? 23 A. No, but it does call for a stereoselectively produced 24 product, so to me that's telling me it's predominantly on 		6	witness has water up there
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 23 A. No, but it does call for a stereoselectively produced 24 product, so to me that's telling me it's predominantly one 		21	Q. Is it your opinion that there are any purity limitations
24 product, so to me that's telling me it's predominantly one		22	required in the '117 patent claims?
		23	A. No, but it does call for a stereoselectively produced
)0:48 25 stereoisomer, it doesn't tell me the number of the other		24	product, so to me that's telling me it's predominantly one
)0:48	25	stereoisomer, it doesn't tell me the number of the other

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	1	impurity, percent of the other impurities.
	2	Q. Is it your opinion that in order to meet the claims of
	3	the '117 patent, whatever the mixture is has to be at least 51
	4	percent treprostinil compound; is that right?
)0 : 48	5	MR. CARSTEN: Your Honor, I object to the question.
	6	Meet the limitations sounds a lot like infringement, and this
	7	witness has not been retained or testified about infringement
	8	of the '117 claims whatsoever. Mr. Steindler's now trying to
	9	back door infringement testimony under the guise of
)0:48	10	invalidity.
	11	THE COURT: Overruled. Can you answer the question,
	12	Doctor?
	13	THE WITNESS: Yes. Could you please ask that again?
	14	THE COURT: Frank, can you repeat the question?
)0 : 49	15	(Question read back by the reporter.)
	16	THE WITNESS: No, again, I read stereoselectively
	17	produced as to meaning predominantly treprostinil.
	18	BY MR. CARSTEN:
	19	Q. What predominantly treprostinil mean?
)0 : 49	20	A. So again there's no definition, it just means
	21	predominantly one isomer over the other, it wouldn't be 51
	22	percent versus 49 percent.
	23	Q. What does predominantly mean?
	24	A. There is no specific definition of predominant.
)0 : 49	25	Q. So, you can't give me the metes and bounds of your

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	1	understanding of what predominantly one stereoisomer means?
	2	A. So as a chemist reading the patent I would assume for my
	3	purposes making pharmaceutical molecules, it would have to be
	4	at least 90 percent, I would prefer higher, 95 percent would
)0 : 49	5	be better.
	6	Q. So in order to strike that.
	7	In order for a mixture to meet the '117 patent claims,
	8	it is your opinion that that mixture must include 90 percent
	9	or higher of the treprostinil compound; is that correct?
)0 : 50	10	A. So again, I can't give a specific number, there's no
	11	number in chemistry that says when you have stereoselectivity
	12	it's got to be 85, 90 it depends on the situation.
	13	${\tt Q}{\textstyle .}$ You would agree with me that a mixture that contains just
	14	50 percent of the treprostinil compound wouldn't meet the
)0 : 50	15	claims of the '117 patent; is that correct?
	16	A. If it was 50/50 treprostinil and the diastereoisomer no,
	17	that would not meet the claims.
	18	Q. Now, in your opinion the '117 patent claims require a
	19	solid as a product; correct?
)0 : 50	20	A. The claims require a solid? No.
	21	MR. STEINDLER: Could you pull up his deposition
	22	transcript at page 139, lines 7 to 15 please.
	23	${\sf Q}$. You were asked the question at your deposition: Do you
	24	understand that the '117 patent claims require a solid as a
)0:51	25	product. And you answer: It's a stereoselectively produced

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1 product, which I take to mean at the end of the day you have 2 treprostinil as a solid. 3 And then you go on to say: So to me if it's the major 4 component it's not in solution. 00:51 5 Correct? 6 Α. That is correct. 7 Ο. So in your opinion, the '117 patent claims require a 8 solid as the product and it can't be a solution; correct? 9 Α. We were actually talking -- I was talking about the claim)0:51 10 1 which contains not just treprostinil, but a lot of other 11 compounds. And prostaglandins are sometimes solids when 12 they're purified, and sometimes they're oils. So they're not 13 always solids. Treprostinil is a solid when it's purified, 14 other prostaglandins are not. 15)0:52 Q. Is it your opinion that for a mixture that includes 16 treprostinil, to meet the '117 patent claims, it has to be a 17 solid? 18 Α. Yes, I would say so. 19 And in fact the '117 patent claims don't cover products Ο. 20 00:52 that are solutions; correct? 21 MR. CARSTEN: Again, your Honor, we're into 22 infringement land. 23 THE COURT: I'll allow that question. 24 THE WITNESS: So could you please ask that again? 25 BY MR. STEINDLER: 00:52

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	1	Q. The '117 patent claims don't cover products that are
	2	solutions; correct?
	3	A. I guess as I read claim 1 again it could be a solid or an
	4	oil, I don't know the answer to your question to be honest.
)0 : 53	5	Q. The '117 patent claim doesn't cover treprostinil products
	6	that are solutions; correct?
	7	A. I don't know.
	8	MR. STEINDLER: Can we turn to the deposition at
	9	transcript page 138, lines 21, to 139, line 6.
)0 : 53	10	Q. You're asked the question, does the '117 patent claim
	11	cover strike that.
	12	You're asked the question does the '117 patent claims
	13	cover products that are solutions. And you say: The example
	14	the example came out of solids, if it's a solution it has
)0 : 53	15	solvent so it's not the same material anymore. Now the
	16	solution has other components, the majority of which is no
	17	longer treprostinil, the majority is whatever solvents you
	18	used.
	19	Right?
)0 : 53	20	A. Yes, that's correct.
	21	MR. STEINDLER: Let's go to the '117 patent and just
	22	go to claim 1.
	23	Q. The claim 1 strike that.
	24	Claim 1 is directed to a stereoselectively produced
)0 : 54	25	isomeric compound according to a particular formula; right?

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- 1 A. Yes.
- 2 Q. The formula depicted in claim 1 includes treprostinil;
- 3 correct?
- 4 A. Yes.

>0:54 5 Q. Let's go to claim 2. Claim 2 is directed to the specific 6 treprostinil compound; correct?

- 7 A. That's correct.
- $\boldsymbol{8}$ Q. Go to claim 3. Claim 3 is directed to the specific
- 9 treprostinil compound; correct?
- 10:54 10 A. Yes, in terms of -- you're showing in the previous slide 11 and the previous blowup, the name for them -- the compound 12 treprostinil you're showing the structure, you show a single 13 molecular formula.
 - 14 Q. In claim 4 the formula depicted is also the treprostinil
-)0:55 **15** compound; correct?
 - 16 A. Yes.
 - 17 Q. Now, claim 4 is directed to pharmacologically acceptable
 - 18 salt forms of treprostinil; right?
 - 19 A. That's correct.
-)0:55 **20** Q. That includes treprostinil sodium; correct?
 - 21 A. That is correct.
 - 22 Q. Let's go back to claim 3. Now, in your opinion what
 - 23 would a person of ordinary skill in the art understand the
 - 24 term, a stereoselectively produced isomeric compound, to mean
- 25 as that term is used in the '117 patent claims?

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	1	A. So again, as soon as I see stereoselectively produced I'm
	2	I realize I'm talking about the real world, I'm talking
	3	about a product, that primarily has a molecular structure here
	4	shown for treprostinil, but also includes whatever impurities
)0 : 56	5	which are a function of the way the compound was made.
	6	$Q_{{\boldsymbol{\cdot}}}$. Now, the term stereoselectively produced modifies the
	7	word compound; right?
	8	A. That is correct.
	9	Q. And it refers to how the compound is produced; correct?
)0 : 56	10	A. So, it's it does refer to that as well, yes.
	11	Q. I didn't understand your answer. What do you
	12	A. So it's stereoselectively produced compound, so that's
	13	modifying compound, yes.
	14	${\tt Q}.$ And stereoselectively produced refers to how the compound
)0 : 56	15	is made; right?
	16	A. I think they're certainly related.
	17	Q. Now, in your direct testimony on the meaning of
	18	stereoselectively produced you referred to a reference by a
	19	Eliel; right?
)0 : 56	20	A. Excuse me, I don't recall that.
	21	MR. STEINDLER: Can we go to slide 9. Perhaps I
	22	mispronounced his name, but can we go
	23	A. Oh, Eliel. Right.
	24	$Q_{{\scriptscriptstyle \bullet}}$ Now, you understand in patent speak that's considered
)0 : 57	25	extrinsic evidence; right?

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1 A. No, not really. 2 Q. All right. Well, let's take a look at the intrinsic 3 evidence. 4 Can we go to D-Dem-624, please.)0**:**57 5 Ο. You reviewed the intrinsic record in this case when coming up with your definition of stereoselectively produced 6 7 isomeric compound that you used in your direct testimony; 8 correct? 9 Α. I don't know the meaning of the word intrinsic record.)0**:**57 10 Ο. You looked at the patent; right? 11 Α. Yes. 12 Ο. And you see the patent says: In summarizing the 13 invention that the present invention relates to a process for 14 preparing these type of compounds by a process that is 15 stereoselective. Correct?)0:57 16 Α. Yes. So, the specification is teaching that it's the process 17 Ο. 18 that's stereoselective; correct? 19 Α. Well, it's a stereoselectively produced compound, but)0**:**57 20 it's also by a process that is stereoselective. 21 Q. Can we go to the next slide. This in several other 22 places in the specification it describes the method for making 23 the compound as being stereoselective; right? 24 A. That is correct. 00:58 25 Q. Now, I'd like to turn to DTX-5, please. The prosecution

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	1	history for the '117 patent.
	2	MR. STEINDLER: May I approach?
	3	THE COURT: Yes, you may.
	4	(Handing to Court and witness.)
)0 : 58	5	MR. STEINDLER: I move DTX-5 into evidence.
	6	MR. CARSTEN: No objection, your Honor.
	7	THE COURT: No objection? Okay. DTX-5 is admitted.
	8	(Defendant's Exhibit 5 was marked into evidence.)
	9	MR. STEINDLER: So, can we turn to the page Bates
)0 : 59	10	marked 2865, please.
	11	THE COURT: Before you do that, Mr. Steindler, can
	12	you just give me a description of what this document is?
	13	MR. STEINDLER: This is the prosecution history, for
	14	the '117 patent.
)0 : 59	15	THE COURT: Thank you.
	16	BY MR. STEINDLER:
	17	Q. All right. Dr. Aristoff, can you come with me to page
	18	2865.
	19	A. Yes.
)0 : 59	20	Q. The product-by-process claims of the '117 patent started
	21	out as separate claims; right?
	22	A. I didn't study the prosecution history.
	23	Q. Well, let's take a look at it. You see that this is a an $% \mathcal{A}^{(n)}$
	24	amendment submitted by UTC during the prosecution of this
)0 : 59	25	patent; right?

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Aristoff - Cross - Steindler 1 Α. That's what it says, yes. 2 0. And if you go to --3 MR. STEINDLER: Now, blow up the bottom portion of 4 it. 01:00 5 Q. This is original claim 1; right? Α. 6 Yes, that's what it says. 7 Ο. And you see the original claim 1 is a process claim; 8 right? A process for making these kinds of compounds; right? Α. 9 Yes. 10)1:00 THE COURT: So Mr. Steindler, I'm sorry, I can't 11 find the page. 12 MR. STEINDLER: I'm sorry, we are at page 2865. 13 THE COURT: Okay, thank you. 14 Q. And if you go to the next page, 2866, you see that this 15 claim continues and it also continues on to the following)1:00 16 page, 2867. Do you see that? 17 Α. Yes. 18 Ο. And you see that the process limitations in this claim 19 are the process limitations that end up in the '117 patent)1:01 20 claims; right? 21 Α. Could you go through that again? I assume that's 22 correct, I don't --23 Q. The process limitations of original claim 1, end up as 24 the process limitations of the issued claims of the '117)1:01 25 patent; right?

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	1	A. Yes, it looks like that.
	2	Q. And if you then go to page 2867, you see the product
	3	claim that is original claim 15; right?
	4	A. What's the rest of that? That's the first part of it
)1:01	5	certainly.
	6	Q. It is. And we'll get to the rest of it, it's important.
	7	But it starts on page 2867; right?
	8	A. Okay. Yes.
	9	Q. Are you with me?
)1:02	10	A. Yes.
	11	Q. And these are what you see recited here on page 2867, is
	12	the product limitation that ends up in the issued '117 patent
	13	claims; right?
	14	A. Yes, I guess I'm starting to lose it a little on the
)1:02	15	legal technology in the product limitation.
	16	THE COURT: If you don't understand it, you don't to
	17	have answer the question.
	18	THE WITNESS: I don't really understand it.
	19	THE COURT: Next question.
01:02	20	BY MR. STEINDLER:
	21	$Q_{{\boldsymbol{\cdot}}}$. This language here a stereoselectively produced compound
	22	according to the following formula, and the formula that's set
	23	out end up in the issued '117 patent claims; right?
	24	A. Yes.
01:02	25	MR. STEINDLER: Let's then go to the next page,

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	1	2868. And blow up the top portion.
	2	Q. You see here the rest of that original claim 15 in the
	3	top two lines of the page Bates marked 2868; right?
	4	A. Yes.
)1:03	5	$Q_{{\boldsymbol{\cdot}}}$ And it says: Said compound is produced according to the
	6	stereoselective synthesis of claim 1. Right?
	7	A. Yes.
	8	${\sf Q}$. So the prosecution history here makes clear that the
	9	word, stereoselective synthesis, refers to the process
)1:03	10	limitations that we saw earlier in original claim 1; right?
	11	A. So could you ask that again? I'm trying to understand
	12	what this says.
	13	Q. The prosecution history here is referring to well,
	14	strike that.
01:03	15	We saw just a moment ago that original claim 1 set out
	16	the process limitations that are now in the issued claims of
	17	the '117 patent; right?
	18	A. Yes, I believe so.
	19	Q. And in original claim 15, the applicants are describing
)1 : 03	20	that synthesis of claim 1 to be the stereoselective synthesis;
	21	correct?
	22	A. Yes.
	23	Q. So the prosecution history is teaching that
	24	stereoselective synthesis refers to the process limitations
)1:04	25	that ended up in the '117 patent claims; correct?

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	1	A. Yeah, I'm not entirely sure I understand that, I guess
	2	I'm
	3	THE COURT: All right, next question.
	4	MR. STEINDLER: Can we go to the next slide, which
)1:04	5	is UTC's claim construction, that we got on Friday May 16,
	6	2014 in this case.
	7	Q. Did you strike that.
	8	UTC gave a proposed construction last Friday; are you
	9	aware of that?
01:04	10	A. Yes.
	11	$Q_{{\scriptscriptstyle\bullet}}$ Did you use this proposed construction in your analysis
	12	in your direct testimony in this case?
	13	A. I didn't state these words, but I would agree this is
	14	accurate.
01:05	15	Q. But let me ask again. Is this UTC's proposed
	16	construction what you used and applied during your direct
	17	testimony in this case?
	18	A. Yes. This is the one I referred to as stereoselectively
	19	produced isomeric compound, this is what I would use.
)1:05	20	$Q_{{\scriptscriptstyle \bullet}}$. Now, that construction isn't set out in any of your
	21	expert reports in this case; right?
	22	A. No, I didn't use those words. I used the product to mean
	23	just not just treprostinil, but also the impurities that it
	24	contained.
01:05	25	${\tt Q}{\scriptstyle \bullet}$ Can we go to your expert report, rebuttal report, to

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- 1 paragraphs 81 and 82.
- 2 Now, you did provide an understanding of the claims in
 3 your expert report; right?
 - 4 A. Yes.
- 5 Q. And -- but what you did is you simply repeated the words 6 that are set out in the claims when you gave your definition; 7 right?
 - 8 A. At this point I'm just reading this point, that's what9 it says.
- 11:06 10 Q. Now, did you discuss UTC's current claim construction at 11 any point with UTC's lawyers?
- 12 A. I didn't discuss those words, I discussed what a product 13 means. I didn't -- again, I didn't use those word, I don't 14 remember using those exact words. I discussed the product as 15 again mainly treprostinil, but also containing impurities. 16 Q. Did you ever have a discussion with UTC's lawyers about 17 what the claims of the '117 patent meant?
 - **1**, what the claims of the 11, patent meant
 - 18 A. Yes, as part of my expert report.
 - 19~ Q. But you didn't set out the construction that they're now
- 01:07 **20** advancing in anywhere in your expert report; right?
 - 21 A. No, that -- those words aren't in my expert report,
 - 22 that's correct.
 - 23 Q. Did there come a time when you realized that you were
 - **24** construing the '117 patent claims differently than Sandoz?

D1:07 **25** A. Well, yes, I think -- isn't that what this is saying?

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	1	Q. When did you realize that you were construing the '117
	2	
	3	A. I guess I don't remember the exact date, so I can't I
	4	can't tell you the date.
01:08	5	Q. Was it before you wrote your expert report?
	6	A. It was during the it was before, yes, it was before
	7	the expert report was written, yes.
	8	Q. And during what timeframe did it take place?
	9	A. It was in the past year.
)1:08	10	${\sf Q}$. Was it in connection with working on the invalidity
	11	contentions for UTC?
	12	A. Yes.
	13	Q. And you never suggested to UTC that hey, there's a
	14	dispute about the meaning of these terms and we ought to deal
)1:08	15	with this?
	16	A. I guess again I'm I'm confused by the question.
	17	THE COURT: All right. You have to restate.
	18	MR. STEINDLER: Sure.
	19	BY MR. STEINDLER:
)1:08	20	Q. Did you ever say the UTC's lawyers hey, we've got a claim
	21	construction dispute as to the meaning of the '117 patent
	22	claims, we ought get this resolved?
	23	A. I certainly don't remember saying anything like that, no.
	24	Q. Did you tell UTC's lawyers, I think we're interpreting
01:09	25	the claims of the '117 patent differently than Sandoz is?

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	1	A. No, I was interpreting the claims as I read them.
	2	${\sf Q}$. So you realized that there was a dispute between you and
	3	Sandoz as to how to interpret the claims of the '117 patent
	4	but didn't say anything about it?
)1:09	5	A. No, no, I mean Dr. Buchwald interpreted the claims
	6	differently than I did and this is what this talks about.
	7	Q. Let's go back to the slide with this construction, a
	8	chemical strike that.
	9	UTC's proposed construction is that the words,
01:09	10	stereoselectively produced isomeric compound, mean a chemical
	11	substance formed predominantly as one stereoisomer; right?
	12	A. Yes.
	13	Q. Now, in this construction the words, chemical substance,
	14	refers to a mixture; correct?
01:10	15	A. Well, it refers to the product of the reaction, but yes,
	16	it would be a mixture, it's predominantly
	17	THE COURT: Mr. Steindler, I think before you ask
	18	these questions, you need to do some foundation as to whether
	19	Dr. Aristoff came up with this proposed construction and how
)1 : 10	20	it came about or something. But right now it just seems like
	21	you're I don't know whether he has the capability of
	22	answering your questions.
	23	MR. STEINDLER: Well, Dr. Aristoff did testify that
	24	he used this construction in his direct testimony and in the
)1 : 10	25	analysis that he set out. So now I'm asking about this

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1 construction, but I'm happy to ask him foundational questions. 2 THE COURT: All right. 3 MR. CARSTEN: Your Honor, I've had the standing 4 objection to this entire line of questioning, which is)1:11 5 inconsistent with the claim construction. We have now spent, I don't know, 40 minutes talking about claim construction 6 which is not at issue in the case. 7 8 THE COURT: You know, we spent some time on direct 9 on it, so I was giving Mr. Steindler an opportunity to, you)1:11 10 know, undermine the doctor's credibility, or make further 11 arguments on the construction if he needs to use them on 12 appeal. 13 MR. CARSTEN: It sounds like we're just re-treading 14 ground we covered 20 minutes ago, your Honor. 15)1:11 THE COURT: I got you. 16 So, Mr. Steindler, you may continue. But I do think 17 Mr. Carsten's right, we've been at this a long time. So it 18 seems like we should move to new subjects. 19 MR. STEINDLER: I think you will see, your Honor, 20)1:11 that it's not clear what even this means. But I'll get to 21 that. 22 THE COURT: I don't even know why I have to get to 23 that issue, I never ruled that a chemical substance forms 24 predominantly one stereoisomer. I never adopted that. 25)1:12 MR. STEINDLER: All right. Let me just ask some

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	1	clarifying questions.
	2	BY MR. STEINDLER:
	3	Q. With respect to the words, formed predominantly as one
	4	stereoisomer, the word formed refers to the process by which
)1 : 12	5	the chemical substance is made; correct?
	6	A. Yes.
	7	${\tt Q}{\scriptstyle \bullet}$ Now, would you agree that the word formed as used in this
	8	definition has the same meaning as the word produced?
	9	A. Yes.
)1:12	10	${\tt Q}.$ Let's turn to another subject and maybe come back to
	11	this. Now, you invented the treprostinil compound 35 years
	12	ago; right?
	13	A. Roughly, yes.
	14	Q. You patented the treprostinil compound in the '075
)1:13	15	patent; right?
	16	A. Yes.
	17	Q. The '075 patent issued in 1981; correct?
	18	A. Yes.
	19	Q. The '075 patent sets out a process for making
)1 : 13	20	<pre>treprostinil; correct?</pre>
	21	A. Yes.
	22	${\tt Q}{\scriptstyle {\bullet}}$ And you later developed an improved process for making
	23	treprostinil; right?
	24	A. That's correct.
)1:13	25	Q. Now, that process was disclosed in the '814 patent;

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- 1 right?
- **2** A. Correct.
- ${f 3}$ Q. And indeed the process that was disclosed in the '814
- 4 patent was an improvement over your earlier process for making
- >1:13 5 treprostinil; right?
 - 6 A. That's correct.
 - 7 Q. And after that Dr. Moriarty and his team developed
 - 8 another improved process for making treprostinil; correct?
 - 9 A. Yes.
- 11:13 10 Q. And that's the process that's disclosed and claimed in 11 the '117 patent; correct?
 - 12 A. Yes.
 - 13 Q. The '117 patent is a new process for making an old
 - 14 compound; right?
- D1:13 15 A. Well, it claims a stereoselectively produced product --16 compound, but that compound is by -- made by through a new 17 process, yes.
 - 18 Q. So just to be clear, the '117 patent is a new process for 19 making an old compound; correct?
-)1:14 **20** A. The '117 patent includes experimental details of a
 - 21 process that's improved over the earlier processes.
 - 22 Q. I'm not sure that's responsive to my question. The '117
 - 23 patent is a new process for making an old compound; right?
 - 24 A. So could you rephrase the question? Because I'm not --
-)1:14 **25** are you saying the patent -- that's all the patent claims?

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	1	What are you I'm not sure what you're asking.
	2	THE COURT: He doesn't understand the question. You
	3	have to
	4	Q. The '117 patent claims are to a new process for making an
01 : 14	5	old compound; right?
	6	A. I thought the claims were to a stereoselectively produced
	7	isomeric compound.
	8	Q. Now, the '117 patent strike that.
	9	Now, the treprostinil compound made in the '814 patent
)1:15	10	is the same treprostinil compound that's made using the '117
	11	patent process; correct?
	12	A. The molecular structure of the main compound of the $% \mathcal{A}$
	13	product is the same between the '814 process and the the
	14	'117 patent and the '814 patent, is the same molecular formula
01:15	15	in both compounds in both excuse me; I'm real getting
	16	tongue-tied. It is the same molecular formula that's the
	17	primary component of the product of either patent.
	18	MR. STEINDLER: Can you go to D-Dem-639?
	19	That's not the right one.
)1 : 15	20	${\sf Q}$. You recall that you put this slide up in your direct
	21	testimony; right?
	22	A. Yes.
	23	${\tt Q}.$ And it's not just that it's the same molecular formula,
	24	actually the same molecule is produced in the '814 patent that
)1 : 16	25	you make with this '117 patent; correct?

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	1	A. Yes, the product the major component of the product in
	2	either patents are molecules primarily of treprostinil.
	3	Q. So, the treprostinil molecule is exactly the same whether
	4	you make it by the '814 patent process or you make it by the
)1 : 16	5	'117 patent process; correct?
	6	A. That's correct.
	7	Q. Now, let's go to DTX-53; we've seen this before. This is
	8	your '075 patent; right?
	9	A. Yes.
)1:16	10	Q. And this is the first patent that claimed treprostinil;
	11	right?
	12	A. Yes.
	13	${\sf Q}$. You invented treprostinil while you were working at
	14	Upjohn; right?
)1 : 17	15	A. That's correct.
	16	Q. And the '075 patent was based on your work at Upjohn;
	17	correct?
	18	A. Yes.
	19	MR. STEINDLER: Let's go to column 97, line 46, and
)1 : 17	20	look at claim 5, please. Just blow that up.
	21	Q. Are you with me?
	22	A. Yes.
	23	Q. Claim 5 of the '075 patent claims the treprostinil
	24	compound; correct?
)1 : 17	25	A. Or its methyl ester.

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	1	Q. Claim 5 of the '007 patent refers to treprostinil as a
	2	compound; correct?
	3	A. It gives the name of the compound for it gives the
	4	name as you would name a molecular formula of treprostinil,
)1:18	5	that's correct.
	6	Q. It also uses the word compound to describe the
	7	<pre>treprostinil; correct?</pre>
	8	A. Yes. Yes.
	9	Q. So, the '075 patent discloses the treprostinil compound;
01:18	10	correct?
	11	A. Yes, in the context of when you name a compound you give
	12	it a single name. You realize in the real world a compound
	13	must contain primarily that and other impurities.
	14	Q. Is it your contention that claim 5 of the '075 patent is
)1 : 18	15	to the mixture that includes a compound of treprostinil?
	16	A. Not when it's named like that, no.
	17	Q. So, if you've got a specific name in a patent that's just
	18	referring to a compound; is that your view?
	19	A. When yes, when you get when you ask to name a
)1 : 18	20	compound you give just the name of the primary compound of the
	21	product, which would be in this case treprostinil.
	22	Q. And that same would be true that if strike that.
	23	The same thing would be true, if the '075 patent had
	24	depicted the treprostinil compound by a structural formula;
)1 : 19	25	correct?

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1 A. Yes. 2 Ο. Let's turn to DTX-55. You'll see this is the '814 patent 3 that you testified about; right? 4 Α. Yes.)1:19 **5** Q. Now, the '075 patent was based on work you did at Upjohn; 6 correct? 7 A. Yes. 8 0. The '814 patent was also based on work you did at Upjohn; 9 correct? 10 A.)1:19 Yes. 11 MR. STEINDLER: Let's go to column 29, starting at 12 line 11. And blow up example 3. 13 Ο. Now, example 3 describes a process for making 14 treprostinil; correct? 15 Α. Yes.)1:20 *16* 0. And it discloses the treprostinil compound by the name in 17 column 29, starting around line 11; correct? Α. Yes. 18 19 Now, example 3 of the '814 patent describes this improved Ο.)1:20 20 process that you had for making treprostinil; correct? 21 Α. Yes. 22 Ο. And it also -- strike that. 23 The '814 patent also discloses pharmacologically 24 acceptable salt forms of treprostinil; right? 25 A.)1:20 Yes.

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1 Ο. And that would include treprostinil sodium; correct? Α. 2 Yes. 3 Ο. Now, a person of ordinary skill in the art would have 4 been able to make treprostinil based on the disclosure in the)1:21 5 '814 patent; correct? 6 A. Yes, he would make a product that contains primarily the 7 molecular structure of treprostinil, that's correct. 8 MR. STEINDLER: Let's turn to column 32, and blow up 9 the bottom starting around lines 58 or so.)1:21 10 Q. Are you with me? 11 Α. Yes. 12 Ο. Now, at the end of example 3, the '814 patent reports 13 that the result is 1.20 grams of the treprostinil compound; 14 right? 15 Α.)1:21 Yes. 16 0. And that 1.20 grams of treprostinil is about 95 or 96 17 percent pure; correct? 18 Α. I don't know if it's specified in the patent, it's my 19 understanding, yes.)1:22 20 0. I'm sorry, I didn't understand your --21 Α. I don't know if it's stated in the patent, but that's my 22 recollection, it was around 95 percent pure. 23 Ο. So, that 1.20 grams of treprostinil is a chemical 24 substance as you're using that term; correct?)1:22 25 A. Could you ask that again?

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	1	Q. That 1.20 grams of treprostinil produced in example 3 of
	2	the '814 patent is a chemical substance as you're using that
	3	term; correct?
	4	A. Yes, yes.
)1 : 22	5	Q. And that 1.20 grams of chemical substance in example 3 of
	6	the '814 patent is predominantly one stereoisomer; correct?
	7	A. That's correct.
	8	Q. That one strike that.
	9	Now, and that 1.20 grams of treprostinil is a chemical
)1:23	10	substance that's formed predominantly as one stereoisomer;
	11	correct?
	12	A. Yes, it wasn't stereoselectively produced, but it was 1.2
	13	grams of the substance.
	14	Q. So now let's turn to your slide 28. You recall that you
)1:23	15	discussed this slide in your direct testimony; correct?
	16	A. That is correct.
	17	Q. Now, when you're looking at what you describe as the
	18	product of the '814 patent, you're actually looking at the
	19	unpurified crude product to for purposes of this slide;
)1 : 24	20	right?
	21	A. Yes, on this slide we're talking about the crude product,
	22	yes.
	23	Q. But for the '117 patent you're actually looking at the
	24	purified product to define the product of the '117 patent;
)1:24	25	right?

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	1	A. No, I was comparing both at the crude stage. These are
	2	approximately in the case of the '814 patent it's roughly
	3	there's other stuff in there, but primarily you have a
	4	one-to-one mixture of treprostinil and the diastereoisomer,
01:24	5	and the '117 patent at the crude stage you primarily have
	6	treprostinil.
	7	Q. At the crude stage in the '117 patent, the example is
	8	purified in order to get the final product; isn't that right?
	9	A. Yes, that's on my next slide.
)1 : 25	10	Q. Let's go to the next slide. You have to strike that.
	11	The example of the '117 patent, has a purification step
	12	at the end; correct?
	13	A. Yes.
	14	Q. And you don't strike that.
)1 : 25	15	The '117 patent doesn't report the purity level of the
	16	crude product prior to purification, does it?
	17	A. No, but it the yield of the reaction is high enough
	18	that you would be able to tell that it's primarily
	19	treprostinil, otherwise you couldn't get a high yield.
)1 : 25	20	Q. But you don't know what the purity level is of the '117 $$
	21	patent example before you purify it; correct?
	22	A. No, but you know it's certainly at least 80 percent of
	23	or better of treprostinil.
	24	Q. You're not showing 80 percent here in your comparison,
)1 : 25	25	are you?

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	1	A. No, on this slide we're showing after purification, the
	2	previous slide was before. And again that was just a visual
	3	to explain the one-to-one versus the other one is primarily
	4	treprostinil. There's other impurities in both those steps
)1 : 26	5	before the final purification.
	6	Q. Let's turn to strike that.
	7	You testified on your direct that the process of the
	8	'814 patent was not stereoselective; right?
	9	A. Yes, '814 patent is not a stereoselectively produced
)1:26	10	product, that's correct.
	11	${\tt Q}{\scriptstyle \bullet}$ And it's your opinion that it's not stereoselectively
	12	produced because a stereoselectively produced strike that.
	13	In your opinion, stereoselectively produced as that term
	14	is used in the '117 patent, requires that each of the five
01:26	15	chiral centers have to be set using a stereoselective step;
	16	right?
	17	A. Well, somewhere along the process you have to have
	18	chemical transformations that create predominantly one
	19	stereoisomer at each state, the problem configuration in each
)1 : 27	20	chiral center.
	21	${\tt Q}.$ But wasn't your testimony that you could set four of the
	22	five chiral centers stereoselectively in the '814 patent
	23	process?
	24	A. Yes, for the overall process, that's correct.
)1 : 27	25	${\sf Q}$. And so it's your opinion that in order to be

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	1	stereoselective, the process requires you to stereoselectively
	2	set each of the five chiral centers; is that right?
	3	A. Yes, you have to have all them set correctly via chemical
	4	transformations.
)1 : 27	5	Q. So, let's go to the '117 patent, claim 3. Now are you
	6	with me?
	7	A. Yes.
	8	Q. The '117 patent just describes a single process step;
	9	right?
)1 : 27	10	A. That's correct.
	11	Q. It's the cyclization step; correct?
	12	A. Yes.
	13	Q. And the '117 patent says that the process with that one
	14	step is stereoselective; correct?
)1:28	15	A. That's correct.
	16	Q. So, the double strike that.
	17	So the '117 patent is teaching that as long as you
	18	have a single process step that is stereoselective, the
	19	process is stereoselective; correct?
)1 : 28	20	A. I would say for this one since that one single center is
	21	then used to set all the subsequent centers, that's correct.
	22	${\sf Q}$. But all those subsequent centers aren't set in the
	23	Pauson-Khand
	24	A. No, they're not set in that step, they're a result of
)1:28	25	that step, but they're not set in that step.

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1 Q. So th '117 patent is teaching that as long as you have 2 one step that's stereoselective, the process is 3 stereoselective; right? 4 Α. Yes, it claims a stereoselectively produced isomeric)1:28 5 compound, but it only shows the Pauson-Khand step, that's correct. 6 7 Ο. I'm not sure I understand your --8 THE COURT: You can ask another question. 9 MR. STEINDLER: All right.)1:28 10 Ο. According to the '117 patent, as long as a single step is 11 stereoselective, the process is stereoselective; right? 12 Yes, if you do the appropriate reactions. Α. 13 Ο. Now, you would agree with me that the treprostinil 14 compound depicted by the chemical formula set out in the '117 15 patent claims was disclosed in the '814 patent; right?)1:29 16 Α. Yes. 17 Ο. And you would agree with me that the treprostinil compound depicted by the chemical formula set out in the '117 18 19 patent claims, was also disclosed in the '075 patent; correct? 20 Α.)1:29 Yes. 21 0. You would also agree that the treprostinil compound 22 depicted by the chemical formula set out in the '117 patent 23 claims, was further disclosed in numerous other prior art 24 references?)1:30 25 A. I don't think numerous, but it was disclosed in at least

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1 one other prior publication.

	-	
	2	MR. STEINDLER: Can we go to the next slide, please.
	3	${\sf Q}$. Do you recall that at summary judgment UTC admitted that
	4	numerous other prior art references disclosed treprostinil and
)1 : 30	5	the processes for making treprostinil, including U.S. Patent
	6	Number 513 let me start over again.
	7	At summary judgment, UTC admitted that numerous other
	8	prior art references disclosed treprostinil and processes for
	9	making treprostinil?
)1:30	10	A. Yes, I agree. I don't know what numerous means, though.
	11	${\tt Q}$. There was a specific list of other prior art references
	12	that include U.S. Patent Number 5,153,222, U.S. Patent Number
	13	4,306,075, and Aristoff, et al, Synthesis and Structure
	14	Activity Relationship of Novel Stable Prostacyclin Analogs
)1 : 31	15	published in 1983; correct?
	16	A. Yes, that's all accurate.
	17	Q. Now, if the Court were to find that the product of the
	18	'117 patent claims is the treprostinil compound, depicted by
	19	the specific chemical formula set out in the claims, then all
)1 : 31	20	of the claims of the '117 patent are anticipated by the
	21	disclosures of the treprostinil compound in the prior art;
	22	correct?
	23	MR. CARSTEN: Objection, your Honor. That's a legal
	24	conclusion.
)1 : 31	25	THE COURT: Sustained. Next question.

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BY MR. STEINDLER: 2 Q. Now, your opinion is that the -- strike that. 3 MR. STEINDLER: Judge, it's about 1:30. I have a 4 while to go; shall we break for lunch or shall I continue?)1:32 5 THE COURT: I think you should continue. We have only been at it for about an hour. 6 7 MR. STEINDLER: Understood. 8 BY MR. STEINDLER: 9 Ο. Your opinion is that the product, made by the '814 patent)1:32 10 process, is different from the product made by the '117 patent 11 process; right? 12 Α. That is correct. 13 Ο. And you say that the product produced by the '814 patent 14 process has a different impurity profile than the product 15 produced by the '117 patent process; right?)1:32 16 A. That's correct. You also say that the '814 patent process gives you 17 Ο. different yields than the '117 patent process; right? 18 19 Α. That's correct. 01:33 20 Q. And in your direct testimony, you compared batches of 21 treprostinil made by the '814 patent process, to batches made 22 by the '117 patent process; right? 23 Α. That's correct. 24 MR. STEINDLER: Let's go to PTX-100A.)1:33 25 Q. This is the chart that you used in your direct testimony

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1 to set out the batches that you were relying on for your 2 analysis; right? Α. 3 That's one page of it, yes. There are several pages. 4 Ο. Understood. This is a multiple page chart; right? 01:33 5 Α. Yes. 6 Q. Now, the batches made by the '117 patent process, are 7 commercial batches of treprostinil made by UTC; right? 8 Α. No, they're both developmental and commercialized, both. 9 0. But most of the batches are commercial batches; correct?)1:34 10 Α. Yes, I would say that's correct. More of them are 11 commercial, yes. 12 Ο. And all of the batches that UTC made that you're relying 13 on were developed -- strike that. 14 All of the batches that UTC made were made by processes 15 that were developed and optimized by UTC over a period of)1:34 16 vears; correct? 17 Α. Yes. 18 MR. STEINDLER: Let's go to Dr. Aristoff's slide 19 number 32. In your direct testimony you referred to an optimization)1:34 20 Q. 21 memo from UTC; correct? 22 Α. Yes. 23 Q. And that optimization memo describes UTC's efforts to 24 optimize its commercial process for making treprostinil from)1:34 25 the time that it engaged Dr. Moriarty and his group in 1997;

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- 1 right?
- 2 A. Yes.
- 3 Q. So, UTC was working on optimizing its commercial process4 for making treprostinil on the '117 patent method, over quite
-)1:35 **5** a number of years; correct?
 - 6 A. Yes.
 - MR. STEINDLER: Let's go to slide 27 in Dr.
 - 8 Aristoff's presentation.
 - 9 Q. Are you with me?
-)1:35 **10** A. Yes.

7

- 11 Q. You will recall that in your presentation you described
- 12 the Bettis memo, which -- which describes additional
 - 13 improvements that were -- were made in optimizing UTC's
- 14 process; right?

11:35 **15** A. Well, they saw they had a more pure product.

- 16 Q. And this -- this Bettis memo reports that UTC was able to 17 further optimize its commercial production process so that it 18 could get purer and purer drug substance; right?
 - 19 A. Yes.
- D1:36 20 MR. STEINDLER: Let's go to PTX-753, which is this 21 Bettis memo. And can you go to the bottom, very bottom, very 22 bottom and just blow up the date.
 - 23 Q. You'll recall that the Bettis memo is dated March 16th,
 - **24** 2004; right?
- D1:36 **25** A. That's correct.

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1 Q. And this is seven years after the '117 patent is filed; 2 right? 3 A. Yes. 4 Ο. And UTC had been constantly working on optimizing its)1:36 5 manufacturing process; right? I don't know if they're constantly working it, but they 6 A. 7 were probably working on it. 8 MR. STEINDLER: Can we just blow up the summary 9 section here in the Bettis memo.)1:36 *10* O. Again, this is a document that you were referring to in 11 your direct testimony; right? 12 A. Yes. 13 Ο. Now, the Bettis memo says that purer and purer drug substance has been produced over time using commercial 14 15 production processes; right?)1:37 16 A. Yes. Ο. It's reporting that UTC had done such a good job of 17 optimizing its commercial process, that it was getting very 18 19 very low levels of impurities in its treprostinil drug)1:37 20 substance; right? 21 Α. Yes. 22 Ο. And in fact, the level of impurities UTC was getting with 23 this super optimized commercial production process was so low, 24 that Bettis was recommending that UTC could tighten its)1:37 25 specification for its GMP drug substance; right?

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1 A. Yes.

2 Q. Now, let's go back to your slide 27. You recall that you
3 testified with respect to this third bullet in slide 27, that
4 under the proposed limits the average Upjohn lot wouldn't meet
5 the proposed revised limits for particular impurities; right?
6 A. That's correct.

- 7 Q. Now, those proposed limits aren't included in the '117 8 patent claims; right?
- 9 A. No.
- 11:38 10 Q. And what you've done in your analysis is to compare 11 optimized and super optimized commercial embodiments of the 12 '117 patent to the '814 patent; right?
 - 13 A. What I did was start with Dr. Buchwald's analysis, and14 realized he left out a lot of lots that had been produced by
- 11:38 15 UTC. So I used all the data that was available to do the 16 analysis, not just selected lots from UTC.
 - 17 Q. And what you're doing is you're using optimized and super 18 optimized lots from UTC's commercial product to compare to the 19 '814 patent process; right?
- 20 A. I'm using the data that I had. I have no guarantee that 21 the Upjohn would be able to improve on the process at all, 22 from the '814 patent.
 - 23 Q. But the '117 patent doesn't require that you use UTC's

A. No, that's -- I used -- that's why I averaged all the --

24 optimized or super optimized process, does it?

)1**:**39

25

)1:38

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	1	all the data that I had available, because any one lot can
	2	give a high or lower value for impurities depending on that
	3	particular run, you have to average them.
	4	Q. But the '117 patent just says all you have to do is use a
)1:39	5	Pauson-Khand cyclization step; right?
	6	A. Yes.
	7	Q. It doesn't specify any other steps in the process besides
	8	that one step; right?
	9	A. No.
)1 : 39	10	Q. So the comparison that you're using is to particular
	11	optimized commercial embodiments; correct?
	12	A. They were made by the '117 patent process patent, in the
	13	'117 patent, so that's what I used.
	14	MR. STEINDLER: So let's go to Dr. Aristoff's slide
)1 : 40	15	number 10, please.
	16	Q. All that the '117 patent requires is that you cyclize the
	17	claim starting enyne, into the claim cyclized intermediate
	18	compound, using an intramolecular cyclization step; right?
	19	A. Well, they require that you have a stereoselectively
)1 : 40	20	produced isomeric compound.
	21	Q. Let's go back to the tutorial slide with the bridge that
	22	we saw at the outset of this trial. Do you remember seeing
	23	this slide that Dr. Williams had prepared?
	24	A. Yes.
01:40	25	Q. All the claims of the '117 patent require is that you

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	1	have a particular enyne and a particular cyclized
	2	intermediate, and you use a claimed cyclization step; right?
	3	${\sf A}$. And what it also requires that you have a
	4	stereoselectively produced product.
)1 : 41	5	$Q_{{\boldsymbol{\cdot}}}$ The patent claims don't specify any reaction conditions
	6	even for the cyclization step; isn't that correct?
	7	A. That's correct.
	8	Q. And they don't even require that the cyclization be
	9	conducted using a Pauson-Khand reaction; correct?
)1 : 41	10	A. That's correct.
	11	${\sf Q}$. There are intramolecular cyclizations that are not
	12	Pauson-Khand reactions that would be covered by this claim;
	13	right?
	14	A. I'm not aware of any that would work, but I'm only aware
)1 : 41	15	of the Pauson-Khand doing that cyclization.
	16	Q. But the claims don't require you to use the specific
	17	Pauson-Khand reaction that UTC uses in its optimized
	18	commercial manufacturing process; right?
	19	A. They don't require it.
)1 : 41	20	Q. Now, you understand that UTC spent a lot of time, effort
	21	and money to optimize just the Pauson-Khand step in its
	22	reaction process; right?
	23	MR. CARSTEN: Your Honor, I object. I thought that
	24	Mr. Steindler objected to the witness as not a Pauson-Khand
)1 : 42	25	expert, and now we're getting a series of questions directed

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	1	to the witness' knowledge of the Pauson-Khand reaction and
	2	what UT did or didn't do with respect to it. I think it's
	3	inappropriate.
	4	MR. STEINDLER: I'm happy to have his entire direct
)1 : 42	5	testimony stricken from the record, but he did talk about
	6	this. Mr. Carsten asked him about these kinds of things, so
	7	I'm allowed to go into it.
	8	THE COURT: We did talk about it. So I remember at
	9	the beginning, though, Dr. Aristoff indicated that he wasn't a
01:42	10	Pauson-Khand expert; I don't recall having Pauson-Khand steps
	11	explained during his direct. But I thought the questions were
	12	whether the patent included a Pauson-Khand step and all he
	13	said was yes, he didn't explain what it was. So I'll allow
	14	the question.
01:42	15	MR. CARSTEN: Fair enough, your Honor.
	16	BY MR. STEINDLER:
	17	Q. You understand that UTC spent a lot of time, effort and
	18	money to optimize just
	19	THE COURT: We've already been through that
)1 : 43	20	question. Next question.
	21	MR. STEINDLER: I'm sorry; say that again?
	22	THE COURT: I said we've already been through that
	23	question, next question.
	24	MR. STEINDLER: I'm sorry; I understood you to say
)1 : 43	25	that I could ask that question. I didn't get an answer to it.

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	1	THE COURT: I think he answered that question.
	2	MR. STEINDLER: I don't think so, Judge. There was
	3	just an objection, I don't think he answered that question.
	4	THE COURT: Please restate the question.
)1 : 43	5	MR. STEINDLER: Sure.
	6	THE COURT: I guess my problem is it seems like
	7	we're going over the same things we've been through for the
	8	last hour. So you may continue.
	9	BY MR. STEINDLER:
)1:43	10	Q. You understand that UTC spent a lot of time, effort and
	11	money to optimize just the Pauson-Khand step in its reaction
	12	process; correct?
	13	A. Yes.
	14	Q. So, even for this one step in UTC's commercial
01:44	15	manufacturing process, UTC had to optimize that step to get
	16	the yields that it ultimately achieved; correct?
	17	A. You always optimize reactions when you're doing a
	18	process.
	19	${\sf Q}$. But even for this single step in UTC's commercial
01 : 44	20	manufacturing process, UTC had to optimize that step in order
	21	to get the yields that it ultimately achieved; right?
	22	A. Yes, but I'll point out even their unoptimized yields
	23	were better than the yield I had for my key cyclization step
	24	in the '814 patent.
)1 : 44	25	Q. Well, let's go to PTX-493. And you recognize this is the

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1 as optimization memorandum that we have seen earlier? 2 A. Yes. 3 MR. STEINDLER: Can you go to Bates number 203. And 4 blow up the bottom.)1:45 5 Q. You'll recognize that it's now talking about this Pauson-Khand cyclization step; right? 6 7 A. Yes. 8 MR. STEINDLER: Let's go to the next page. And blow 9 up just the developmental research paragraph.)1:45 10 Ο. And you'll see that there's a discussion here that the 11 yields were from 47 percent to 95 percent; right? Α. 12 Yes. 13 Ο. So they were getting yields as low as 47 percent in 14 this -- some iterations of this reaction; right? 15 THE COURT: Hold on, Mr. Steindler. Is this talking)1:45 16 about the yields within the Pauson-Khand step? Weren't we 17 through -- I didn't think Dr. Aristoff testified about this. 18 MR. STEINDLER: He just -- he just said that in his 19 -- in his previous testimony, and I'm now seeking to impeach 20)1:46 him with respect to the what the document says. 21 THE COURT: Mr. Carsten? 22 MR. CARSTEN: Your Honor, the only testimony that 23 the witness gave on direct was with respect to the overall 24 process yield between the '814 and the process -- and the)1:46 25 '117, and this is now parsing to a particular chemical

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	1	reaction. You know, I do object to it, your Honor.
	2	THE COURT: So, I don't understand your point
	3	here
	4	MR. STEINDLER: Here's the basic point. What Dr.
)1 : 46	5	Aristoff is doing when he says he's comparing the '814 product
	6	to the '117 product is he's looking at particular highly
	7	optimized embodiments of the '117 patent product. And what
	8	I'm showing is that you can do the '117 patent process in all
	9	kinds of different ways, and get all kinds of different
)1 : 46	10	yields, like we see here, just for this one step, and that
	11	there are all kinds of ways that you can do to get to make
	12	the product under the '117 patent, that even under his
	13	construction is not different than what you got in the prior
	14	art.
)1 : 47	15	THE COURT: It doesn't seem to me that you've asked
	16	that question. I think you should be more focused on your
	17	point.
	18	BY MR. STEINDLER:
	19	Q. Well, don't you agree that in some iterations of the
)1 : 47	20	Pauson-Khand step, this document is reporting that UTC was
	21	getting yields as low as 47 percent?
	22	A. Yes, but I'll point out in my cyclization step the
	23	optimized you have the high optimized too was only three
	24	percent of the desired compound.
)1 : 47	25	${\sf Q}$. And again that was for a particular example that you

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1 were --2 Α. That was the best I ever came up with. 3 Q. All right. 4 MR. STEINDLER: So can we go then back to Dr. **5** Aristoff's slide number 10? 01:48 Now, again, the '117 patent doesn't require the optimized *6* 0. cyclization step that UTC did; right? 7 8 Α. Can you restate that, please? 9 Q. The '117 patent doesn't require the optimized cyclization)1:48 10 step used by UTC; right? 11 Α. It requires this type of transformation which is commonly 12 called a Pauson-Khand transformation. 13 Ο. And that can be done under all kinds of different **14** reaction conditions; correct? 15 A.)1:48 Yes. 16 O. Now, I notice in your slide you're referring to this 17 intermediate compound as a compound, and the starting enyne as a compound; right? 18 19 Α. That's correct.)1:48 20 Q. And so those are specific chemical molecules; correct? 21 Α. Yes, when you draw the structure of a compound you show 22 one specific molecular formula. 23 Q. And in fact, at this stage of the reaction process 24 (indicating) you actually have a mixture in the flask; right? 25 A.)1:49 Yes.

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	1	Q. So let's go back to the tutorial slide 20, the bridge
	2	slide. Now, there's no particular reaction conditions
	3	required for the Pauson-Khand step; right?
	4	A. No, except to be a stereoselectively produced product.
)1 : 49	5	${\sf Q}$. And there are many process steps that have to be
	6	undertaken before you get to the starting enyne compound;
	7	right?
	8	A. Yes, there's several steps, yes.
	9	${\sf Q}$. And there's steps that you have to take after the
)1 : 50	10	cyclization step to get to the final treprostinil product;
	11	right?
	12	A. That is correct.
	13	${\sf Q}$. And the '117 patent is completely silent as to how these
	14	other steps are performed; right?
)1 : 50	15	A. That's correct.
	16	Q. It doesn't say what the steps should be, how they're to
	17	be performed, what reaction conditions are to be used, what
	18	reagent conditions are to be used; correct?
	19	A. That's correct.
)1 : 50	20	Q. So, all that the '117 patent requires is that those
	21	process steps before and after the cyclization step have to be
	22	performed because they're necessary to get to the final
	23	product; right?
	24	A. That's correct.
)1 : 50	25	${\sf Q}$. And how those steps are performed will impact the final

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	1	product; right?
	2	A. Yes.
	3	Q. Now, let's go to a slide that Dr. Buchwald presented.
	4	This is a depiction of the different steps that are used in
)1 : 51	5	the example in the '117 patent; right?
	6	A. That's correct.
	7	${\sf Q}$. And you agree with Dr. Buchwald that there were
	8	purifications that were done after 12 of the 15 steps in the
	9	process; right?
)1:51	10	A. Yes, that's commonly done in any synthesis.
	11	${\tt Q}{\scriptstyle {\bullet}}$ And it also includes a purification after the final step
	12	of preparing the crude product; right?
	13	A. Yes.
	14	THE COURT: So, Mr. Steindler, we're looking at
)1 : 51	15	slide 37?
	16	MR. STEINDLER: This is slide 37 from Dr. Buchwald's
	17	demonstrative slides, that is correct.
	18	THE COURT: Okay, thank you.
	19	So, have you seen this before, Dr. Aristoff?
)1 : 51	20	THE WITNESS: Yes, during Dr. Buchwald's testimony.
	21	THE COURT: So you understand what it is?
	22	THE WITNESS: Yes, yes.
	23	THE COURT: Okay.
	24	BY MR. STEINDLER:
)1 : 51	25	Q. Now, the '117 patent doesn't disclose the purity of the

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	1	crude product at the end of the last synthetic step prior to
	2	purification; correct?
	3	A. No, you infer it from the yield of the last step.
	4	Q. It also doesn't disclose the purity of the final purified
)1 : 52	5	product; correct?
	6	A. No.
	7	${\sf Q}$. And all of these purification steps will impact the
	8	purity of the final product; right?
	9	A. Yes, but so will the stereoselective process that you
)1 : 52	10	use, the stereoselective transformation of the Pauson-Khand
	11	will also impact that final purity.
	12	${\tt Q}.$ Now, none of the final purification steps done in the
	13	example of the '117 patent are required by the '117 patent
	14	claims; correct?
)1:52	15	A. No, the purification steps are not required.
	16	Q. So, the example in the '117 patent is in fact a preferred
	17	<pre>embodiment; correct?</pre>
	18	A. I'm not sure what that means.
	19	MR. STEINDLER: Can we go into the patent at column
)1 : 52	20	4. Starting at line 30.
	21	${\sf Q}$. Do you see the patent describes this example as a
	22	preferred embodiment in the patent; right?
	23	A. This says in one embodiment.
	24	Q. But it is discussing in the title, a detailed description
01:53	25	of the preferred embodiments, and there's only one example;

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1 right? 2 A. Yes, I guess that's correct. So, the '117 patent claims cover treprostinil made 3 Ο. 4 without the purification steps described in this example; 01:53 5 right? 6 Α. Now I'm confused by the question; can you say the 7 question again? 8 THE COURT: All right, rephrase. 9 Ο. The claims of the '117 patent can cover treprostinil made)1:53 10 without any of these purification steps; right? 11 Α. You mean the purification steps that were shown on Dr. 12 Buchwald's slide? 13 Ο. Correct. 14 Α. Oh, okay, I thought you meant in the patent. Okay. Yes. 15 0. And there are -- strike that.)1:53 16 The '117 patent would cover treprostinil made 17 without any purification steps; right? 18 Α. It could, yes. 19 Now, the claimed cyclization step doesn't impart any 0. specific level of purity or yield to the final product; right?)1:54 20 21 Α. Yes, again I think we covered this, it's a 22 stereoselective reaction, it's one of the many reasons you get 23 a stereoselectively -- stereoselective isomeric compound, that 24 step has to predominantly give one stereoisomer.)1:54 25 Q. Now, suppose that some inventive scientist discovers that

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	1	a 50/50 mixture of treprostinil and one of its stereoisomers,
	2	is actually a more effective medication than treprostinil
	3	alone; are you with me?
	4	A. Not exactly. Can you did that one again?
)1 : 55	5	THE COURT: So rephrase.
	6	MR. STEINDLER: Sure.
	7	THE COURT: This is a hypothetical question?
	8	MR. STEINDLER: It's a hypothetical question, yes.
	9	BY MR. STEINDLER:
)1 : 55	10	Q. So, someone discovers that treprostinil and one of its
	11	stereoisomers together, is a more effective medicine than
	12	treprostinil alone; do you understand the hypothetical?
	13	A. Okay, yes.
	14	Q. If that were true, one could purposely make a 50/50
)1 : 55	15	mixture of treprostinil and that stereoisomer using a process
	16	that includes the claimed cyclization step; right?
	17	A. Say that again?
	18	THE COURT: So you don't understand the question?
	19	THE WITNESS: No. Could you could that one again?
)1 : 56	20	I'm trying to figure out this hypothetical situation.
	21	BY MR. STEINDLER:
	22	Q. The hypothetical is that you discovered that treprostinil
	23	and one of its stereoisomers together is a more potent
	24	medicine than treprostinil alone; okay? Are you following me
)1 : 56	25	so far?

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1 A. Yes. 2 Ο. In order to make that combination you could purposely make a 50/50 mixture of treprostinil and one of its 3 4 stereoisomers using the Pauson-Khand cyclization step; right? Well, no, it would depend on what --)1:56 5 Α. 6 THE COURT: Wait; there's an objection. 7 MR. CARSTEN: I object to the question. It's vague 8 with respect to making; are we talking about the process here, 9 or are we talking -- I don't even understand the question. 10)1:56 THE COURT: All right, then sustained. Rephrase. 11 MR. STEINDLER: Sure. 12 BY MR. STEINDLER: 13 Q. Under the circumstances of the hypothetical that I'm 14 putting to you, you could put this other stereoisomer into the 15 mixture right after you make the cyclized intermediate;)1:57 16 correct? 17 THE COURT: Do you understand that. 18 THE WITNESS: I think so. Let me make sure I 19 understand. So you're saying you're going to do the Pauson-Khand reaction which is stereoselective, and then)1:57 20 21 you're going to add in this other diastereoisomer. 22 Q. Correct. 23 Α. Okay. 24 0. All right. 25 Α.)1:57 All right.

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	1	${\sf Q}$. And in that case, you would have made treprostinil in a
	2	process that's covered by the '117 patent claims, but you
	3	wouldn't necessarily have predominantly one stereoisomer in
	4	the product; right?
)1 : 57	5	A. Yeah, because you added
	6	THE COURT: I didn't understand that question, so
	7	you better rephrase.
	8	MR. STEINDLER: Well, the witness understood and
	9	answered it, Judge.
)1 : 58	10	THE COURT: I'm sorry, but I don't understand the
	11	question. You have to rephrase.
	12	BY MR. STEINDLER:
	13	Q. I'll start from the beginning. A scientist discovers
	14	that treprostinil plus a stereoisomer is a more potent
)1 : 58	15	medicine than treprostinil alone are; okay? Are you with me?
	16	A. Yes.
	17	${\sf Q}$. And so, the scientist sets out to make this product
	18	that's a combination of treprostinil and this other
	19	stereoisomer; correct?
)1 : 58	20	A. Yes.
	21	${\tt Q}.$ And then you can add this other stereoisomer to the
	22	reaction mixture after you've done the cyclization step;
	23	correct?
	24	A. Well, is it the stereoisomer that you want at the end
)1 : 58	25	synthesis you would add at the end very end of the

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	1	synthesis, you wouldn't add it at that step.
	2	Q. But you could add it at any step in the process after the
	3	cyclization step; right?
	4	A. Yes, but its structure would change as you do some of the
)1 : 59	5	reactions in the process, you wouldn't have that particular
	6	diastereoisomer anymore.
	7	${\sf Q}$. But you could make this product that includes
	8	treprostinil and this other stereoisomer, following the '117
	9	patent process and end up with a product that is not
)1 : 59	10	predominantly one stereoisomer; right?
	11	A. So again I'm confused as you're doing it. If you if
	12	you took this other diastereoisomer and added it at the very
	13	end of the process after you've made treprostinil and then
	14	added it in, yes, you would have a new product that would
)1 : 59	15	contain treprostinil and this other diastereoisomer.
	16	MR. STEINDLER: Let's go to Dr. Aristoff's slide 19.
	17	Q. This is a slide that you presented comparing the '814
	18	patent yield versus the '117 patent yield; right?
	19	A. That's correct.
02:00	20	${\sf Q}{\boldsymbol{.}}$ And the three percent yield that you see is the yield of
	21	the '117 patent, that's a yield for a specific preferred
	22	embodiment, the example in the patent; correct?
	23	A. There's one example in the patent, that's what I used for
	24	the yields.
)2:00	25	Q. So you don't always get that kind of a yield if you

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1 follow the '117 patent process; right? 2 Α. Not every time, no. 0. 3 You're going to get all kinds of different yields if you 4 make treprostinil using just the Pauson-Khand step; right?)2:00 5 Α. Yes, but I used the same argument to make -- to calculate 6 the yield for the '814 patent, that was the best yield I ever got .3 percent. 7 8 0. So the product in the '117 patent is not necessarily 9 going to be produced in any specific level of yield; right?)2:01 10 Α. Well, every example I saw was three percent, in the 11 patent I saw, in the IND it was actually nine percent based on 12 the example there, that's the information that I had. 13 Ο. But you can do processes for making treprostinil that are 14 covered by the '117 patent that are not these specific 15 embodiments that you looked at; right?)2:01 16 Α. Yes. And the '117 patent covers all kinds of ways to get to 17 Ο. treprostinil as long as it includes a cyclization step. 18 19 Α. Yes.)2:01 20 Q. So, the '117 patent product is not necessarily going to 21 be produced at any particular level of yield; right? 22 Α. Again, I just used the data that I had for both 23 processes. 24 Ο. So let's go to slide 20. Again, with respect to theoretical yield, I want to clarify that you're looking at)2:01 25

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1 the preferred embodiment here in the '117 patent to compare it 2 to the '814 patent; right? 3 Α. No, I'm saying that the '117 patent has a potential to 4 give you a hundred percent theoretical yield, because you)2:02 5 could have in theory a hundred percent of at each step of that 6 process in the '814 patent process, that was not possible, I 7 could at do best 50 percent. 8 0. But the '117 patent covers all kind of different 9 processes to make treprostinil; right?)2:02 10 Α. Yes, but if you're thinking theoretical that means that 11 you would use the process that did create a one hundred 12 percent yield in the step. 13 Ο. So your theoretical yield is something that might be 14 possible under the '117 patent, but is not required for all of 15 the different kinds of processes that would be covered under)2:02 16 the '117 patent; right? 17 Α. The one hundred percent theoretical yield is accurate, 18 you never get a hundred percent yield, but that's what the 19 theoretical yield would be for that process, there's no step)2:03 20 in there that you've deliberately done as in my '814 synthesis 21 that gives you a 50 percent. 22 Ο. Let's go to the next slide, slide 21. You'll recall 23 testifying that what Sandoz said in its invalidity contentions 24 support your position with respect to the '814 patent yield)2:03 **25** being different than the '117 patent yield; right?

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1 A. Yes.

	0	
	2	Q. Now, it's really hard to read this in the slide, but in a
	3	portion that wasn't blown up, you'll see that Sandoz's
	4	invalidity contentions aren't talking about the '814 patent,
)2 : 03	5	are they?
	6	A. They are at least talking about this I don't know I
	7	don't recall the rest of it, Sandoz's invalidity contentions.
	8	${\sf Q}$. The passage that you relied on to support your position
	9	that the '814 patent has different yields than the '117
)2:04	10	patent, doesn't mention the '814 patent at all; isn't that
	11	correct?
	12	A. Not there, no.
	13	Q. Now, were you aware that Sandoz didn't discuss the '814
	14	patent anywhere in these invalidity contentions?
)2:04	15	A. I don't recall the specifics.
	16	$Q_{{\scriptscriptstyle \bullet}}$. Were you aware that Sandoz actually had to move to amend
	17	its validity contentions to add the '814 patent and that Judge
	18	Goodman granted that motion over UTC's objection?
	19	A. No, I don't know anything about that
)2:04	20	$Q_{{\boldsymbol{\cdot}}}$. So this invalidity contention that you're relying on to
	21	support your position that the '814 patent has different
	22	yields than the '117 patent actually doesn't address the '814
	23	patent at all; does it?
	24	A. It doesn't appear to here.
)2 : 05	25	Q. Now, let's go to

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1 THE COURT: So it's 2 o'clock now you want break for 2 lunch at this time. 3 MR. STEINDLER: Sure. 4 THE COURT: All right so, Doctor -- how long do you)2:05 5 want to take for lunch, 30 minutes? 6 MR. STEINDLER: As short as possible given that we'd 7 like to try get as much of the live witness testimony done 8 today as we can. 9 THE COURT: We will be back at 20 to 3:00.)2:05 10 All right, Doctor, so you may step down. 11 THE WITNESS: Thank you. 12 THE COURT: Thank you. 13 MR. STEINDLER: Thank you. 14 (Luncheon recess.) 15)2:54 THE COURT: You may be seated. 16 You are still under oath, Doctor. 17 THE WITNESS: Yes, your Honor. 18 THE COURT: Mr. Steindler? 19 MR. STEINDLER: Thank you, your Honor.)2:54 20 BY MR. STEINDLER: 21 0. Did you talk to anyone during the break about your 22 testimony? 23 Α. No. 24 Ο. Can we go to another one of the slides that you used,)2:54 25 Sandoz's D-Dem660, that was part of your slide deck in your

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1 presentation. Do you recall this slide that you used? 2 A. Yes. *3* 0. Now, this slide is with respect to DTX-60, volume 1.2 of 4 UTC's NDA at Bates number 21936. Right? 5 A.)2:55 Yes. And it depicts a number of different lots of 6 Ο. 7 treprostinil; correct? 8 Α. Yes. 9 Q. Lots WC and UA were made by the '814 patent method;)2:55 10 right? 11 Α. Yes. 12 Ο. And the other lots were made by the '117 patent method; 13 right? Α. 14 That's correct. *15* O. And if you look at the purity levels, the table reports)2:55 16 that lot WC had a purity level of 95.5; correct? 17 Α. Yes. 18 Ο. Lot UA had a purity level of 94.6; correct? 19 Α. That's correct.)2:56 20 Q. And it then proceeds across to show purity levels of lots 21 made by the '117 patent process; right? 22 Α. Yes. 23 Q. And some of these lots had purity levels of 93.1, 92.8, 24 92.1; correct? 25 A. That's correct.)2:56

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1 Q. And these lots with the purity levels that we just 2 described were actually made by UTC's optimized process; 3 right? 4 Α. Yes.)2:56 5 Ο. And those lots were purified after the end of the synthesis; right? 6 Α. 7 Yes. 8 0. So you would agree with me that you don't necessarily get 9 high levels of purity using the '117 patent process; right?)2:56 10 Α. Not in -- no, not in any individual lot. That's why I 11 averaged all the lots that I had available through 2004 --12 early 2004. 13 Ο. The product of the '117 patent doesn't necessarily have a 14 higher level of purity than the product of the '814 patent; 15)2:57 right? 16 Α. Well, again, I averaged because I thought okay, what's representative of the '117 product was what I saw from all 17 18 this massive amount of information I had in the NDA. And 19 that's where I got the average purities in my tables.)2:57 20 Ο. But this table shows that for particular embodiments of 21 the '814 patent, it's got purity levels that exceed particular 22 embodiments of the '117 patent process; correct? 23 Α. Yes, it can be variations in any individual lot. 24 MR. STEINDLER: Let's go to Dr. Buchwald's slide)2:57 25 D-Dem-659, which is part of this same table. It's again in

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	1	DTX-60, volume 1.2 of UTC's NDA at Bates number 21934.
	2	Q. Do you recall this?
	3	A. Yes.
	4	Q. Now, again, with respect to these same lots WC and UA, it
)2 : 58	5	has certain information in the table about those lots; right?
	6	A. Yes.
	7	Q. And it reports that the lot size for lot WC made by the
	8	'814 process is 167 grams; right?
	9	A. That's correct.
)2 : 58	10	MR. STEINDLER: Let's turn to DTX-57, the Upjohn
	11	DMF, which is already in evidence.
	12	Q. Are you familiar with the Upjohn DMF?
	13	A. Yes, I've seen it, yes.
	14	MR. STEINDLER: Can you go to the page Bates stamped
)2:58	15	1161342, please.
	16	${\sf Q}$. This describes the process for making treprostinil in
	17	Upjohn DMF; correct?
	18	A. Yes.
	19	Q. And the date at the top is September 17, 1986; right?
)2:59	20	A. Yes.
	21	MR. STEINDLER: Can we turn to Bates number 1161350,
	22	please. And if you can highlight the bottom of the first full
	23	paragraph here, and this second paragraph.
	24	Q. Are you with me?
)2:59	25	A. Yes, I see this.

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	1	Q. And it describes making a 167 gram batch of treprostinil;
	2	right?
	3	A. Yes.
	4	${\sf Q}$. And then it also describes a further 120 grams that were
)2 : 59	5	made in this process; right?
	6	A. Yes.
	7	Q. And this describes it all together 287 grams were made
	8	strike that.
	9	This describes that all together, 287 grams of
)3:00	10	treprostinil were made here; correct?
	11	A. Yes.
	12	Q. And this is lot WC; right?
	13	A. I don't know if the second part would have been
	14	considered lot WC, the first part would have.
)3:00	15	${\tt Q}.$ And the batch size that we have here is comparable to the
	16	size of some of UTC's commercial batches; right?
	17	A. Smaller than many of them, but maybe some I don't
	18	recall actually all the numbers for the commercial lots.
	19	Q. Well, you would agree with me that you didn't make one
)3 : 00	20	gram at a time here in making this lot WC; right?
	21	A. That's true.
	22	MR. STEINDLER: Now, let's go back to Dr. Buchwald's
	23	slide 661, please.
	24	Q. This is a slide that reports a table set out at DTX-386,
)3:01	25	volume 1.6 of UTC's NDA at Bates number 22275; do you see

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1 that?

2 A. Yes.

3 Q. Now, 10 years after lot WC was made by Upjohn, it was
4 turned into a finished product and used by UTC in human
5 clinical trials; right?

6 MR. CARSTEN: Your Honor, I object. I don't think
7 we used this slide or talked anything about clinical trials in
8 connection with Dr. Aristoff's testimony.

9 THE COURT: Well, what's the point of the question?
 10 MR. STEINDLER: I'm getting to whether there are any
 11 functional differences between the prior art lots and the '117
 12 patent lots.

13THE COURT: Why can't you ask him that question?14MR. STEINDLER: Because I have to prove it.03:0215THE COURT: This is a circuitous route. So, I don't16think there was any direct testimony on this subject.17MR. STEINDLER: Well, let me also say this --18THE COURT: You keep adding on to your arguments.

18 THE COURT: You keep adding on to your arguments, 19 Mr. Steindler. Why don't you just give me one full argument

)3:02 20 up front, then I can analyze all the elements of it before I 21 respond.

MR. STEINDLER: All right. We have an agreement as
we heard at the beginning of trial that I'm entitled to call
their witnesses in my case in chief.

)3:02

25

)3:01

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MR. CARSTEN: I don't believe that agreement extends

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1 to experts, your Honor.

2 MR. STEINDLER: That's news to me. But, in any 3 event --

4 THE COURT: You don't have an agreement according to
 5 your adversaries.

6 MR. STEINDLER: Apparently that agreement's now been 7 changed. Because that is certainly my understanding of the 8 agreement. But having said that, this issue goes to whether 9 there's structural and functional differences between the one)3:03 10 product and the other, and I'm just trying to establish in the 11 record here, with evidence that there's no functional 12 difference between the '814 patent product and the '117 patent 13 product.

14 THE COURT: All right. You may ask the question.

)3:03 **15** Go ahead.

)3:02

16 BY MR. STEINDLER:

17 Q. Well, let me ask it simply. You would agree with me that 18 there's no functional difference between the product of the 19 '814 patent and the product of the '117 patent; correct?

>3:03 20 A. Actually I don't know that.

21 Q. Can't you see here -- strike that.

22 Don't you see here that the lot WC was used in clinical23 tests?

24 MR. CARSTEN: Your Honor, I object. You can't open
33:03 25 the door to this by asking a question that's improper, and he

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1 says I don't know and then say well, look here at this. 2 That's improper. 3 THE COURT: I guess he's trying to see if he can 4 change his testimony. It goes to credibility, so I'll allow)3:04 5 it. BY MR. STEINDLER: 6 7 Ο. Isn't it true, sir, that 10 years after lot WC was made, 8 it was turned into a finished product, batch Y7H0978A and used 9 by UTC in human clinical trials?)3:04 10 Α. Yes, that's what it says. 11 Ο. And you don't have -- you don't dispute that it performed 12 effectively in the human clinical trials, do you? 13 Α. I don't know. 14 MR. CARSTEN: Objection, your Honor; it lacks 15 foundation.)3:04 16 THE COURT: I'll let him answer the question. 17 THE WITNESS: Yeah, I don't know that's true. 18 BY MR. STEINDLER: 19 Ο. You're not in your testimony contending that there's a)3:04 20 functional difference between the product made in the prior 21 art, and -- strike that. You're not contending that there's a 22 functional difference between the product of the '814 patent 23 and the product of the '117 patent; correct? 24 Α. No, I don't know if there's a functional difference.)3:05 25 Ο. Now, you understand that lot WC made by the Upjohn '814

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	1	patent method, met the treprostinil specification requirements
	2	that UTC had approved by the FDA; correct?
	3	A. I believe that's the case.
	4	MR. STEINDLER: Let's turn to Dr. Aristoff's slide
)3 : 05	5	26.
	6	${\sf Q}$. This is the slide that you presented to explain that
	7	there were in your view differences in purity profiles between
	8	the '814 patent and the '117 patent; right?
	9	A. Yes.
)3:06	10	Q. And just so that we're clear, for these differences that
	11	you're relying on, you're looking at UTC's optimized
	12	commercial embodiments; correct?
	13	A. I was using all the development and commercial lots
	14	through early 2004 that I had data on from the NDA and a
)3 : 06	15	couple other sources, the IND amendment.
	16	Q. Now, even using these optimized commercial lots for
	17	averages, the '814 patent has exactly the same kind of
	18	impurities as the optimized '117 patent, right, just at
	19	different levels of concentration; correct?
)3 : 06	20	A. No, there were impurities in the '117 lot that were not
	21	present in the Upjohn lots, the the product of the '814
	22	patent.
	23	Q. In your slide here, you're not strike that.
	24	Your slide here presents impurities that are present
	05	

25 both in the '814 patent and the '117 patent; correct?

)3**:**07

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	1	A. Yes, I started with Dr. Buchwald's analysis and these are
	2	the ones that he used so I used the same ones, I just added
	3	all he only selected some of the lots, I used all the lots.
	4	Q. Now, again, to be clear when you say there are structural
)3 : 07	5	differences between the '814 patent product and the '117
	6	patent product, what you mean is that there's a difference in
	7	these concentration levels of impurities contained in the
	8	mixture; right?
	9	A. I'm saying that there's different relative amounts of
)3 : 07	10	impurities as well as different impurities.
	11	Q. Now, the average from '814 patent that you're relying on
	12	here, shows four percent of impurities; right?
	13	A. That's correct.
	14	${\sf Q}$. That falls within UTC's specification for its
)3 : 08	15	treprostinil drug substance; correct?
	16	A. Yes.
	17	Q. So, setting aside the age of lot WC, for example, the
	18	'814 patent lot of treprostinil could be used with the
	19	Remodulin commercial product because it meets UTC's
)3 : 08	20	<pre>specification; correct?</pre>
	21	A. It does meet the specifications, it doesn't meet what Dr.
	22	Bettis was proposing in his memo of improved specifications.
	23	${f Q}$. But specifications that the FDA has approved for
	24	treprostinil would be met by the '814 patent product; correct?
)3 : 08	25	A. Yes.

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	1	Q. So as far as the FDA is concerned, the '814 patent
	2	product is the same as the '117 patent product; correct?
	3	MR. CARSTEN: Objection, your Honor; relevance.
	4	THE COURT: Overruled. You can answer.
)3 : 09	5	THE WITNESS: Oh yes. Well, I'm not I don't work
	6	for the FDA so I'm not I'm not sure I can answer that
	7	question.
	8	BY MR. STEINDLER:
	9	Q. So they meet both meet strike that.
)3:09	10	The '814 patent product and '117 patent product both
	11	meet the same FDA approved specification for treprostinil;
	12	correct?
	13	A. As far as I understand the analytical specifications.
	14	MR. STEINDLER: Let's go to another demonstrative
)3 : 09	15	used by Dr. Buchwald, number 65 strike that. It's number
	16	56. It describes a passage from Burroughs Wellcome IND,
	17	DTX-58. It's a volume 1.2, at Bates number 0101559.
	18	Q. Do you see this?
	19	A. Yes.
)3 : 10	20	Q. Now so, this is describing lot WA; correct?
	21	A. Yes.
	22	MR. STEINDLER: Then let's go to D-Dem-657, please.
	23	Q. Again, DTX-59, the April 15, 1999 IND amendment, at Bates
	24	number 61839, there's a passage that's set out in this slide;
)3 : 11	25	right?

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- 1 A. Yes.
- 2 Q. And in this passage is a statement made by United
- 3 Therapeutics to the FDA; correct?
- 4 A. Yes.
- J3:11
 J2:11
 J3:11
 Q. The passage involves a comparison of an old reference
 6 standard lot, WA, made by the '814 patent process with a new
 7 reference standard lot, UT-15, RS-98-LO1, made by the '117
 8 patent process; right?
 - 9 A. Yes.
- 03:11 **10** Q. And the -- strike that.

UTC is reporting to the FDA that the reference standard made by the '814 patent and the reference standard made by the '117 patent, are the same compound; right?

14 A. It says that.

3:12 15 Q. So the FDA is telling -- strike that.

16 UTC is telling the FDA that the '814 patent product is 17 the same as the '117 patent product; correct? 18 Yes, but I would say any chemist would understand it Α. 19 doesn't mean they're a hundred percent identical. It means)3:12 20 they're substantially the same -- contain the same molecular 21 formula of the major product. So I don't remember how pure 22 each of these were, but primarily compounds the molecular 23 structure of treprostinil. They're not identical. 24 MR. STEINDLER: Let's go to Buchwald D-Dem-58,)3:12 25 please.

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	1	Q. Within this same April 15, 1999 IND amendment in DTX-59,
	2	at Bates number 61857, UTC is representing to the FDA that by
	3	looking at and comparing the IR spectra and absorption bands
	4	you can tell that the two lots are the same material; correct?
)3 : 13	5	A. Yes, but again you couldn't tell by IR, you have a
	6	hundred I don't even think by IR you can tell 98 percent.
	7	If there's a half a percent of impurity in one lot and and
	8	not in the other you can't tell that by IR.
	9	Q. Again here, in the April 151999 IND amendment, at 61857,
)3:13	10	UTC is representing to the FDA that the product of the '814
	11	patent is the same as the product for the '117 patent;
	12	correct?
	13	A. No, I disagree. A chemist at the FDA would understand
	14	that the primary molecular structure in both those lots would
)3 : 14	15	have the molecular structure of treprostinil. There can still
	16	be different impurities in the two lots, it would be very
	17	small but they'd be there.
	18	Q. So when UTC tells the FDA that the '814 patent product
	19	and the '117 patent product, are the same material they don't
03 : 14	20	really mean that; is that your testimony?
	21	A. No, I'm saying a chemist would understand that means that
	22	the majority of the material has the same molecular structure
	23	in both those lots, any chemist would understand that.
	24	Q. Now, let's go to your slide 29. So the difference that
)3 : 15	25	you're looking at in impurities levels here for your averages

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1 is the difference between 96 percent pure, and 99.04 percent 2 pure; right? 3 Α. Yes. 4 Ο. And that 99.04 percent pure as we've said is from)3:15 5 optimized UTC embodiments; right? 6 A. I said it was taken from the development and commercial 7 lots of UTC, versus the lots from the development lots from 8 Upjohn. That's all that data I had. 9 Ο. All of those lots are optimized process; correct?)3:15 10 Α. I don't know if I'd say they all were. Upjohn material 11 must have been optimized, too so I'm having a hard time 12 understanding the question. 13 Ο. Let's go to your slide 30. Again, with respect to 14 differences in yield, just to be clear, the product of the 15 '117 patent that you're using here by comparison is the)3:16 16 preferred embodiment set out in the '117 patent; right? 17 Α. That's from claim 33, yes. Excuse me; from the '117 patent it's claim 3, from the '814 patent it's example 33. 18 19 0. Just so that the record is clear, when you're comparing)3:16 20 yields, you're comparing yields from an example in the '814 21 patent to an example in the '117 patent; right? 22 Α. Yes. Yes. Those are the only two they had one example 23 in each patent, so that's what I used. 24 Ο. And the '117 patent would cover other ways of making)3:16 25 treprostinil that didn't have these levels of yields; right?

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1 A. It could.

	-	
	2	Q. Let's go to your slide 31. You say the '117 patent is
	3	not obvious because the stereoselective reaction pathway
	4	reduces the need for purification; right?
)3 : 17	5	A. That's correct.
	6	Q. We saw earlier, though, that in the example in the '117
	7	patent, 12 of the 15 steps involve purifications; right?
	8	A. Yes. But here we're really talking about the final step
	9	where you have a 50/50 mixture in the '814 patent, and you
)3 : 17	10	have primarily treprostinil in the '117 patent. So there's a
	11	lot more of impurities to get rid of even at the last step.
	12	Q. But even in the '117 patent you still had to purify the
	13	crude product at the final step in that reaction; correct?
	14	A. Yes.
)3 : 17	15	Q. Now, you say that the '117 pathway creates a distinct
	16	product with a superior impurity profile; right?
	17	A. Yes.
	18	Q. But as we said, the '117 pathway is just a single step in
	19	multistep process; right?
)3 : 18	20	A. Yes.
	21	Q. And you can get all kinds of purity levels depending on
	22	the process you choose; right?
	23	A. So again I used the data that was available, that's what
	24	I used to determine the impurity profile. I used the same
)3 : 18	25	analysis that Dr. Buchwald did.

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	1	Q. So, even under your construction, where you say the
	2	claims are directed to a mixture, the '814 patent product can
	3	be the same as the '117 patent product; right?
	4	A. No could you repeat that? I don't think I said that.
)3 : 18	5	Q. Isn't that exactly what UTC told the FDA?
	6	A. Could you repeat your question? I don't understand it.
	7	THE COURT: Please rephrase.
	8	MR. STEINDLER: Sure.
	9	BY MR. STEINDLER:
)3:18	10	Q. Didn't UTC tell the FDA that the '814 patent process can
	11	be the same as the '117 patent product?
	12	A. Again, they're referring to the primary constituent of
	13	both the products is treprostinil, the molecular structure of
	14	treprostinil. They're not saying the impurity profiles are
)3:19	15	the same.
	16	$Q_{\:\raisebox{1pt}{\text{\circle*{1.5}}}}$. When you say to the FDA that the reference standard made
	17	by the '814 patent is the same material, as the reference
	18	standard made by the '117 patent, aren't you saying that the
	19	compound plus its impurities is the same?
)3 : 19	20	A. I don't believe that.
	21	Q. All right. Nothing further.
	22	THE COURT: Thank you.
	23	(REDIRECT EXAMINATION OF PAUL A. ARISTOFF, PH.D. BY MR.
	24	CARSTEN:)
)3 : 19	25	Q. Hello, Dr. Aristoff.

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1 A. Hi.

	2	${f Q}$. You were just asked some questions about the reference
	3	standard made from material that had come from the '814
	4	synthesis; do you remember that?
)3 : 19	5	A. Yes.
	6	Q. Okay. With respect to that reference standard material,
	7	how is that material purified?
	8	A. Well, it came from lot WC which was actually one of the
	9	ones I used in my analysis, but my recollection that the lot
)3:20	10	WC itself had about five to 10 recrystallizations at least,
	11	and then you need several more to get to the reference
	12	standard as well.
	13	MR. STEINDLER: So, let's pull up DTX-57, please.
	14	And let's go to page 1161350.
)3:20	15	Q. I think this is one of the pages that Mr. Steindler
	16	showed to you.
	17	THE COURT: I didn't catch the document number.
	18	MR. CARSTEN: It's DTX-57, five seven.
	19	THE COURT: Thank you.
)3:20	20	MR. CARSTEN: And page number is 1161350.
	21	And Mr. Merisier, if you'd be so kind to pull up the
	22	same section that Mr. Steindler had asked.
	23	BY MR. CARSTEN:
	24	$Q_{{\scriptscriptstyle\bullet}}$. Is this a section that Mr. Steindler directed you to on
03:21	25	this page?

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1 A. Yes.

	2	Q. Okay. And does this inform you in what the what
	3	purification process the WC material was subjected to?
	4	A. Yes, I believe this is the one that we're referring to,
)3 : 21	5	yes.
	6	Q. So can you just describe for the Court, what was done to
	7	this material after it came out of the reaction mixture?
	8	A. So, again, after the crude product was recrystallized, is
	9	says as many times as necessary, so typically five to 10
)3 : 21	10	recrystallizations were required. And at this point, they did
	11	it was further purified, they had to a chromatography, and
	12	then they did an let's see, then they did another
	13	crystallization.
	14	Q. Do you recall offhand, Dr. Aristoff, what the what the
)3 : 22	15	purity of that material the WC material was roughly?
	16	A. That was around 95 percent.
	17	Q. Now, is this five to 10 recrystallization requirement and
	18	the chromatography, the additional recrystallization to get to
	19	WC, is that disclosed in the '814 patent?
)3:22	20	A. No.
	21	Q. Now, in order to get to the purified reference sample,
	22	there were two additional purifications; right?
	23	A. Yes.
	24	${f Q}$. And do you remember the solvent system that was used
)3 : 22	25	there?

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1 Α. No, I do not. 2 Ο. Would it surprise it was ethanol water in some ratio? 3 MR. STEINDLER: Objection; leading. 4 THE COURT: Overruled. You may answer.)3:22 5 THE WITNESS: Thank you, your Honor. No, that 6 would -- that would be normal solvent system. 7 BY MR. CARSTEN: 8 0. Now, is that -- that ethanol water solvent 9 recrystallization, is that disclosed in the '814 patent?)3:22 10 Α. I don't recall that being disclosed. 11 Ο. And do you recall how many times that material was 12 recrystallized in that other solvent system to get to the 13 reference purity standard? 14 Α. I can't recall exactly, I think it was at least twice. 15 0. Now, would you agree with me, Dr. Aristoff, that this is)3:23 16 an unusual purification process? 17 Α. Yes, this is a lot more recrystallizations than you would 18 typically do. 19 Ο. Would that reflect some kind of optimization of a process?)3:23 20 21 Α. It's telling me -- I mean it's the same experience I had 22 on a much smaller scale, it's hard to get pure material and 23 you suffer a lot of loss of material, even here they mention 24 12 percent, to even get that purity.)3:23 25 Q. Optimization of steps in a reaction sequence, is that --

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1 is that routine? Yeah, you always do that. 2 Α. 3 Ο. Is it expected? Α. 4 Yes.)3:23 5 Ο. Mr. Steindler was asking you about super optimized 6 processes; do you recall that? 7 A. Yes. 8 Q. Do you have any idea what super optimized means? 9 Α. Not really.)3:24 10 Q. Have you ever heard that term? 11 Α. No. 12 Now let's turn to the -- well, before we move on from Ο. 13 this point, purifications generally, do organic chemists use 14 purification at the end of reaction sequence? 15 Α.)3:24 Yes. 16 Ο. Why is that? 17 Α. Well, very few reactions work perfectly or even close to perfectly and you almost always have side products, materials 18 you have to get rid of, so you almost are always doing some 19 sort of purification.)3:24 20 21 Ο. Now, Mr. Steindler --22 MR. STEINDLER: Let's go to the claims of the '117 23 patent. That's PTX-2, your Honor. 24 And let's just pull out the first part of claim 1. Stereoselectively produced isomeric compound, that's a)3:24 *25* 0.

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1 term we've heard quite a bit about, Dr. Aristoff; right? 2 Α. Yes. **3** O. Now, I think Mr. Steindler was suggesting that you read 4 this term to mean expressly a mixture; right? Α.)3:25 5 Yes. 6 0. Now, the claim uses the word compound here, doesn't it? 7 A. Yes. 8 0. And your testimony with respect to -- and your analysis 9 with respect to this claim has been consistent throughout the)3:25 10 case; right? 11 Α. Yes. 12 Ο. Did you change the way in which you applied this claim 13 term? Α. 14 No. 15 Ο.)3:25 Now, Mr. Steindler cited some deposition testimony to you 16 about a solid, so I'd like to ask you a couple questions about 17 that if I could. Do you remember that testimony? Α. 18 Yes. 19 Ο. Now, if you followed the '117 patent claims or example 1,)3:25 20 at the end what is it that you get following the 21 purifications? 22 Α. So at the end of the purifications you'll get a solid or 23 an oil depending what -- what prostaglandin analog you're 24 making.)3:25 25 Q. So for treprostinil it would be what, a solid --

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1 A. It would be a solid for treprostinil. 2 Ο. And that treprostinil solid, that was stereoselectively 3 produced; right? 4 MR. STEINDLER: Objection; leading.)3:26 5 THE COURT: All right. Sustained. Next question. BY MR. CARSTEN: 6 7 Ο. Was that -- was that material stereoselectively produced? 8 MR. STEINDLER: Same objection. 9 THE COURT: Why don't you ask him about the)3:26 10 material. So rephrase. 11 MR. CARSTEN: Okay. 12 BY MR. CARSTEN: 13 Ο. That treprostinil compound that's the solid at the end of 14 the '117, do you have an opinion as to whether that was 15 stereoselectively produced following the steps of the '117)3:26 16 patent? 17 Well, yes, definitely the '117 patent describes a Α. 18 stereoselectively produced compound. 19 Ο. Now, if a person of skill in the art took that compound,)3:26 20 that solid, and put it into solution, do you have an opinion 21 as to whether the compound in that solution would still be 22 stereoselectively produced or not? 23 Α. Well, it would be yes, at that point. 24 Ο. Does that change anything about that solid in some way to)3:27 25 make it not stereoselectively produced?

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1 A. No. 2 0. Does the '117 patent example 1 provide guidance as to how to get to stereoselectively produced treprostinil? 3 4 Α. Yes, in example 1.)3:27 5 Ο. Do you believe that example is sufficient to tell people 6 how to get to -- those of skill in the art how to get to 7 stereoselectively produced treprostinil? 8 Α. Yes. 9 Ο. Mr. Steindler asked you some questions about midway)3:27 10 through a synthesis you add some other product; do you 11 remember that testimony? 12 Α. Yes. 13 0. Would a person of skill in the art ever do that? Α. 14 No, I don't think that would be a wise thing to do. 15 0. Why not?)3:27 16 Α. Well, if you do that you're going to be changing that 17 other compound, as you're doing the chemistry you're just 18 complicating things for yourself. 19 MR. CARSTEN: Now, Mr. Merisier, can you put up)3:28 20 slide 23 please from Dr. Aristoff's direct testimony? 21 I'm sorry; I thought it was slide 23. I apologize. 22 The one in which we quote the Sandoz invalidity contentions, 23 please. 24 Ο. Now, you remember you were asked about this on your)3:28 25 cross-examination, Dr. Aristoff?

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- 1 A. Yes.
- 2 Ο. And Mr. Steindler pulled up the first part of this upper **3** paragraph; right? 4 Α. Yes. And he said to you look, the '814 patent isn't cited)3:28 **5** Q. 6 there; right? 7 A. That's correct. 8 0. Okay. Well, let's go back to -- now the remaining part 9 of that paragraph says, early preparations of treprostinil)3:28 10 resulted in complex mixtures of diastereoisomers requiring 11 separation and low yields. You see that; right? 12 Α. Yes. 13 Ο. And you -- what's your understanding about what that 14 refers to? 15 Α. Well, it was my work at Upjohn.)3:29 16 O. Okay. Now, it goes on to a completely separate 17 paragraph, and it says, other early efforts by Upjohn. Do you 18 see that? 19 Α. Yes.)3:29 20 Q. What's that referring to? 21 Α. I assume that was my subsequent efforts at Upjohn. 22 Q. And what are your subsequent early efforts at Upjohn? 23 Α. The '814 patent. 24 Ο. You weren't asked to do any work on infringement in this)3:29 25 case; right? 320 UT Ex. 2013 United States District CSteadyMed v. United Therapeutics IPR2016-00006 Trenton, New Jersev

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1 A. No. 2 0. Have you ever been an expert in a patent case where 3 you've opined about infringement of patents? Α. 4 No.)3:29 5 Q. Were you ever provided any legal standards relating to 6 infringement of patents? 7 Α. No. 8 0. Now, you were cited I think in connection with the slide 9 we just had up, something about numerous prior art)3:30 10 disclosures; do you remember that? 11 Α. Yes. 12 0. And that was relating to numerous prior art disclosures 13 of treprostinil; right? Α. 14 Yes. 15 Ο. And you're familiar with each and every one of them;)3:30 16 right? 17 Α. Yes. 18 Ο. Are you listed as an author and/or inventor on all if not **19** -- or most or all of them?)3:30 20 Α. Most, there's several that I'm not. 21 Ο. As the inventor of treprostinil, did any one of those 22 numerous prior art disclosures teach stereoselectively 23 produced treprostinil compound? 24 Α. No.)3:30 **25** Q. Any doubt in your mind about that?

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1 Α. No, no doubt. 2 MR. CARSTEN: Pass the witness. 3 THE COURT: Do you have any --4 MR. STEINDLER: No. No questions.)3:30 5 THE COURT: All right. So you may step down, Thank you for coming. 6 Doctor. 7 THE WITNESS: Thank you, your Honor. 8 (Witness excused.) 9 THE COURT: Next witness. 10)3:31 MR. CARSTEN: Your Honor, United Therapeutics calls 11 Dr. Richard Gering to the stand. My colleague Veronica 12 Ascarrunz is going to be handling the direct examination of 13 Dr. Gering. 14 In addition, your Honor, I understand this is a 15 fairly short witness, it's on the order of I believe a half an)3:31 16 hour or so, maybe less; we're optimistic. But Dr. Gering has 17 a scheduling conflict and he needs to be done today if at all 18 possible, he can't come back on Thursday. 19 THE COURT: I'm not committing to that. 20)3:31 MR. CARSTEN: I understand, I'm just raising the 21 issue. We had hoped that -- we didn't expect the 22 cross-examination to go nearly twice as long as the direct 23 examination of Dr. Aristoff. 24 MR. STEINDLER: Judge, if they have a problem with)3**:**31 25 timing of their witness, they can be short with this witness.

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1 UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY 2 3 UNITED THERAPEUTICS CORPORATION, 4 5 Vs. CIVIL NO. 12-1617 (PGS) 6 13-316 SANDOZ, INC., DEFENDANT 7 8 9 MAY 22, 2014 CLARKSON S. FISHER COURTHOUSE 10 402 EAST STATE STREET TRENTON, NEW JERSEY 08608 11 12 13 BEFORE: THE HONORABLE PETER G. SHERIDAN U.S. DISTRICT COURT JUDGE 14 DISTRICT OF NEW JERSEY 15 16 17 18 19 TRIAL - DAY 12 20 21 22 23 Certified as true and correct as required by Title 28, U.S.C. Section 753 24 /S/ Francis J. Gable FRANCIS J. GABLE, C.S.R., R.M.R 25 OFFICIAL U.S. REPORTER (856) 889-4761

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of that into today, we may be able to finish up the following
 Tuesday.

3 THE COURT: We had the wrong Tuesday when we were 4 going to finish this, we were only off about a week. 00:01 5 MR. STEINDLER: That's exactly true, your Honor. 6 But, in any event, obviously as Mr. Carsten says it's up your 7 Honor's preference. But to the extent to which we're able to 8 fit some of that deposition playing in today, I think it would 9 help us to be able to get -- give us a shot of at being done 00:01 10 on the Tuesday after Memorial Day. 11 THE COURT: All right. So I can probably go to 12 about 4:15 today, so we'll proceed with depositions from 3:00 13 to 4:00. 14 MR. CARSTEN: Very well, your Honor. 15 THE COURT: So that means you're under an obligation 00:02 16 to finish up this witness by 2:00. 17 MR. CARSTEN: I think I can accept that challenge, 18 your Honor. 19 THE COURT: All right, thank you. 20 00:02 MR. CARSTEN: May I proceed? 21 THE COURT: You may, Mr. Carsten. 22 MR. CARSTEN: Thank you, your Honor. UTC recalls to 23 the stand, Professor Robert Williams. 24 THE COURT: All right. 25 00:02 (ROBERT M. WILLIAMS, PH.D., previously sworn,

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	1	resumes witness stand.)
	2	THE COURT: Good morning, Doctor. So you're still
	3	under oath.
	4	THE WITNESS: Yes, sir. Good morning, your Honor.
)0 : 02	5	THE COURT: Good morning.
	6	MR. CARSTEN: Your Honor, I have some materials to
	7	use with the witness; may I approach?
	8	THE COURT: Yes, you may.
	9	MR. CARSTEN: Thank you.
00:02	10	(Handing to witness and Court.)
	11	THE COURT: So, Doctor, it's admirable how you
	12	stayed awake in the back there through all of this.
	13	THE WITNESS: Chemistry is interesting.
	14	(DIRECT EXAMINATION OF ROBERT M. WILLIAMS, PH.D. BY MR.
00:03	15	CARSTEN:)
	16	Q. Good morning, Professor Williams.
	17	A. Good morning.
	18	${\tt Q}.$ So, you were here earlier and you testified your opinions
	19	with respect to infringement; correct?
)0 : 03	20	A. Correct.
	21	$Q_{{\scriptscriptstyle\bullet}}$ Okay. We've called you back because you've done more
	22	than just renders opinions on infringement in this case;
	23	correct?
	24	A. That's correct.
)0 : 03	25	${\sf Q}$. And what's your understanding of what you're going to

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	1	testify about today?
	2	A. My understanding is I was going to testifying about my
	3	opinion regarding secondary considerations of nonobviousness.
	4	${\sf Q}$. Have you prepared a slide that outlines the particular
)0 : 03	5	consideration that's you intend to testify about today?
	6	A. Yes.
	7	MR. CARSTEN: May I just have a moment, your Honor?
	8	THE COURT: You may.
	9	(Brief pause.)
00:04	10	MR. CARSTEN: Thank you, Mr. Merisier.
	11	Thank you for the indulgence, your Honor.
	12	BY MR. CARSTEN:
	13	${\tt Q}.$ Professor Williams, would you please summarize for the
	14	Court the particular considerations or secondary
)0 : 05	15	considerations upon which you intend to provide opinions
	16	today?
	17	A. Yes, certainly. So I was asked to render opinions on
	18	whether or not there was a long felt need for the invention of
	19	the '117 patent; I was also asked to consider failure of
)0 : 05	20	others; I was also asked to opine on unexpected results; and
	21	finally I was asked to consider if there was a nexus between
	22	the '117 patent claims and the commercial success of
	23	Remodulin.
	24	Q. Let's start with long felt need. Did you reach a
00 : 05	25	conclusion about whether there was a long felt need for

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1 stereoselectively produced isomeric treprostinil compound 2 according to the '117 patent? 3 A. Yes. 4 0. And what was your opinion? 00:05 5 Α. My opinion is that there certainly was a long felt need. 6 MR. CARSTEN: I'd like to call up DTX-372, please. What is DTX-372 in evidence? 7 Ο. 8 Α. Yes, this is a process optimization report for the 9 manufacture of treprostinil, UT-15, prepared by David Walsh. 10)0:06 MR. CARSTEN: And let's turn to page 173 of that 11 document if we could. 12 Ο. What is this? 13 Α. Yes, this is parts of that report that was written by Dr. 14 Moriarty, who is one of the named inventors on the '117 15 patent.)0:06 Did this document -- the information contained in this 16 Ο. 17 document support your conclusion it was a long felt need? Α. Yes. 18 19 Ο. Let's go back to the slide deck to a passage from pages 00:06 20 176 and 177. Are these the portions that you specifically 21 considered? 22 Yes, well, among others, but here it sums it up. Dr. Α. 23 Moriarty said "At the planning stage in 1997 our initial 24 approach was directed towards improving the known Upjohn 00:07 25 Aristoff routes, summarized below in scheme 1, and a parallel

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	1	effort was directed towards finding a totally new route."
	2	Then he goes on to say: Furthermore, reduction of the
	3	C11 keto group created another chiral center. This process
	4	could not allow the production of large-scale quantities of
)0 : 07	5	UT-15 which is treprostinil in an economical way because
	6	of the extensive separation problems, which resulted from the
	7	plethora of stereomers which is abbreviated for
	8	stereoisomer formed in this non-stereoselective process.
	9	Q. So, what chemistry is being discussed here in the
01:08	10	Moriarty memorandum?
	11	A. Yeah, I believe this refers to the chemistry that Dr.
	12	Aristoff developed at Upjohn that's contained in the '814
	13	patent.
	14	${\sf Q}$. Now, did Dr. Moriarty and his group actually attempt the
)0 : 08	15	Upjohn route?
	16	A. My understanding is that they actually didn't go in the
	17	laboratory and attempt it, they did an intellectual analysis
	18	of that chemistry.
	19	${\sf Q}$. Now, how does how do these passages support your
)0:08	20	conclusion with respect to long felt need?
	21	A. Well, Dr. Moriarty was faced with trying to come up with
	22	synthesized treprostinil and looking at the prior art, looked
	23	at what was available and all that was available was what Dr.
	24	Aristoff had done at Upjohn, and he concluded that what they
01:08	25	had accomplished at Upjohn was not suitable for for

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	1	scale-up needs due to the non-stereoselective nature of the
	2	Upjohn synthesis, and in particular the extensive separation
	3	problems of the diastereoisomers, the stereoisomers that are
	4	created in that process.
01:09	5	$Q_{\:\raisebox{1pt}{\text{\circle*{1.5}}}}$. Were you here in court for the testimony of Dr.
	6	Rothblatt?
	7	A. Yes, I was.
	8	$Q_{{\scriptscriptstyle\bullet}}$. Does that also confirm your opinions on long felt need?
	9	A. Yes, indeed. Dr. Rothblatt told a very I thought
09:09	10	engaging story of going to a lot expense and time and trouble
	11	to license in the patent portfolio from Burroughs Wellcome,
	12	which was indeed the Aristoff patents, and when she finally
	13	got them she was told well, you have these patents but they're
	14	unsuitable for actual manufacture of the drug, and she was
0:09	15	very let down. And then she set up this call for proposals
	16	that Dr. Moriarty answered and he was funded and then solved
	17	this problem.
	18	Q. Now, are you aware of any testimony from Alphora
	19	witnesses that confirm your conclusion that there was a long
0:09	20	felt need?
	21	A. Yes.
	22	Q. And do you have a slide on that?
	23	A. Yes, on the next one.
	24	${\tt Q}{\scriptstyle .}$ Would you please describe for the Court what you're
00:10	25	showing here?

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	1	A. Yes, so in deposition testimony, Dr. Boris Gorin, who is
	2	the director of research at Alphora, in reference to the first
	3	Upjohn synthesis, which is described in the '075 patent, he
	4	said "it's not feasible."
)0 : 10	5	And then with respect to the '814 patent, which is the
	6	second Upjohn or Aristoff synthesis, he described as very kind
	7	of messy. And he also says: It doesn't look like the
	8	greatest chemistry, I don't think it's worth even going down
	9	that path. So, both prior art syntheses were dismissed out of
00:10	10	hand.
	11	$Q_{{\scriptscriptstyle \bullet}}$ And who are the two witnesses that you're talking about
	12	here?
	13	A. These are both Ph.D.s who work at Alphora.
	14	Q. And the first was with respect to the '075 synthesis,
)0 : 10	15	that was Dr. Boris Gorin?
	16	A. Yes.
	17	Q. And who is he?
	18	A. Director of research, I think I said that.
	19	Q. And with respect to the second witness on the '814, who
)0 : 11	20	is that?
	21	A. That's Dr. Graham McGowan, who's the Alphora API project
	22	manager.
	23	${\tt Q}{\scriptstyle {\rm \cdot}}$ And how do these quotations confirm your opinion with
	24	respect to long felt need?
)0 : 11	25	A. Well, again it confirms my opinion that as of the late

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	1	1990s the prior art did not provide a suitable feasible method
	2	to make treprostinil at scale for actually developing and
	3	launching a real drug, a new medicine.
	4	Q. Turning to failure of others, did you reach a conclusion
)0 : 11	5	regarding whether others had tried and failed to prepare
	6	stereoselectively produced treprostinil?
	7	A. Yes.
	8	Q. And what was that conclusion?
	9	A. My conclusion is is that the Aristoff group at Upjohn
00:12	10	particular that had the first syntheses of treprostinil, tried
	11	and failed to come up which a stereoselective route due to
	12	treprostinil.
	13	Q. And turning back to the UTC process optimization memo,
	14	DTX-372, were there any passages there that supported your
00:12	15	conclusion?
	16	A. Yes.
	17	Q. Do you have a slide?
	18	A. Yes.
	19	Q. What is this?
)0 : 12	20	A. So this is again the process optimization report that we
	21	were just looking at a few minutes ago, and this is now Dr.
	22	Moriarty writing, and he says here quote "UT-15" which is
	23	treprostinil " was prepared by Upjohn chemists likewise
	24	using the above sequence, they obtained a crude product
00:12	25	corresponding to a mixture of diastereoisomers of 1." And

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	1	compo	und numbered 1 corresponds to the treprostinil structure.
	2		And then he goes on to say: Five to 10
	3	recry	stallizations were necessary to yield a product that was
	4	purif	ied by chromatography on silica gel to give a product
)0 : 13	5	that	was finally recrystallized from THF to give 167 grams,
	6	and t	hat was from 1.24 kilograms of the initial product, which
	7	corre	sponds to about a 12 percent yield, just that one step.
	8	Q.	I'm sorry; a 12 percent yield?
	9	Α.	12 percent.
00:13	10	Q.	Is that low?
	11	Α.	That's low.
	12	Q.	And what does that 12 percent yield actually refer to?
	13	Α.	It's referring to the purified 167 grams that started
	14	with	1.4 kilograms of material, that was a one-to-one mixture
)0 : 13	15	of di	astereoisomers.
	16	Q.	In pounds how much is 1.4 kilograms?
	17	Α.	Let's see, that's about three pounds.
	18	Q.	And how much is 167 grams?
	19	Α.	A fraction of a pound.
)0 : 13	20	Q.	Would you consider the Upjohn route to be a failure in
	21	terms	of making stereoselectively produced treprostinil
	22	suita	ble for scale-up?
	23	Α.	Yes.
	24	Q.	Why?
00:14	25	Α.	Because in order to get even a couple hundred grams of

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	1	material they had to start with roughly 10 times that, and
	2	separations are very expensive, they're they generate a lot
	3	of waste, solvent waste, adds tremendously to the cost of the
	4	final product, so this is certainly not something that a real
)0 : 14	5	process chemist would have considered as a viable way to
	6	actually manufacture this drug.
	7	${\sf Q}$. Were there any other passages on the same page, which is
	8	page 44 of DTX-372 that support your opinion?
	9	A. Actually, just beneath this there's another passage on
00:14	10	the next demonstrative. And Dr. Moriarty goes on to say:
	11	This prior work referring to '814 chemistry did not
	12	offer much guidance for our purification of the final product
	13	UT-15 treprostinil because they had a mixture of
	14	stereomers or stereoisomer at this stage; the unacceptably low
)0 : 15	15	recovery of the product was not relevant because in contrast
	16	on the Upjohn work, we have a pure steromer or stereoisomer,
	17	at the stage of triol 66 and 1 and there he's referring to
	18	the chemistry he developed that's in the '117 patent.
	19	${\sf Q}$. How does this support your opinion with respect to
)0 : 15	20	failure of others?
	21	A. Well, again he's saying that the unacceptably low
	22	recovery of the final product from the prior art, was just not
	23	useful for practical way to make and sell this drug.
	24	$Q_{{\boldsymbol{\cdot}}}$ Now, let's turn to unexpected results. In your opinion,
)0 : 15	25	Professor Williams, is it unexpected that the claimed

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	1	intramolecular cyclization reaction was able to be used to
	2	prepare a selectively produced isomeric treprostinil compound?
	3	A. Yes.
	4	Q. And let me show you PTX-574. Do you recognize PTX-574,
)0 : 16	5	Doctor?
	6	A. Yes.
	7	Q. What is it?
	8	A. This is a review article that was published in 2004, the
	9	title of which is When the Pauson-Khand and Pauson-Khand Type
)0 : 16	10	Reactions Can Be Go Awry, a Plethora of Unexpected Results.
	11	Q. And did did you rely upon this document in rendering
	12	your opinions on secondary considerations?
	13	A. Yes. This is one of the things I relied on.
	14	MR. CARSTEN: Your Honor, I move to admit PTX-574,
)0 : 16	15	please.
	16	MR. STEINDLER: No objection.
	17	THE COURT: All right, admitted.
	18	(Plaintiff's Exhibit 574 was marked into evidence.)
	19	BY MR. CARSTEN:
)0 : 16	20	${\sf Q}$. Did any particular passage from this unexpected results
	21	article support your opinion?
	22	A. Yes, actually the article is full of relevant
	23	information, but Section 2.2 which is shown on this
	24	demonstrative slide, alternative titled Alternative
)0 : 16	25	Pathways, the authors actually classified into five different
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	1	families of undesirable side reactions that attempted the
	2	Pauson-Khand reactions have been documented the undergo. And
	3	for example, then in the first one there's something like
	4	seven, under A other modes of reaction there's like seven
)0 : 17	5	different types of reaction manifolds that were identified in
	6	the literature, again this is a review article. So there's
	7	five families of alternative pathways, and so clearly the
	8	literature taught that the Pauson-Khand type reactions are
	9	very unpredictable, you get all kinds of strange side products
)0 : 17	10	that are not the desired five membered ring with the double
	11	bond and the and the carbonyl group cyclopentanone that's
	12	formed in the classical Pauson-Khand reaction which is formed
	13	in the '117 patent process to make the tricyclic intermediate
	14	that we've been talking about the last couple weeks.
)0:18	15	${\sf Q}$. How commonly are used Pauson-Khand or Pauson-Khand type
	16	reactions in the pharmaceutical manufacture?
	17	A. To my knowledge extremely rare. In fact as far as I
	18	know, the manufacture of treprostinil is the only example of
	19	the industrial use of the Pauson-Khand reaction.
)0 : 18	20	Q. I'd like to show you PTX-571. What is PTX-571?
	21	A. Yes, this is another review article, titled the Medicinal
	22	Chemists Toolbox, An Analysis of Reactions Used in the Pursuit
	23	of Drug Candidates. And in this review article the authors
	24	analyze something like 3,500 drug candidates and drugs and the
00:18	25	chemistry that was used to make those drug candidates and

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	1	drugs. And lists the most popular or commonly used reactions
	2	in pharmaceutical manufacture and the Pauson-Khand reaction is
	3	not on the list at all.
	4	Q. Is this an article that you relied upon in rendering your
)0 : 19	5	opinions on secondary considerations?
	6	A. Yes, it is.
	7	MR. CARSTEN: Your Honor, we move to admit PTX-571.
	8	MR. STEINDLER: No objection.
	9	THE COURT: All right, it's admitted.
)0 : 19	10	(Plaintiff's Exhibit 571 was marked into evidence.)
	11	MR. CARSTEN: Thank you, your Honor.
	12	BY MR. CARSTEN:
	13	Q. Is there any particular passage from the this roughly
	14	review article PTX-571 that informed your opinions regarding
)0 : 19	15	unexpected results?
	16	A. Yes. And so, here, on the on this demonstrative,
	17	which is from that review article, here's shown in terms of
	18	synthetic complexity the authors analyzed 3,566 compounds that
	19	were either drug candidates or drugs, and they're able to find
)0 : 19	20	traceable routes for almost three thousand of them. And they
	21	classified them into two different levels of complexity, one
	22	was the number of chemical steps that required in the
	23	synthesis of each of those drugs or drug candidates. And in
	24	the case of treprostinil as described in the '117 patent
)0 : 20	25	example 1, that's a 15 step synthesis, and the top chart here

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	1	shows the number of steps covering these roughly three
	2	thousand drugs and drug candidates, and this graph maxes out
	3	at 10 steps. So above 10 steps treprostinil would be, you
	4	know, off the charts. So in terms of sheer molecular
)0 : 20	5	complexity based on number of steps to put this molecule
	6	together treprostinil is is an outlier.
	7	Q. What is the chart on the bottom of this this
	8	demonstrative show?
	9	A. Yes. And so the second complexity criteria that they
00:20	10	looked at were the number of stereogenic centers. And as you
	11	can see over at zero on the left-hand side most of the drug or
	12	drug candidates had zero stereogenic centers. Treprostinil
	13	has five stereogenic centers as we've heard in the last couple
	14	of weeks, and on this chart none of the drugs or drug
00:21	15	candidates had five stereogenic centers. And ones with more
	16	than five is a very very diminishing tiny fraction of the
	17	total. So again, in terms of complexity with regard to
	18	stereogenic centers, treprostinil again is an outlier.
	19	Q. So, how does this article inform your opinions with
)0 : 21	20	respect to the unexpected results of the intramolecular
	21	cyclization reaction, and the preparation of stereoselectively
	22	produced isomeric treprostinil compound?
	23	A. Well, the fact that Pauson-Khand or Pauson-Khand type
	24	reactions are not mentioned in this article at all, so it
00:21	25	certainly wasn't the go-to reaction to make multistep complex

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1 drug candidates with multiple stereogenic centers. 2 Ο. Just for the record, the page that we excerpted here is PTX-71 at Bates number 70000; right? 3 4 Α. Yes. That's correct. 00:22 5 Ο. Did you form any opinions relating to nexus of the claimed invention to any commercial success? 6 Α. 7 Yes. 8 0. What's that opinion? 9 Α. Yes. So my opinion is that there is a nexus between the)0:22 10 '117 patent claims and the commercial success of Remodulin. 11 Ο. Why? Α. 12 I think I have a demonstrative that speaks to that. 13 0. Okav. 14 Α. So this is from a Journal of Organic Chemistry article that was written by Dr. Moriarty, and I lifted two quotes out)0:22 15 16 of this article. And he says here first: Unfortunately this 17 low level of stereo -- control of stereochemistry in the route 18 led to significant separation problems in obtaining the final product, and could not be used to fulfill our scale-up needs 19 00:23 20 for development of UT-15, which is treprostinil. And there 21 he's referring again to the prior art Upjohn synthesis, the 22 '814 patent.

23 And he also says: With regard to both the '075 and the
24 '814, these routes, although conceptually appealing were
25 deemed inadequate to the task of producing kilogram quantities

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	1	of UT-15, and accordingly a novel synthetic route was
	2	required.
	3	${\sf Q}$. How does that support your opinion there's a nexus
	4	between the '117 patent claims and the commercial success of
00:23	5	Remodulin?
	6	A. Well, there was no previous commercial production of
	7	treprostinil using the prior art, methods, and the '117 patent
	8	was the the enabling technology that allowed the Remodulin
	9	drug to be launched and is now I think very commercially
00:24	10	successful.
	11	${\sf Q}$. Do you think Remodulin would exist without the '117
	12	patent?
	13	A. I don't think so.
	14	$Q_{{\boldsymbol{\cdot}}}$ Did Dr. Rothblatt's testimony also support your opinion
00:24	15	in any way?
	16	A. Yes.
	17	Q. How so?
	18	A. Well, she again after going to great expense and of
	19	licensing in the patent portfolio from Upjohn by Burroughs
00:24	20	Wellcome, she learned that she couldn't use the prior art to
	21	make and develop the drug, and actually ended up having to
	22	self she funded herself additional research to come up with
	23	a practical synthesis of this drug. And Dr. Moriarty and his
	24	group answered that call, and successfully tackled the problem
00:24	25	and now "viola!", after the '117 patent technology was

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	1	invented reduced to practice, now we have a real drug.
	2	${\sf Q}$. Have you summarized your opinions with respect to
	3	secondary considerations on a slide?
	4	A. Yes.
)0 : 25	5	Q. Can you just walk the Court through that, please?
	6	THE COURT: Could you just go back to the prior
	7	slide? Could I have the Bates page?
	8	MR. CARSTEN: I apologize, your Honor. This is from
	9	Dr. Moriarty's Journal of Organic Chemistry article, that's
)0 : 25	10	DTX-171 in evidence, at pages 5997 seven and 5998.
	11	THE COURT: All right, thank you.
	12	BY MR. CARSTEN:
	13	${\sf Q}$. Would you please describe or summarize your opinions
	14	related to secondary considerations, Professor Williams?
)0 : 25	15	A. Certainly. So the summary of my opinion is shown here,
	16	and first there was in my opinion a long felt need for
	17	stereoselectively produced treprostinil. Secondly, others
	18	tried but failed to prepare stereoselectively produced
	19	treprostinil. Third, the claimed intramolecular cyclization
)0 : 26	20	reaction, the Pauson-Khand reaction, was an unexpected result.
	21	And finally there is a nexus between the '117 patent claims
	22	and Remodulin's commercial success.
	23	${\sf Q}$. Is there any doubt in your mind on any of those
	24	conclusions?
)0 : 26	25	A. I have no doubt.

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	1	MR. CARSTEN: Pass the witness.
	2	THE COURT: All right, thank you.
	3	Mr. Steindler?
	4	(CROSS-EXAMINATION OF ROBERT M. WILLIAMS, PH.D. BY MR.
00:26	5	STEINDLER:)
	6	Q. Good morning, Dr. Williams.
	7	A. Good morning.
	8	${\tt Q}{\scriptstyle \bullet}$ The original IND for treprostinil was submitted by
	9	Burroughs Wellcome for the treatment of congestive heart
00:26	10	failure; right?
	11	A. I think that's correct.
	12	${\tt Q}.$ And the IND was terminated by Burroughs Wellcome because
	13	of a failure in a clinical trial; right?
	14	A. I don't know if that was the exclusive reason.
00:27	15	MR. STEINDLER: Can we go to DTX-459, please?
	16	Q. You recall this document, DTX-459, which is in evidence
	17	is the History and Process Validation Rationale For the
	18	Treprostinil Manufacturing Process; right?
	19	A. Yes.
00:27	20	Q. You're familiar with this document; right?
	21	A. Yes, I've seen this document.
	22	MR. STEINDLER: Can we turn to the page Bates
	23	stamped 1096012, please. And just blow up the second
	24	paragraph.
00:27	25	Q. You'll see, among other things, it was stated that in the

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	1	last sentence that at a certain point Flolan failed as a
	2	treatment for congestive heart failure at Glaxo and this
	3	project was stopped at Wellcome; right?
	4	A. That's what it says.
)0 : 28	5	Q. So that strike that.
	6	Burroughs Wellcome stopped the project for treprostinil
	7	because of a failure in a clinical trial, not anything to do
	8	with the manufacturing process; right?
	9	MR. CARSTEN: Your Honor, I object; calls for
)0 : 28	10	speculation.
	11	THE COURT: Well, if you can answer the question,
	12	you may.
	13	THE WITNESS: I think like I just said, there might
	14	have been other considerations as well. This certainly was
)0 : 28	15	one.
	16	BY MR. STEINDLER:
	17	$Q_{{\boldsymbol{\cdot}}}$ But you don't know that there's any other reason besides
	18	the failure in the clinical trial that caused Burroughs
	19	Wellcome to decide to stop this project; right?
)0 : 28	20	A. I don't know for sure.
	21	Q. Now, at a certain point, Dr. Rothblatt got in touch with
	22	Glaxo and then decided that there would be a transfer to UTC
	23	of the patents and the pending IND for treprostinil; right?
	24	A. I don't remember all the documents that were transferred,
)0 : 29	25	but certainly I do recall that she said that she licensed the

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2 Ο. So -- and this took place at around the beginning of 1997; right? 3 4 Α. I don't recall the exact date.)0:29 5 Ο. Well, let's go to your slide number 3 that we just looked 6 at. You're referring here to DTX-372 at pages 176 and 177; 7 right? 8 Α. Yes. 9 Ο. And it says: At the planning stage in 1997, our initial)0:29 10 approach was directed towards improving the Upjohn lot. 11 Right? 12 Α. Yes, that's what it says. 13 Ο. So to the extent to which there was a need for a new 14 process to make treprostinil, that need began in 1997; right? 15 Α. 00:30 No. 16 O. Let's turn to -- back to DTX-459, please. 17 MR. STEINDLER: And can we go to 1096011. And can 18 you blow up these last two paragraphs. 19 0. Again, this is a document that pertains to the history of the treprostinil project at UTC; right? 00:30 20 21 Α. May I read it? 22 Ο. Of course. 23 (Witness reviewing.) 24 Α. Okay, I've read the paragraph. What was your question? 00:31 25 Q. The question is, this is UTC's own document about its

1 patents.

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	1	process that led to the development of treprostinil; correct?
	2	A. I didn't quite understand your question.
	3	THE COURT: Please rephrase.
	4	Q. Let's go back to the first page of this document, please.
)0:31	5	DTX-459 is UTC's own document relating to the history of the
	6	treprostinil manufacturing process; correct?
	7	A. Okay, yeah, that's the title of the document.
	8	Q. So that's a correct statement, this is this is UTC's
	9	own document pertaining to the history of the treprostinil
)0 : 32	10	<pre>manufacturing process; right?</pre>
	11	A. Yes, that's UTC own document.
	12	MR. STEINDLER: Then can we turn to 1096011 again
	13	and blow up these two paragraphs.
	14	Q. Are you with me?
)0 : 32	15	A. I'm with you.
	16	${f Q}$. And it says, among other things, that Dr. Rothblatt
	17	approached Glaxo, licensed these patents and the last of the
	18	composition matter patents were licensed in January of 1997;
	19	right?
)0 : 32	20	A. Yes, that's when the composition matter patents were
	21	licensed, that's correct.
	22	${f Q}$. And then it says: The development of treprostinil as an
	23	improved treatment for pulmonary hypertension began in
	24	earnest. Right?
)0 : 32	25	A. Yes.

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	1	Q. So, UTC's project to develop treprostinil, as an improved
	2	treatment for pulmonary hypertension, began in earnest in or
	3	around January of 1997; right?
	4	A. No. So it says here that just reading from what you have
)0 : 33	5	in front of me that it says it took Rothblatt seven months to
	6	license the compound from Glaxo, she founded United
	7	Therapeutics in 1996 and certainly there was a need before
	8	then, the disease didn't spontaneously start in 1997.
	9	${\sf Q}$. But before then there was no project to develop
)0 : 33	10	treprostinil for treating pulmonary hypertension; right?
	11	A. Well, the project at Upjohn which was started in the late
	12	1970s and early 1980s, was developing this family of
	13	prostacyclin derivatives way back then.
	14	${\sf Q}$. The product that was developed at Upjohn was used in an
)0 : 34	15	IND to treat congestive heart failure; right?
	16	A. Yes, but that doesn't mean that's the only use that that
	17	type of prostacyclin could be used for its biological
	18	biological mode of action of prostacyclin is well known.
	19	${\sf Q}$. There was never any application to the FDA to use
)0 : 34	20	treprostinil to treat pulmonary hypertension until Dr.
	21	Rothblatt and UTC took over this application in 1997; right?
	22	A. That part seems to be correct.
	23	Q. And can we strike that.
	24	The '117 patent was filed on October 24, 1997; right?
)0:34	25	A. I don't have the patent in front of me, but I'll accept

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1 your representation on the date. 2 Ο. Let's just look at DTX-2, please, just so that we have 3 the date straight here. 4 MR. STEINDLER: Can you blow up the -- and can you focus here on this filing date, October 24, 1997. 00:35 5 6 Do you see that in the '117 patent? Ο. 7 (Witness reviewing.) 8 Α. I don't see the date you're referring to. 9 Q. So if you look at the related U.S. application data, 10 there's --00:35 11 Α. Oh, I see it. 12 0. There's a date here October 24, 1997; right? Α. 13 Yes. 14 Q. And you're aware that that's stipulated by the parties as 15 00:36 the priority date for the '117 patent; right? 16 Α. Yes. 17 Q. So what we're looking at in terms of long felt need is 18 somewhere between January of 1997, and October 24, 1997; 19 right? 20 Α. 00:36 No. 21 0. So your view is that there was a need for this even 22 though no one was working on treprostinil for pulmonary 23 hypertension until UTC took this over; right? 24 Α. Of course there was a need, yes. 25 00:36 MR. STEINDLER: Can we pull up DTX-494. It's

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	1	already in evidence.
	2	Q. You'll recognize this document is a manufacturing
	3	agreement with between United Therapeutics and Steroids,
	-	
	4	Ltd.; right?
)0 : 36	5	A. Yes, I see that.
	6	MR. STEINDLER: May I approach, your Honor?
	7	THE COURT: Yes, you may.
	8	(Handing to Court and witness.)
	9	THE COURT: Thank you.
)0 : 37	10	BY MR. STEINDLER:
	11	Q. Within this document, which is a strike that.
	12	This document has a series of different documents
	13	within it as it was produced to us by UTC, and I'd like to
	14	turn to the page Bate stamped 686. Are you with me?
)0 : 37	15	A. Yes.
	16	${\sf Q}$. This is a proposal that Dr. Moriarty and his group made
	17	to UTC to develop a process for making treprostinil; right?
	18	A. Yes. I haven't looked at this document recently, but I'm
	19	with you, go ahead.
)0 : 38	20	Q. And the proposal is dated February 7, 1997; right?
	21	A. Yes.
	22	Q. And the patent was filed on October 24, 1997; right?
	23	A. Yes.
	24	${f Q}$. So Dr. Moriarty and his group were able to come up with a
)0 : 38	25	new synthesis that is claimed in the '117 patent between

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	1	February 7, 1997, and October 24, 1997; right?			
	2	A. Yes.			
	3	Q. Now, you will recall that that Dr. Aristoff's group at			
	4	Upjohn was able to make a 167 gram lot of treprostinil using			
)0 : 39	5	the '814 patent process; right?			
	6	A. Yes.			
	7	Q. And that 167 gram batch also had along with it an			
	8	additional 127 strike that.			
	9	In addition to the 167 gram portion of it there was			
)0 : 39	10	they also made another 120 grams in that same from that			
	11	<pre>same material; right?</pre>			
	12	A. Yes.			
	13	Q. So all in, Upjohn was able to make a batch of 287 grams			
	14	of treprostinil using the prior art process; right?			
)0 : 39	15	A. Yes, with an extraordinarily difficult separation that			
	16	was and extremely low yield and recovery, yes.			
	17	Q. The purity level of that lot was above 95 percent; right?			
	18	A. That's my recollection, yes, that's correct.			
	19	$Q_{{\boldsymbol{\cdot}}}$ And that 287 gram batch would meet UTC's FDA approved			
)0 : 40	20	specification for treprostinil; right?			
	21	A. I believe that's correct.			
	22	Q. Now, let's turn back to DTX-459, the UTC history and			
	23	process validation memo regarding the treprostinil			
	24	manufacturing process. Okay?			
00:40	25	A. I'm with you.			

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	1	MR. STEINDLER: Can we go to the page Bate stamped	
	2	1096012, please. And blow up the second full paragraph on	
	3	that page.	
	4	Q. Are you with me?	
)0 : 41	5	A. Yes.	
	6	$Q_{{\scriptscriptstyle \bullet}}$ And you see in language that we've looked at before in	
	7	this case, that their concern was that the prior art process	
	8	was uneconomical since the cost per kilogram would be over a	
	9	million dollars; right?	
00:41	10	A. That's what it says, yes.	
11 Q. Let's now turn to PTX		Q. Let's now turn to PTX-494. And within PTX-494 let's go	
	12	to the page Bate stamped 681. Are you with me?	
	13	A. Yes.	
	14	$Q_{{\boldsymbol{\cdot}}}$. You recognize that this is a letter from what was then	
)0 : 42	15	called LungRX later UTC, to Dr. Moriarty; right?	
	16	A. I see that.	
	17	$Q_{{\boldsymbol{\cdot}}}$ And he's authorizing Dr. Moriarty to proceed based on a	
18 letter dated October 8th, 1997, to make an initial		letter dated October 8th, 1997, to make an initial batch of	
19 treprostinil; correct?		<pre>treprostinil; correct?</pre>	
00:42	20	A. I see that, yes.	
	21	Q. And the cost of that batch is strike that.	
	22	That was for a 300 gram batch; right?	
	23	A. That's what it says yes.	
	24	Q. And the cost of that 300 gram batch was going to be	
)0 : 42	25	\$299,000; right?	

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	1	A. Well, it says at a maximum cost of \$299,000.
	2	Q. $$299,000$ for 300 grams is just about a million dollars
	3	for a kilogram; right?
	4	A. Well, they were giving him a generous budget during the
)0 : 43	5	development phase to make an initial batch of material.
	6	Q. This is strike that.
	7	This letter, which is dated 21 October 1997, is just
	8	three days before the '117 patent application was filed;
	9	right?
)0 : 43	10	A. Yes.
	11	Q. And at that time the cost using the '117 patent process
	12	was roughly a million dollars a kilogram; right?
	13	A. Not necessarily, no.
	14	${\tt Q}{\textstyle {\scriptstyle \bullet}}$. This letter is authorizing the cost to be about a
)0 : 43	15	hundred strike that.
	16	This letter by LungRX dated 21 October 1997, is
	17	authorizing Dr. Moriarty and his group to make treprostinil
	18	using the '117 patent process at about a million dollars a
	19	kilogram; correct?
)0:44	20	A. Yes, but like I said it's at a maximum cost number one;
	21	number two, this was a development phase of the project and
	22	very often when you're working things out an experimental run
	23	may fail, so he was given a budget, but I understand that the
	24	manufacturing cost is way below that.
)0:44	25	${\sf Q}.$ At this stage, just at the time the patent application

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	1	was being filed, the manufacturing cost was about comparable			
	2	to the cost used in the Upjohn process; right?			
	3	A. Again, not necessarily, this is the budget he was given.			
	4	I have no idea if he spent \$299,000 to make 300 grams.			
)0 : 45	5	Q. All right.			
	6	MR. STEINDLER: Well, let's go to the page Bate			
	7	stamped 678. And blow up the top paragraph.			
	8	Q. Now, this is a date strike that.			
	9	This is a letter this is a letter			
)0 : 45	10	THE COURT: You can't read it, Mr. Steindler.			
	11	MR. STEINDLER: Judge, I realize that, but this is			
	12	how it was produced to us by UTC, and I think we can read it.			
	13	Its pertinent parts.			
	14	BY MR. STEINDLER:			
)0 : 45	15	Q. First of all, this is a letter dated October 8, 1997 that			
	16	the previous letter that we just looked at was referring to;			
	17	17 correct?			
	18	A. I don't know, I can't read it.			
	19	Q. So, in this sentence here it says: At the present stage			
00:46 20 of development of our new synthesis the cost is \$997		of development of our new synthesis the cost is \$997 a gram.			
	21	1 Right?			
	22	A. I can't read it.			
	23	Q. Well, this is how the document was produced to us by UTC.			
	24	THE COURT: Just ask questions, Mr. Steindler.			
)0 : 46	25	Q. Your testimony, sir, is that you cannot read that this			

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Williams - Cross - Steindler

1 sentence says: At the present stage of development of our new 2 synthesis the cost is \$997 a gram? 3 A. I can read -- I can make out some of the words, but to me 4 this is an illegible document. 00:47 5 Ο. So let's go back to the previous page. This is LungRX referencing the previous letter that we looked at, of 8 6 October 1997; correct? 7 8 Α. Yes, that's what it says. 9 Ο. And by this letter we authorize you to proceed in the 00:47 10 production of this initial batch at a maximum cost of \$299,000 11 for 300 grams. Right? Α. 12 That's what it says. 13 Ο. And that would work out to \$997 a gram; right? 14 Α. Okay, that math is accurate. 15 0.)0:47 So at this stage, at the time that UTC was -- strike 16 that. 17 At this stage, at the time that UTC was filing its patent application on the '117 patent process, the cost of 18 19 making treprostinil by the '117 patent, was essentially the same as the cost of making treprostinil by the prior art '814 00:48 20 21 patent process; right? 22 Α. No, not necessarily as I think I already answered. I 23 think you've already asked me this question. 24 MR. STEINDLER: No further questions. 25 00:48 THE COURT: All right. Redirect?

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	1	(REDIRECT EXAMINATION OF ROBERT M. WILLIAMS, PH.D. BY MR.		
	2	CARSTEN:)		
	3	Q. Professor Williams, before United Therapeutics took over		
	4	the treprostinil compound, was Upjohn trying to improve the		
)0:48	5	synthesis?		
	6	A. Yes.		
	7	Q. And with respect to Dr. Aristoff, did Dr. Aristoff say		
	8	that he was trying to improve the '814 synthesis as well?		
	9	A. Yes, I heard him testify to that the other day.		
)0 : 49	10	Q. What did he say?		
	11	A. He said that he tried to make the '814 synthesis		
	12	stereoselective, but he failed.		
	13	Q. I'd also like to show you PTX-1, if I could.		
	14	MR. STEINDLER: Mr. Merisier, would you be so kind?		
)0 : 49	15	Q. Are you familiar with the PTX-1?		
	16	A. Yes.		
	17	Q. What is PTX-1?		
	18	A. This is the so-called '222 patent.		
	19	Q. Now, did you consider the '222 patent in your analysis in		
)0 : 49	20	this case?		
	21	A. Yes, I haven't looked at this in a while, but yes, I did.		
	22	MR. STEINDLER: Objection. I didn't cross him on		
	23	the '222 patent and he didn't say anything about it in direct.		
	24	THE COURT: Sustained.		
)0 : 49	25	BY MR. CARSTEN:		

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Williams - Redirect - Carsten

	1	${\sf Q}$. Do you recall Mr. Steindler suggested that no one had
	2	tested or had worked on treprostinil in connection with
	3	pulmonary hypertension until UT took it over in 1997; right?
	4	MR. STEINDLER: That was not my testimony or that
)0 : 50	5	was not what I suggested, and I object to this question.
	6	THE COURT: Frank, can you repeat the question?
	7	(Question read back by the reporter.)
	8	THE COURT: You're going to have to rephrase. So
	9	the objection is sustained.
)0 : 50	10	MR. CARSTEN: Sure.
	11	BY MR. CARSTEN:
	12	${\tt Q}{\scriptstyle \bullet}$ You recall Mr. Steindler asking you about the development
	13	work at UT for treprostinil beginning in earnest in early
	14	1997; right?
)0 : 50	15	A. Yes, I remember that question.
	16	${\sf Q}$. And that was in connection with the development being
	17	done for pulmonary hypertension; right?
	18	A. Yes.
	19	$Q_{{\boldsymbol{\cdot}}}$ Did you see any evidence in connection with your work in
)0 : 50	20	this case that someone had been working with treprostinil in
	21	connection with pulmonary hypertension well before that date?
	22	A. Yes, we were just looking at it in the '222 patent.
	23	Q. I'm sorry; what was that?
	24	A. We were just looking at it in the '222 patent.
)0 : 51	25	Q. What about the '222 patent suggested to you that someone

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Williams - Redirect - Carsten

	1	was looking at treprostinil for pulmonary hypertension before			
	2	1997?			
	3	A. I don't remember the exact date, but I understand it's			
	4	earlier.			
)0 : 51	5	Q. I'd like to put up PTX-1, the '222 patent.			
	6	MR. STEINDLER: Same objection, your Honor.			
	7	THE COURT: Well, you opened up the subject on			
	8	whether or not there was research being done earlier, and I			
	9	think that was the point of the question. So I'll allow it.			
)0 : 51	10	MR. CARSTEN: Thank you, your Honor.			
	11	BY MR. CARSTEN:			
	12	$Q_{{\boldsymbol{\cdot}}}$ Do you see that there's a related U.S. application data			
	13	here?			
	14	A. Yes.			
)0:51	15	$Q_{{}\!{}_{{}}}$ And what's the date of the related U.S. application?			
	16	A. June 16th, 1989.			
	17	Q. How long before 1997 is that?			
	18	A. Let's say 18 years.			
	19	Q. I think it's eight years.			
)0 : 52	20	A. I'm sorry; eight years.			
	21	Q. Forget to carry the 1.			
	22	MR. CARSTEN: Your Honor's, move to admit PTX-1.			
	23	THE COURT: Any objections?			
	24	MR. STEINDLER: I'm going to object to it as on			
)0 : 52	25	relevance grounds.			

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Williams - Redirect - Carsten

	1	THE COURT: I'll admit it for the limited purpose of
	2	determining the dates of that research, if that's what we're
	3	trying to do, which would be June 16, 1989.
	4	MR. CARSTEN: Thank you, your Honor.
)0 : 52	5	(Plaintiff's Exhibit 1 was marked into evidence.)
	6	MR. CARSTEN: Just for clarity sake, can we go to
	7	the claims of the '222, please. And the claims are down at
	8	the bottom. On the right-hand column, Mr. Merisier.
	9	THE COURT: So why are we going to the claims?
)0 : 52	10	MR. CARSTEN: Your Honor, I just want to get on the
	11	record that the claims actually deal with the treprostinil
	12	molecule and for pulmonary hypertension.
	13	BY MR. CARSTEN:
	14	$Q_{{\boldsymbol{\cdot}}}$. Would you just describe your understanding of the claims
)0 : 53	15	please, Professor Williams?
	16	A. Yes. So I guess I'll just read: A method of treating
	17	pulmonary hypertension in the patient which comprises
	18	administering to said patient effective pulmonary hypertension
	19	treatment amount of the compound 9-deoxy-2 prime 9, et cetera,
)0 : 53	20	et cetera, which is the complex chemical name of treprostinil.
	21	Q. The treprostinil molecule?
	22	A. Yes.
	23	MR. CARSTEN: I have nothing further, your Honor.
	24	THE COURT: All right. Any re
)0 : 53	25	MR. STEINDLER: Let's stay right on this claim here

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1 with the '222 patent. 2 (RECROSS-EXAMINATION OF ROBERT M. WILLIAMS, PH.D. BY MR. **3** STEINDER:) 4 Ο. Does claim -- strike that. 00:53 5 Do any of the claims of the '222 patent, cover a stereoselectively produced isomeric compound that is 6 treprostinil? 7 8 MR. CARSTEN: Your Honor, this goes well beyond the 9 scope of my redirect. 10 00:53 THE COURT: Well, you know, the problem with it is 11 that you opened it up now, you brought the claims in, now he 12 wants to ask about the claims. So I'll allow it. 13 MR. CARSTEN: Thank you. 14 THE COURT: In a limited fashion. So, you are 15 00:54 trying to say the claims don't relate to the issues that we're 16 dealing with? 17 MR. STEINDLER: I'm trying to find out what this 18 expert's opinion is on that subject, correct. 19 THE COURT: Okay. 20 00:54 THE WITNESS: What was the question? 21 THE COURT: Please restate it. 22 BY MR. STEINDLER: 23 Q. Do any of the claims of the '222 patent, cover a 24 stereoselectively produced isomeric compound that is the 00:54 25 treprostinil compound?

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Williams - Recross - Steindler

	1	A. I don't know, I haven't considered it.		
	2	Q. With respect to the '222 patent, there was no effort that		
	3	you're aware of, to commercialize treprostinil for treating		
	pulmonary hypertension, until Dr. Rothblatt and her team took			
)0 : 55	5	over the IND from Burroughs Wellcome in 1997; right?		
	6 A. I don't know.			
	7	MR. STEINDLER: Nothing further.		
	8	THE COURT: All right. Okay, Doctor, thank you.		
	9	You may step down.		
)0 : 55	10	THE WITNESS: Thank you, your Honor.		
	11	(Witness excused.)		
	12	THE COURT: How long is the next witness?		
	13	MR. JACKSON: I have a brief application to make,		
	14	your Honor. I'm happy to do it now or after a break.		
)0 : 55	15	THE COURT: You can make an application now.		
	16	MR. JACKSON: Okay. I want to raise an issue that		
	17	has come to our attention, when Dr. White was on the stand		
	18	after both I was done with my direct and Mr. Steindler was		
	19	done with his cross-examination, the Court asked a couple of		
)0 : 55	20	questions of Dr. White.		
	21	Could you pull up the transcript at 1708?		
	22	And the Court was asking about whether or not		
	23	certain things were obvious, about whether or not use of the		
	24	SDF with the compound was obvious. And I think there was a		
)0 : 56	25	miscommunication between the Court and Dr. White, about		

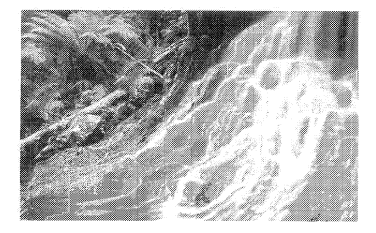
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Conceptual Chemistry

Understanding Our World of Atoms and Molecules

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G6 Glossary

physical dependence A dependence characterized by the need to continue taking a drug to avoid withdrawal symptoms.

physical model A representation of a system that helps us predict how the system behaves.

physical property Any physical attribute of a substance, such as color, density, or hardness.

point source A specific, well-defined location where pollutants enter a body of water.

polar bond A chemical bond having a dipole.

polymer Along organic molecule made of many repeating

potential energy Stored energy.

power The rate at which energy is expended.

precipitate A solute that has come out of solution.

principal quantum number *n* An integer that specifies the quantized energy level of an atomic orbital.

probability cloud The pattern of electron positions plotted over time to show the likelihood of an electron being at a given position at a given time.

producer An organism at the bottom of a trophic structure.

product A new material formed in a chemical reaction, appearing after the arrow in a chemical equation.

protein A polymer of amino acids, also known as a polypeptide.

proton A positively charged subatomic particle of the atomic nucleus.

psychoactive Said of a drug that affects the mind or behavior.

psychological dependence A deep-rooted craving for a drug.

pure The state of a material that consists of a single element or compound.

quantum hypothesis The idea that light energy is contained in discrete packets called quanta.

quantum A small, discrete packet of light energy.

rad A unit for measuring radiation dosage, equal to 0.01 joule of radiant energy absorbed per kilogram of tissue.

radioactivity The tendency of some elements, such as uranium, to emit radiation as a result of changes in the atomic nucleus.

reactant A starting material in a chemical teaction, appearing before the arrow in a chemical equation.

reaction rate A measure of how quickly the concentration of products in a chemical reaction increases or the concentration of reactants decreases.

recombinant DNA A hybrid DNA composed of DNA strands from different organisms. reduction The process whereby a reactant gains one or more electrons.

rem A unit for measuring radiation dosage, obtained by multiplying the number of rads by a factor that allows for the different health effects of different types of radiation.

replication The process by which DNA strands are duplicated.

reverse osmosis A technique for purifying water by forcing it through a semipermeable membrane.

ribonucleic acid A nucleic acid containing a fully oxygenated ribose sugar.

saccharide Another term for carbohydrate. The prefixes *mono-*, *di-*, and *poly-* are used before this term to indicate the length of the carbohydrate.

salinization The process whereby irrigated land becomes more salty.

salt An ionic compound formed from the reaction between an acid and a base.

saturated hydrocarbon A hydrocarbon containing no multiple covalent bonds, with each carbon atom bonded to four other atoms.

saturated solution A solution containing the maximum amount of solute that will dissolve.

scientific hypothesis A testable assumption often used to explain an observed phenomenon.

scientific law Any scientific hypothesis that has been tested over and over again and has not been contradicted. Also known as a scientific principle.

semipermeable membrane A membrane that allows water molecules to pass through its submicroscopic pores but not solute molecules.

sensory neuron A peripheral neuron that transmits electrical signals from the senses to the central nervous system.

soil horizon A layer of soil.

solid Matter that has a definite volume and a definite shape.

solubility The ability of a solute to dissolve in a given solvent.

soluble Capable of dissolving to an appreciable extent in a given solvent.

solute Any component in a solution that is not the solvent.

solution A homogeneous mixture in which all components are in the same phase.

solvent The component in a solution present in the largest amount.

specific heat capacity The quantity of heat required to change the temperature of 1 gram of a substance by 1 Celsius degree.

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United States Patent [19]

Aristoff

[54] INTERPHENYLENE CARBACYCLIN DERIVATIVES

- [75] Inventor: Paul A. Aristoff, Portage, Mich.
- [73] Assignee: The Upjohn Company, Kalamazoo, Mich.
- [21] Appl. No.: 690,803
- [22] Filed: Jan. 11, 1985
- [51] Int. Cl.⁴ C07C 177/00

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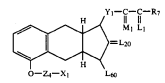
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Primary Examiner—Paul J. Killos Attorney, Agent, or Firm—L. Ruth Hattan

[57] ABSTRACT

A compound of the formula



and intermediates useful in preparing same.

11 Claims, No Drawings

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FIELD OF THE INVENTION

The present invention relates to novel pharmaceutically useful compounds which are carbacyclin analogs having a tricyclic nucleus.

PRIOR ART

Related interphenylene carbacyclins are described and claimed in U.S. Pat. No. 4,306,075, U.S. Pat. No 4,306,076, and EP No. 87237 (Derwent No. 754477). Compounds having a 5-membered oxa ring are described in European Pat. No. 24-943 (Derwent No. 19801D).

Carbacyclin and closely related compounds are known in the art. See Japanese Kokai Nos. 63,059 and 63,060, also abstracted respectively as Derwent Farm- 20 doc CPI Numbers 48154B/26 and 48155B/26. See also British published specifications No. 2,012,265 and German Offenlungsschrift No. 2,900,352, abstracted as Derwent Farmdoc CPI Number 54825B/30. See also British published applications Nos. 2,017,699 and 2,013,661 25 and U.S. Pat. No. 4,238,414.

The synthesis of carbacyclin and related compounds is also reported in the chemical literature, as follows: Morton, D. R., et al, J. Org. Chem., 44:2880-2887 (1979); Shibasaki, M., et al, Tetrahedron Lett., 433-436 30 (1979); Kojima, K., et al, Tetrahedron Lett., 3743-3746 (1978); Nicolaou, K. C., et al, J. Chem. Soc., Chemical Communications, 1067-1068 (1978); Sugie, A., et al, Tetrahedron Lett., 2607-2610 (1979); Shibasaki, M., Chem. Lett., 1299-1300 (1979), and Hayashi, M., Chem. 35 Lett., 1437-40 (1979); Aristoff, P. A., J. Org. Chem. 46, 1954-1957 (1981); Yamazaki, M., et al, Chem. Lett., 1245-1248 (1981); and Barco, A., et al, J. Org. Chem. 45, 4776-4778 (1980); and Skuballa, W., et al, Angew. Chem. 93, 1080–1081 (1981). The utility and synthesis of $_{40}$ compounds closely related to those claimed herein is described in Aristoff, P. A., and Harrison, A. W., Tetrahedron Lett. 23, 2067-2070 (1982) and in Advances in Prostaglandin, Thromboxane, and Leukotriene Research, Vol. 11, 267 (1983).

7-Oxo and 7-hydroxy-CBA2 compounds are apparently disclosed in U.S. Pat. No. 4,192,891. 19-Hydroxy-CBA₂ compounds are disclosed in U.S. Pat. No. 4,225,508. CBA2 aromatic esters are disclosed in U.S. Pat. No. 4,180,657. 11-Deoxy- Δ^{10} - or Δ^{11} -CBA₂ com- 50 pounds are described in Japanese Kokai No. 77/24,865, published Feb. 24, 1979.

SUMMARY OF THE INVENTION

The present invention provides compounds of For- 55 mula I wherein:

X₁ is

- (1) —COOR₁, wherein R_1 is
- (a) hydrogen;
- (b) (C_1-C_{12}) alkyl;
- (c) (C₃-C₁₀) cycloalkyl;
- (d) (C_7-C_{12}) aralkyl;
- (e) phenyl, optionally substituted with one, 2 or 3 chloro or (C1-C3) alkyl;
- (f) phenyl substituted in the para position by (i) -NHCOR₂₅,
- (ii) —COR₂₆,
 - (iii)

ог (iv) -CH=N-NHCONH₂ wherein R₂₅ is methyl, phenyl, acetamidophenyl, benzamidophenyl, or -NH2; R26 is methyl, phenyl, -NH2, or methoxy; R54 is phenyl or acetamidophenyl; inclusive; or

- (g) a pharmocologically acceptable cation;
- (2) —CH₂OH;

(3) -COL₄, wherein L₄ is

- (a) amino of the formula -- NR51R52 wherein R51 and R52 are
 - (i) hydrogen,

(ii) (C_1-C_{12}) alkyl,

(iii) (C₃-C₁₀) cycloalkyl,

(iv) (C7-C12) aralkyl,

- (v) phenyl, optionally substituted with one 2 or 3 chloro, (C1-C3) alkyl, hydroxy, carboxy, (C2-C5) alkoxycarbonyl, or nitro,
- (vi) (C2-C5) cyanoalkyl,
- (vii) (C2-C5) carboxyalkyl,
- (viii) (C2-C5) carbamoylalkyl,
- (ix) (C_3-C_6) acetylalkyl,
- (x) (C7-C11) benzoalkyl, optionally substituted by one, 2 or 3 chloro, (C1-C3) alkyl, hydroxy, (C_1-C_3) alkoxy, carboxy, (C_2-C_5) alkoxy carbonyl, or nitro,
- (xi) pyridyl, optionally substituted by one, 2 or 3 chloro, (C1-C3) alkyl, or (C1-C3) alkoxy,
- (xii) (C6-C9) pyridylalkyl optionally substituted by one, 2 or 3 chloro, (C1-C3) alkyl, hydroxy, or (C_1-C_3) alkoxy,
- (xiii) (C1-C4) hydroxyalkyl,
- (xiv) (C1-C4) dihydroxyalkyl,
- (xv) (C₁-C₄) trihydroxyalkyl, with the proviso that not more than one of R51 and R52 is other than hydrogen or alkyl;
- (b) cycloamino selected from the group consisting of pyrrolidino, piperidino, morpholino, piperazino, hexamethylenimino, pyrrolino, or 3,4didehydropiperidinyl optionally substituted by one or 2 (C_1-C_{12}) alkyl of one to 12 carbon atoms, inclusive;
- (c) carbonylamino of the formula --NR₅₃COR₅₁ wherein R₅₃ is hydrogen or (C₁-C₄) alkyl and R₅₁ is other than hydrogen, but otherwise defined as above;
- (d) sulfonylamino of the formula -NR53SO2R51, wherein R51 and R53 are defined in (c);
- -CH2NL2L3 wherein L2 and L3 are hydrogen or (4) (C_1-C_4) alkyl, being the same or different, or the pharmacologically acceptable acid addition salts thereof when X1 is -CH2NL2L3; (5) —CN;

wherein Z₄ is -CH₂--, -CH₂CH₂--, -CF₂-- or

- -CH₂CF₂; wherein L_{20} is α -OH, β -H; α -H, β -OH; H,H; α -CH₃, β -H; α -CH₂OH, β -H; =O; or =CH₂; wherein L₆₀ is hydrogen or L₂₀ and L₆₀ taken together form a double bond between positions 10 and 65 11:
- trans—CH=CH, or cis—CH=CH-; wherein

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-0ËR 54,

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taken together is

wherein M_1 is α —H: β —H; =O; α —OH: β —R₅; or α —R₅: β —OH; wherein R₅ is hydrogen or methyl; wherein L₁ is

- (1) α -R₃: β -R₄, α -R₄: β -R₃, or mixtures thereof 15 wherein R3 and R4 are hydrogen, methyl, or fluoro, being the same or different, with the proviso that one of R₃ and R₄ is fluoro only when the other is hydrogen or fluoro;
- (2) or when M_1 is α —H: β —H, L_1 is α —OH: β —R₃, 20 α -R₃: β -OH; or a mixture of α -OH: β -R₃ and α —R₃: β —OH wherein R₃ is hydrogen, methyl, vinyl, or ethynyl;

wherein R7 is

- (1) $-C_mH_{2m}CH_3$, wherein m is an integer from one ²⁵ to 8, inclusive;
- (2) phenoxy optionally substituted by one, 2 or 3 chloro, fluoro, trifluoromethyl, (C1-C3) alkyl, or (C1-C3) alkoxy, with the proviso that not more than two substituents are other than alkyl with the 30 proviso that R7 is phenoxy or substituted phenoxy, only when R₃ and R₄ are hydrogen or methyl, being the same or different;
- (3) phenyl, benzyl, phenylethyl, or phenylpropyl 35 optionally substituted on the aromatic ring by one, 2 or 3 chloro, fluoro, trifluoromethyl, (C1-C3) alkyl, or (C_1-C_3) alkoxy, with the proviso that not more than two substituents are other than alkyl;

(4)
$$\operatorname{cls}$$
--CH==CH--CH₂CH₃;

(5) --- (CH2)2--- CH(OH)--- CH3;

- (6) --- (CH₂)₃--- CH=-C(CH₃)₂;
- (7) $-C_pH_{2p}CH=CH_2$ wherein p is an integer from 2 to 6, inclusive; 45

wherein

$$-C-R_7$$

taken together is (1) (C4-C7) cycloalkyl optionally substituted by one to 3 (C_1 - C_5) alkyl, or (C_1 - C_5) alkenyl; (2) 2-(2-furyl) ethyl; (3) 2-(3-thienyl) ethoxy; 55 (4) 3-thienyloxymethyl; or (5)

and the individual optical enantiomers thereof with the proviso that each compound is other than one formed when the substituents X_1 , Z_4 , L_{20} , Y_1 , M_1 , L_1 , 65 and R7 have the following meanings: X1 is as defined above;

Z4 is -- CH2--, -- CF2--, or -- CH2CF2--;

L₂₀ is α -OH, β -H; α -H, β -OH; H,H; α -CH-₂OH,β—H;

 Y_1 is $-CH_2CH_2-$, -C=C-, trans-CH=CH-, or cis-CH=CH-;

M₁ is α ---OH: β --R₅, or α ---R₅: β --OH wherein R₅ is hydrogen or methyl;

L₁ is $\alpha = R_3:\beta = R_4$, $\alpha = R_4:\beta = R_3$, or a mixture thereof wherein R3 and R4 are hydrogen, methyl, or fluoro, being the same or different, with the proviso that one of R3 and R4 is fluoro only when the other is hydrogen or fluoro; and

 R_7 is as defined above except R_7 is other than -(CH₂)₂--CH==CH₂ and R_7 is other than -C(L1)R7 taken together is as defined above except $--C(L_1)R_7$ is other than (C_4-C_7) cycloalkyl optionally substituted with (C1-C5)alkenyl.

The present invention also provides a new procedure for preparing compounds of Formula I(a) wherein

X₁ is

- (1) $-COOR_1$, wherein R_1 is
 - (a) hydrogen;
 - (b) (C1-C12) alkyl;
 - (c) (C₃-C₁₀) cycloalkyl;
 - (d) (C_7-C_{12}) aralkyl;
 - (e) phenyl, optionally substituted with one, 2 or 3 chloro or (C1-C3) alkyl;
 - (f) phenyl substituted in the para position by (i) $-NHCOR_{25}$,

Î

OCR54

(ii) -COR26,

(iii)

or

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(iv) ----CH==N---NHCONH2 wherein R25 is methyl, phenyl, acetamidophenyl, benzamidophenyl, or -NH2; R26 is methyl, phenyl, -NH2, or methoxy; R54 is phenyl or acetamidophenyl; inclusive; or (g) a pharmacologically acceptable cation;

 $(2) - CH_2OH;$

(3) -COL4, wherein L4 is

(a) amino of the formula -NR₅₁R₅₂ wherein R₅₁ and R₅₂

(i) hydrogen,

(ii) (C1-C12) alkyl,

(iii) (C3-C10) cycloalkyl,

(iv) (C7-C12) aralkyl,

(v) phenyl, optionally substituted with one 2 or 3 chloro, (C1-C3) alkyl, hydroxy, carboxy, (C2-C5) alkoxycarbonyl, or nitro,

(vi) (C2-C5) cyanoalkyl,

(vii) (C2--C5) carboxyalkyl

(viii) (C2-C5) carbamoylalkyl,

- (ix) (C3-C6) acetylalkyl, (x) (C_7-C_{11}) benzoalkyl, optionally substituted by one, 2 or 3 chloro, (C1-C3) alkyl, hydroxy, (C1-C3) alkoxy, carboxy, (C2-C5) alkoxy carbonyl, or nitro,
- (xi) pyridyl, optionally substituted by one, 2 or 3 chloro, (C1-C3) alkyl, or (C1-C3) alkoxy,
- (xii) (C₆-C₉) pyridylalkyl optionally substituted by one, 2 or 3 chloro, (C1-C3) alkyl, hydroxy, or (C_1-C_3) alkoxy,
- (xiii) (C1-C4) hydroxyalkyl,

(xiv) (C1-C4) dihydroxyalkyl,

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(xv) (C1-C4) trihydroxyalkyl, with the proviso that not more than one of R51

and R₅₂ is other than hydrogen or alkyl; (b) cycloamino selected from the group consisting

- of pyrrolidino, piperidino, morpholino, pipera- 5 zino, hexamethylenimino, pyrrolino, or 3,4didehydropiperidinyl optionally substituted by one or 2 (C1-C12) alkyl of one to 12 carbon atoms, inclusive;
- (c) carbonylamino of the formula -NR53COR51 10 wherein R_{53} is hydrogen or (C₁-C₄) alkyl and R51 is other than hydrogen, but otherwise defined as above;
- (d) sulfonylamino of the formula -NR53SO2R51, 15 wherein R51 and R53 are defined in (c);
- (4) -CH2NL2L3 wherein L2 and L3 are hydrogen or (C1-C4) alkyl, being the same or different, or the pharmacologically acceptable acid addition salts thereof when X1 is -CH2NL2L3; 20 (5) - CN;

wherein Z₄ is -CH₂-, -CH₂CH₂-, -CF₂- or $-CH_2CF_2;$

wherein L_{20} is α —OH, β —H; α —H, β —OH; H,H; α -CH₃, β -H; α -CH₂OH, β -H; =O; or =CH₂; 25 wherein L₆₀ is hydrogen or L₂₀ and L₆₀ taken together form a double bond between positions 10 and 11:

wherein Y_1 is -CH₂CH₂-, -SCH₂-, -C=C-, trans-CH=CH-, or cis-CH=CH-;

wherein

taken together is

wherein M_1 is α -H: β -H; =O; α -OH: β -R₅; or α —R₅: β —OH; wherein R₅ is hydrogen or methyl; wherein L₁ is

- $-R_4$, α $-R_4$: β $-R_3$, or mixtures thereof 45 (1) $\alpha - R_3:\beta$ wherein R3 and R4 are hydrogen, methyl, or fluoro, being the same or different, with the proviso that one of R3 and R4 is fluoro only when the other is hydrogen or fluoro;
- (2) or when M₁ is α —H: β —H, L₁ is α —OH: β —R₃, 50 α 'R₃: β -OH; or a mixture of α -OH: β -R₃ and $\alpha - R_3:\beta$ -OH wherein R₃ is hydrogen, methyl, vinyl, or ethynyl;

wherein R7 is

- (1) $-C_mH_{2m}CH_3$, wherein m is an integer from one 55 to 8, inclusive;
- (2) phenoxy optionally substituted by one, 2 or 3 chloro, fluoro, trifluoromethyl, (C1-C3) alkyl, or (C_1-C_3) alkoxy, with the proviso that not more than two substituents are other than alkyl with the pro- 60 viso that R7 is phenoxy or substituted phenoxy, only when R3 and R4 are hydrogen or methyl, being the same or different;
- (3) phenyl, benzyl, phenylethyl, or phenylpropyl optionally substituted on the aromatic ring by one, 65 2 or 3 chloro, fluoro, trifluoromethyl, (C_1-C_3) alkyl, or (C_1-C_3) alkoxy, with the proviso that not more than two substituents are other than alkyl;

(4) cis-CH=CH-CH₂CH₃;

 $(5) - (CH_2)_2 - CH(OH) - CH_3;$ (6) $-(CH_2)_3 - CH = C(CH_3)_2;$

(7) $C_pH_{2p}CH=CH_2$ where p is an integer from 2 to 6, inclusive:

wherein

taken together is

(1) (C4-C7) cycloalkyl optionally substituted by one to 3 (C_1 - C_5) alkyl, or (C_1 - C_5)alkyl;

(2) 2-(2-furyl) ethyl;

(3) 2-(3-thienyl) ethoxy; (4) 3-thienyloxymethyl; or

(5)

$-\dot{C}HCH_2C\equiv CCH_3;$

CH₃

and the individual optical enantiomers thereof. In the event it is not readily apparent the difference between the compounds of Formula I and those of Formula I(a) lies in the fact that certain compounds of Formula I are excluded by the proviso beginning on page 4, line 35. The compounds excluded by the proviso in Formula I are described and claimed in U.S. Pat. No. 4,306,075 and copending U.S. application Ser. No. 351,069 filed Feb. 22, 1982. The novel process described herein is applicable to the prior claimed compounds and the novel compounds described and claimed herein

Also, the present invention provides novel intermediates of Formulas I(b), I(c), I(d) and II as set forth in the Formula Chart. In Formulas I(b) and I(c) the group Q is cis-CH2CH=CH2, -CH2COOH, or

$$\begin{array}{c} M_2 \ L_2 \\ \parallel \ \parallel \\ -CH_2C - CH - Y_2 - C - C - R_7 \\ \parallel \ \parallel \\ O \ O = P(Oalkyl)_2 \end{array}$$

wherein alkyl has from 1 to 4 carbon atoms; L is the same as L₁ in Formula I only any hydrous group is protected with an Rx group as defined below; Y2 is -SCH₂— or —CH₂CH₂—, M₂ is α -H, β -ORx, α - ORx,β -H or H,H wherein Rx is a protecting group as defined below, and R7 has the meaning defined in Formula I(a). In Formula I(d) Q₂ is

$$\begin{array}{c} M_2 & L_2 \\ \parallel & \parallel \\ Y_2 - C - C - R \end{array}$$

as defined above or CO2 alkyl wherein alkyl has from 1 to 4 carbon atoms. The intermediates of Formulas I(a), I(b), I(c), I(d) and II are useful in the preparation of the compounds of Formuls I and I(a).

The compounds of Formula I and I(a) have useful pharmacological properties as defined below.

DETAILED DESCRIPTION OF INVENTION

In the compounds of the present invention, and as used herein, (''') denotes the α -configuration, () denotes the β -configuration, (~) denotes α - and/or β -configuration or the E and/or Z isomer.

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The carbon atom content of various hydrocarbon 10 containing groups is indicated by a prefix designating the minimum and maximum number of carbon atoms in the moiety. For example, in defining the moiety L_4 in the ---COL4 substituent group the definition (C1-C12)alkyl means that L4 can be an alkyl group having from 15 one to 12 carbon atoms. Additionally, any moiety so defined includes straight chain or branched chain groups. Thus (C1-C12)alkyl as set forth above includes straight or branched chain alkyl groups having from 1 to 12 carbon atoms and as additional illustration, when 20 L4 represents, for example, (C2-C5)carboxyalkyl, the alkyl moiety thereof contains from 1 to 4 carbon atoms and is a straight chain or a branched chain alkyl group. Similarly a C3-C5 alkenyl group as may be present on the cycloalkyl group represented by $-C(L_1)R_7$ con- 25 tains from 3 to 5 carbon atoms and one double bond in the chain.

In Formula I when the hydrogen at position 9 is beta the compounds are named as 9-deoxy-2',9α-methano-3oxa-4,5,6-trinor-3,7-(1',3'-interphenylene)PGF1 com- 30 pounds, and when it is alpha the compounds are named as 9-deoxy-2',9β-methano-3-oxa-4,5,6-trinor-3,7-(1',3'interphenylene)PGF1 compounds.

When Z₄ is -- CF₂-- the compounds of Formula I are also characterized as 2,2-difluoro and when Z₄ is ³⁵ -CH2CF2- the compounds are characterized as 2ahomo-2,2-difluoro.

When R_5 is methyl, the carbacyclin analogs are all named as "15-methyl-" compounds. Further, except for compounds wherein Y1 is cis-CH=CH_, compounds wherein the M₁ mojety contains an hydroxyl in the beta configuration are additionally named as "15-epi-" compounds.

For the compounds wherein Y1 is cis-CH=CH-, 45 then compounds wherein the M1 moiety contains an hydroxyl in the alpha configuration are named as "15epi-CBA" compounds. For a description of this convention of nomenclature for identifying C-15 epimers, see U.S. Pat. No. 4,016,184, issued Apr. 5, 1977, particularly 50 columns 24-27 thereof.

The compounds of the present invention which contain --- (CH2)2--, cis-CH=-CH--, trans --- CH=-CH-or -C=C- as the Y₁ moiety, are accordingly referred to as "13,14-dihydro", "cis-13", "trans-13", or -13,14- 55 didehydro" compounds, respectively. Compounds wherein Y1 is -SCH2- are named as "13-thio" compounds.

Compounds wherein M1 is H,H are named as "15deoxy" compounds. Compounds wherein M1 is =O are 60 named as "15-oxo" compounds.

Compounds wherein

$$Y_1 - C - C - M \parallel M_1 \parallel M_1 \perp_1$$

taken together is

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are are named as 13,14,15,16,17,18,19,20-octanor-12-[N-R7-carbamovl)hvdrazono-methyl].

When R7 is

the compounds so described are named as 17(S),20dimethyl compounds.

When $-C(L_1)-R_7$ is

the compounds are named as "16-(R,S)methyl-18,19tetradehydro" compounds.

When $-C(L_1)R_7$ is $-CH_2CH=-CH_2$ the compounds so described are named as "19,20-didehydro"

When at least one of R₃ and R₄ is not hydrogen then there are described the "16-methyl" (one and only one of R3 and R4 is methyl), "16,16-dimethyl" (R3 and R4 are both methyl), "16-fluoro" (one and only one of R3 and R4 is fluoro), "16,16-difluoro" (R3 and R4 are both fluoro) compounds. For those compounds wherein R3 and R4 are different, the carbacyclin analogs so represented contain as asymmetric carbon atom at C-14. Accordingly, two epimeric configurations are possible: "(16S)" and "(16R)". Further, there is described by this invention the C-16 epimeric mixture: "(16RS)".

When X₁ is -CH₂OH, the compounds so described are named as "2-decarboxy-2-hydroxymethyl" com-40 pounds.

When X1 is -CH2NL2L3, the compounds so described are named as "2-decarboxy-2-aminomethyl" or '2-(substituted amino)methyl" compounds.

When X1 is -COL4, the novel compounds herein are named as amides. Further, when X1 is -COOR1 and R₁ is other than hydrogen the novel compounds herein are named as esters and salts. When X_1 is CN the novel compounds herein are

named as 2-decarboxy-2-cyano compounds.

Examples of phenyl esters substituted in the para position (i.e., X₁ is -COOR₁, R₁ is p-substituted phenyl) include p-acetamidophenyl ester, p-benzamidophenyl ester, p-(p-acetamidobenzamido)phenyl ester, p-(p-benzamidobenzamido)phenyl ester, pamidocarbonylaminophenyl ester, p-acetylphenyl ester, p-benzoylphenyl ester, p-aminocarbonylphenyl ester, p-methoxycarbonylphenyl ester, p-benzoyloxyphenyl ester, p(p-acetamidobenzoyloxy)phenyl ester, and phydroxybenzaldehyde semicarbazone ester.

Examples of novel amides herein (i.e., X1 is -COL4) include the following:

(1) Amides within the scope of alkylamino groups of the formula NR9R10 are methylamide, ethylamide, npropylamide, isopropylamide, n-butylamide, n-pentyla-

65 mide, tert-butylamide, neopentylamide, n-hexylamide, n-heptylamide, n-octylamide, n-nonylamide, n-decylamide, n-undecylamide, and n-dodecylamide, and isomeric forms thereof. Further examples are dimethyla-

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mide, diethylamide, di-n-propylamide, diisopropylamide, di-n-butylamide, methylethylamide, di-tertbutylamide, methylpropylamide, methylbutylamide, ethylpropylamide, ethylbutylamide, and propylbutylamide. Amides within the scope of cycloalkylamino are cyclopropylamide, cyclobutylamide, cyclopentylamide, 2,3-dimethylcyclopentylamide, 2,2-dimethylcyclopentylamide, 2-methylcyclopentylamide, 3-tertbutylcyclopentylamide, cyclohexylamide, 4-tertbutylcyclohexylamide, 3-isopropylcyclohexylamide, 2,2-10 dimethylcyclohexylamide, cycloheptylamide, cyclooctylamide, cyclononylamide, cyclodecylamide, N-methyl-N-cyclobutylamide, N-methy-N-cyclopentylamide, N-methyl-N-cyclohexylamide, N-ethyl-N-cyclopentylamide, and N-ethyl-N-cyclohexylamide. Amides within the scope of aralkylamino are benzylamide, 2phenylethylamide, and N-methyl-N benzyl-amide. Amides within the scope of substituted phenylamide are p-chloroanilide, m-chloroanilide, 2,4-dichloroanilide, 2,4,6-trichloroanilide, m-nitroanilide, p-nitroanilide, 20 p-methoxyanilide, 3,4-dimethoxyanilide, 3,4,5-trimethoxyanilide, p-hydroxymethylanilide, p-methylanilide, m-methyl anilide, p-ethylanilide, t-butylanilide, p-carboxyanilide, p-methoxycarbonyl anilide, p-carboxyanilide and o-hydroxyanilide. Amides within the scope of 25 carboxyalkylamino are carboxyethylamide, carboxypropylamide and carboxymethylamide, carboxybutylamide. Amides within the scope of carbamoylalkylamino are carbamoylmethylamide, carbamoylethylamide, carbamoylpropylamide, and carbamoylbutylamide. Am- 30 ides within the scope of cyanoalkylamino are cyanomethylamide, cyanoethylamide, cyanopropylamide, and cyanobutylamide. Amides within the scope of acetylalkylamino are acetylmethylamide, acetylethylamide, acetylpropylamide, and acetylbutylamide. Amides 35 within the scope of benzoylalkylamino are benzoylmethylamide, benzoylethylamide, benzoylpropylamide, and benzoylbutylamide. Amides within the scope of substituted benzoylalkylamino are p-chlorobenzoylmethylamide, m-chlorobenzoylmethylamide, 2,4-dichlorobenzoylmethylamide, 2,4,6-trichlorobenzoyl-2.4-40 methylamide, m-nitrobenzoylmethylamide, p-nitrobenzoylmethylamide, p-methoxybenzoylmethylamide, 2,4dimethoxy benzoylmethylamide, 3,4,5-trimethoxybenzylmethylamide, p-hydroxymethylbenzoylmethyla- 45 mide, p-methylbenzoylmethylamide, m-methylbenzoylmethylamide, p-ethylbenzoylmethylamide, t-butylbenzoylmethylamide, p-carboxybenzoylmethylamide, mmethoxycarbonylbenzoylmethylamide, o-carboxybenzoylmethylamide, o-hydroxybenzoylmethylamide, p- 50 chlorobenzoylethylamide, m-chlorobenzoylethylamide, 2,4-dichlorobenzoylethylamide, 2.4.6-trichlorobenzoylethylamide, m-nitrobenzoylethylamide, p-nitrobenp-methoxybenzoylethylamide, zoylethylamide, methoxybenzoylethylamide, 2,4-dimethoxybenzoyle- 55 3,4,5trimethoxybenzoylethylamide, thylamide. hydroxymethylbenzoylethylamide, p-methylbenzoylethylamide, m-methylbenzoylethylamide, p-ethylbenzoylethylamide, t-butylbenzoylethylamide, p-carboxybenzoylethylamide, m-methoxycarbonylbenzoyle- 60 thylamide, o-carboxybenzoylethylamide, o-hydrox-ybenzoylethylamide, o-chlorobenzoylpropylamide, mchlorobenzoylpropylamide, 2,4-dichlorobenzoylpropylamide, 2,4,6-trichlorobenzoylpropylamide, mnitrobenzoylpropylamide, p-nitrobenzoylpropylamide, 65 p-methoxybenzoylpropylamide, 2,4-dimethoxybenzoyl-3,4,5-trimethoxybenzoylpropylamide, propylamide, p-hydroxymethylbenzoylpropylamide, p-methylben-

zoylpropylamide, m-methylbenzoylpropylamide, pethylbenzoylpropylamide, t-butylbenzoylpropylamide, p-carboxybenzoylpropylamide, m-methoxycarbonylbenzoylpropylamide, o-carboxybenzoylpropylamide, o-hydroxybenzoylpropylamide, p-chlorobenzoylm-chlorobenzoylbutylamide, butylamide, 2,4dichlorobenzoylbutylamide, 2,4,6-trichlorobenzoylbutylamide, m-nitrobenzoylmethylamide, p-nitrobenzoylbutylamide, p-methoxybenzoylbutylamide, 2,4dimethoxybenzoylbutylamide, 2.4.5-trimethoxybenzoylbutylamide, p-hydroxymethylbenzoylbutylamide, p-methylbenzoylbutyamide, m-methylbenzoylbutyla-mide, p-ethylbenzoylbutyalmide, m-methylbenzoylbutylamide, p-ethylbenzoylbutylamide, t-butylbenzoylbutylamide, p-carboxybenzoylbutylamide, m-methoxycarbonylbenzoylbutylamide, o-carboxybenzoylbutylamide, o-hydroxybenzoylmethylamide. Amides within the scope of pyridylamino are α -pyridylamide, β pyridylamide, and γ -pyridylamide. Amides within the scope of substituted pyridylamino are 4-methyl-apyridylamide, 4-methyl-\(\beta\)-pyridylamide, 4-chloro-\(\alpha\)pyridylamide, and 4-chloro-*β*-pyridylamide. Amides within the scope of pyridylalkylamino are α -pyridylmethylamide, β -pyridylmethylamide, γ -pyridylmethylamide, α -pyridylethylamide, β -pyridylethylamide, γ pyridylethylamide, α -pyridylpropylamide, β -pyridylpropylamide, γ -pyridylpropylamide, α -pyridylbutylamide, β -pyridylbutylamide, and γ -pyridylbutylamide. Amides within the scope of substituted pyridylalkylamido are 4-methyl- α -pyridylmethylamide, 4-methyl- β -pyridylmethylamide. 4-chloro-α-pyridylmethylamide, 4- chloro- β -pyridylmethyl-amide, 4-methyl- α pyridylpropylamide, 4-methyl-β-pyridylpropylamide, 4-chloro-α-pyridylpropylamide, 4-chloro-β-pyridylpropylamide, 4-methyl-a-pyridylbutylamide, 4-methyl- β -pyridylbutylamide, 4-chloro- α -pyridylbutylamide, 4-chloro- β -pyridylbutylamide, 4-chloro-γ-pyridylbutylamide. Amides within the scope of hydroxyalkylamino are hydroxymethylamide, β -hydroxyethylamide, β -hydroxypropylamide, γ -hydroxypropylamide, 1-(hydroxymethyl)ethyl-amide, 1-(hydroxymethyl)-(2-hydroxymethyl)propylamide, propylamide, and $\alpha, \alpha,$ -dimethyl-hydroxyethylamide. Amides within the scope of dihydroxyalkylamino are dihydroxymethylamide, β , γ -dihydroxypropylamide, 1-(hydroxymethyl)2hydroxymethylamide, β , γ -dihydroxybutylamide, β , δ dihydroxybutyl-amide, y,ô-dihydroxybutylamide, and 1,1-bis(hydroxymethyl)ethylamide. Amides within the scope of trihydroxyalkylamino are tris(hydroxymethyl)-methylamide and 1,3-dihydroxy-2-hydroxymethylpropylamide.

(2) Amides within the scope of cycloamino groups described above are pyrrolidylamide, piperidylamide, morpholinylamide, hexamethyleneiminylamide, piperazinylamide, pyrrolinylamide, and 3,4-didehydropiperidinylamide each of which may be optionally substituted with one or 2 straight or branched alkyl chains having from 1 to 12 carbon atoms.

(3) Amides within the scope of carbonylamino of the formula —NR₅₃COR₅₁ are methylcarbonylamide, ethylcarbonylamide, phenylcarbonylamide, and benzyl-carbonylamide.

(4) Amides within the scope of sulfonylamino of the formula $-NR_{53}SO_2R_{51}$ are methylsulfonylamide, ethylsulfonylamide, phenylsulfonylamide, p-tolylsulfonylamide, benzylsulfonylamide.

Examples of alkyl of one to 12 carbon atoms, inclusive, are methyl, ethyl, propyl, isopropyl, isobutyl, tert-

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butyl, isopentyl, neopentyl, butyl, pentyl, hexyl, heptyl, octyl, nonyl, decyl, undecyl, dodecyl, isomeric forms thereof.

Examples of (C₃-C₁₀) cycloalkyl which includes alkyl-substituted cycloalkyl, are cyclopropyl, 2-methyl-5 cyclopropyl, 2.2-dimethylcyclopropyl, 2.3-diethylcyclopropyl, 2-butylcyclopropyl, cyclobutyl, 2-methylcyclobutyl, 3-propylcyclobutyl, 2,3-4-triethylcyclobutyl, cyclopentyl, 2,2-dimethylcyclopentyl, 2-pentylcyclopentyl, 3-tert-butylcyclopentyl, cyclohexyl, 4-tert-10 butylcyclohexyl, 3-isopropylcyclohexyl, 2,2-dimethylcyclohexyl, cycloheptyl, cyclooctyl, cyclononyl, and cyclodecyl.

Examples of (C_7-C_{12}) aralkyl are benzyl, 2-phenylethyl, 1-phenylethyl, 2-phenylpropyl, 4-phenyl-15 butyl, 3-phenylbutyl, 2-(1-naphthylethyl), and 1-(2-naphthylmethyl).

Examples of phenyl substituted by one to 3 chloro or alkyl of one to 4 carbon atoms, inclsive, are pchlorophenyl, m-chlorophenyl, 2,4-dichlorophenyl, 20 2,4,6-trichlorophenyl, p-tolyl, m-tolyl, o-tolyl, p-ethylphenyl, p-tert-butylphenyl, 2,5-dimethylphenyl, 4chloro-2methylphenyl, and 2,4-dichloro-3-methylphenyl.

The compounds of Formulas I and I(a) produce cer- 25 tain prostacyclin-like pharmacological responses. Accordingly, the novel formula I compounds are useful as agents in the study, prevention, control, and treatment of diseases, and other undesirable physiological conditions, in mammals, particularly humans, valuable domestic animals, pets, zoological specimens, and laboratory animals (e.g., mice, rats, rabbits and monkeys). In particular, these compounds are useful as anti-ulcer agents and anti-asthma agents, and as antithrombotic agents as indicated below. 35

(a) Platelet Aggregation Inhibition

The compounds of Formulas I and I(a) are useful whenever it is desired to inhibit platelet aggregation, to reduce the adhesive character of platelets, or to remove 40 or prevent the formation of thrombi in mammals, including man. For example, these compounds are useful in the treatment and prevention of myocardial infarcts, to treat and prevent post-operative thrombosis, to promote patency of vascular grafts following surgery, to 45 the present invention. treat peripheral vascular diseases, and to treat conditions such as atherosclerosis, arteriosclerosis, blood clotting defects due to lipemia, and other clinical conditions in which the underlying etiology is associated with lipid imbalance or hyperlipidemia. Other in vivo appli- 50 cations include geriatric patients to prevent cerebral ischemic attacks and long term prophylaxis following myocardial infarcts and strokes. For these purposes, these compounds are administered systemically, e.g., intravenously, subcutaneously, intramuscularly, and in 55 the form of sterile implants for prolonged action. For rapid response, especially in emergency situations, the intravenous route of administration is preferred.

The preferred dosage route for these compounds is oral, although other non-parenteral routes (e.g., buccal, 60 rectal, sublingual) are likewise employed in preference to parenteral routes. Oral dosage forms are conventionally formulated as, e.g., tablets or capsules and administered 2–4 times daily. Doses in the range of about 0.05 to 100 mg per kg of body weight per day are effective 65 in treating the aforedescribed conditions associated with the inhibition of platelet aggregation. Doses in the range about 0.01 to about 10 mg per kg of body weight

per day are preferred, the exact dose depending on the age, weight, and condition of the patient or animal, and on the frequency and route of administration.

The addition of these compounds to whole blood provides in vitro applications such as storage of whole blood to be used in heart-lung machines. Additionally whole blood containing these compounds can be circulated through organs, e.g., heart and kidneys, which have been removed from a donor prior to transplant. They are also useful in preparing platelet rich concentrates for use in treating thrombocytopenia, chemotherapy, and radiation the therapy. In vitro applications utilize a dose of $0.001-1.0 \ \mu g$ per ml of whole blood. The compounds of the present invention are useful in the treatment of peripheral vascular diseases, in the same manner as described in U.S. Pat. No. 4,103,026.

(b) Gastric Secretion Reduction

Compounds of Formulas I and I(a) are useful in mammals, including man and certain useful animals, e.g., dogs and pigs, to reduce and control gastric secretion, thereby to reduce or avoid gastrointestinal ulcer formation, and accelerate the healing of such ulcers already present in the gastrointestinal tract. For this purpose, these compounds are injected or infused intravenously, subcutaneously, or intramuscularly in an infusion dose range of about 0.1 μ g to about 20 μ g per kg of body weight per minute, or in a total daily dose by injection or infusion in the range about 0.01 to about 10 mg per kg of body weight per day, the exact dose depending on the age, weight, and condition of the patient or animal, and on the frequency and route of administration.

Preferably, however, these novel compounds are administered orally or by other non-parenteral routes. As employed orally, one to 6 administrations daily in a dosage range of about 0.001 to 100 mg per kg of body weight per day is employed. Once healing of the ulcers has been accomplished the maintenance dosage required to prevent recurrence is adjusted downward so long as the patient or animals remains asymptomatic.

The final products of specific Examples 6 and 7 contained herein demonstrate good cytoprotective properties with relatively low blood pressure effects in rats rendering said compounds preferred embodiments of the present invention.

(c) NOSAC-Induced Lesion Inhibition

Compounds of Formulas I and I(a) are also useful in reducing the undesirable gastrointestinal effects resulting from systemic administration of anti-inflammatory prostaglandin synthetase inhibitors, and are useful for that purpose by concomitant administration of said compounds of Formulas I and I(a) and the anti-inflammatory prostaglandin synthetase inhibitor. See Partridge, et al., U.S. Pat. No. 3,781,429, for a disclosure that the ulcerogenic effect induced by certain nonsteroidal anti-inflammatory agents in rats is inhibited by concomitant oral administration of certain prostaglandins of the E series. Accordingly these novel Formulas I and I(a) compounds are useful, for example, in reducing the undesirable gastrointestinal effects resulting from systemic administration of known prostaglandin synthetase inhibitors, e.g., indomethacin, phenylbutazone, and aspirin, in the same manner as described by

Partridge, et al, for the PGE compounds in U.S. Pat. No. 3,781,429.

The anti-inflammatory synthetase inhibitor, for example, indomethacin, aspirin, or phenylbutazone is admin-

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istered in any of the ways known in the art to alleviate an inflammatory conditions, for example, in any dosage regimen and by any of the known routes of systemic administration.

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(d) Bronchodilation (Anti-asthma)

The compounds of Formulas I and I(a) are also useful in the treatment of asthma. For example, these compounds are useful as bronchodilators or as inhibitors of mediator-induced bronchoconstriction, such as SRS-A, 10 and histamine which are released from cells activated by an antigen-antibody complex. Thus, these compounds control spasm and facilitate breathing in conditions such as bronchial bronchitis, bronchiectasis, pneumonia and emphysema. For these purposes, these com- 15 pounds are administered in a variety of dosage forms, e.g., orally in the form of tablets, capsules, or liquids; rectally in the form of suppositories, parenterally, subcutaneously, or intramuscularly, with intravenous administration being preferred in emergency situations; by 20 inhalation in the form of aerosols or solutions for nebulizers; or by insufflation in the form of powder. Doses in the range of about 0.01 to 5 mg per kg of body weight are used 1 to 4 times a day, the exact dose depending on the age, weight, and condition of the patient and on the 25 frequency and route of administration. For the above use Formulas I and I(a) compounds can be combined advantageously with other anti-asthmatic agents, such as sympathomimetics (isoproterenol, phenylephrine, ephedrine, etc.); xanthine derivatives (theophylline and 30 aminophylline); and corticosteroids (ACTH and prednisolone).

The pharmacologically useful Formulas I and I(a) compounds are effectively administered to human asthma patients by oral inhalation or by aerosol inhala- 35 tion. For administration by the oral inhalation route with conventional nebulizers or by oxygen aerosolization it is convenient to provide the instant active ingredient in dilute solution, preferably at concentrations of about one part of medicament to from about 100 to 200 40 parts by weight of total solution. Entirely conventional additives may be employed to stabilize these solutions or to provide isotonic media, for example, sodium chloride, sodium citrate, citric acid, sodium bisulfite, and the like can be employed. For administration as a self- 45 propelled dosage unit for administering the active ingredient in aerosol form suitable for inhalation therapy the composition can comprise the active ingredient suspended in an inert propellant (such as a mixture of dichlorodifluoromethane and dichlorotetrafluoroethane) 50 together with a co-solvent, such as ethanol, flavoring materials and stabilizers. Suitable means to employ the aerosol inhalation therapy technique are described fully in U.S. Pat. No. 3,868,691, for example.

When X_1 is —COOR₁, the novel Formula I and I(a) 55 compounds so described are used for the purposes described above in the free acid form, in ester form, or in pharmacologically acceptable salt form. When the ester form is used, the ester is any of those within the above definition of R₁. However, it is preferred that the ester 60 be alkyl of one to 12 carbon atoms, inclusive. Of the alkyl esters, methyl and ethyl are especially preferred for optimum absorption of the compound by the body or experimental animal system; and straight-chain octyl, nonyl, decyl, undecyl, and dodecyl are especially prefor for prolonged activity.

Pharmacologically acceptable salts of the novel compounds of Formula I and I(a) for the purposes described above are those with pharmacologically acceptable metal cations, ammonia, amine cations, or quaternary ammonium cations. Illustrative pharmacological acceptable cations which R_5 may represent are the following.

Especially preferred metal cations are those derived from the alkali metals, e.g., lithium, sodium, and potassium, and from the alkaline earth metals, e.g., magnesium and calcium, although cationic forms of other metals, e.g., aluminum, zinc, and iron are within the scope of this invention.

Pharmacologically acceptable amine cations are those derived from primary, secondary, and tertiary amines. Examples of suitable amines are methylamine, dimethylamine, trimethylamine, ethylamine, dibutylamine, triisopropylamine, N-methylhexylamine, decylamine, dodecylamine, allylamine, crotylamine, cyclopentylamine, dicyclohexylamine, benzylamine, dibenzylamine, α -phenylethylamine, β -phenylethylamine, ethylenediamine, diethylenetriamine, adamantylamine, and the like aliphatic, cycloaliphatic, araliphatic amines containing up to and including about 18 carbon atoms, as well as heterocyclic amines, e.g., piperidine, morpholine, pyrrolidine, piperazine, and lower-alkyl derivatives thereto, e.g., 1-methylpiperidine, 4-ethylmorpholine, 1-isopropylpyrrolidine, 2-methylpyrrolidine, 1,4-dimethylpiperazine, 2-methylpiperidine, and the like as well as amines containing watersolubilizing or hydrophilic groups, e.g., mono-, di-, and triethanolamine, ethyldiethanolamine, N-butylethanolamine, 2-amino-1-butanol, 2-amino-2-ethyl-1,3propanediol, 2-amino-2-methyl-1-propanol, tris-(hydroxymethyl) aminomethane, N-phenylethanolamine, N-(p-tert-amylphenyl)-diethanolamine, galactamine. N-methylglycamine, N-methylglucosamine, ephedrine, phenylephrine, epinephrine, procaine, and the like. Further useful amine salts of the basic amino acid salts, e.g., lysine and arginine

Examples of suitable pharmacologically acceptable quaternary ammonium cations are tetramethylammonium, tetraethylammonium, benzyltrimethylammonium, phenyltriethylammonium, and the like.

When X_1 is $-CH_2NL_2L_3$, the Formula I and I(a) compounds so described are used for the purposes described in either free base or pharmacologically acceptable acid addition salt form.

The acid addition salts of the 2-decarboxy-2aminomethyl- or 2-(substituted aminomethyl)- Formula I compounds provided by this invention are, for example, the hydrochlorides, hydrobromides, hydriodides, sulfates, phosphates, cyclohexanesulfamates, methanesulfonates, ethanesulfonates, benzenesulfonates, toluenesulfonates and the like, prepared by reacting the appropriate compound of Formula I with the stoichiometric amount of the acid corresponding to the pharmacologically acceptable acid addition salt.

To obtain the optimum combination of biological response specificity, potency, and duration of activity, certain compounds within the scope of this invention are preferred. Preferred compounds of the present invention are Formula I compounds wherein Z₄ is $-CH_2-$, and of these compounds those wherein Y is $-CH_2CH_2-$, -C=C- or trans -CH=CH- and/or X₁ is $-COOR_1$ are preferred especially when R₁ is hydrogen, methyl, ethyl, or a pharmacologically acceptable cation such as sodium. Compounds of Formula I wherein R₇ is cyclohexyl, n-pentyl or $-(CH_2)_3-CH=C(CH_3)_2$ are preferred. And compounds

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15 wherein Y₁ is $-SCH_2$ - or M₁ is H,H or β-H,α-OH are also preferred.

In describing the preparation of the compounds of the present invention reference is made to Chart A to Chart K. In the Charts the various substituent groups have the 5 following meanings. In Chart A: R7, L60, Z4, X1, L20, M_1 , and L_1 have the meanings defined in Formula I(a); alkyl is a hydrocarbon chain of from 1 to 4 carbon atoms and is straight or branched, e.g., methyl, ethyl, etc.; Y₂ is --CH₂CH₂-- or --SCH₂--; M₂ is =-O protected as a ketal, α -H: β -ORx, α -ORx: β -H, or H,H where Rx is a protecting group as defined below; L2 is the same as L₁ in Formula I(a) only any hydroxyl groups are protected as ORx where Rx is as defined below; L₂₁ is the same as L₂₀ in Formula I(a) only L₂₁ is 15 not =O and any hydroxy groups are protected as ORx where Rx is as defined below: L_{22} is the same as L_{20} in Formula I(a) only any hydroxyl groups are protected as ORx where Rx is as defined below; and W1 has the meaning defined in Chart A. In Chart B: W_2 has the 20 meaning defined in Chart B; L₆₀ and R₇ have the meanings defined in Formula I(a); Y3 is -CH2CH2-; cis-CH=CH-, trans-CH=Ch- or -C=C-; alkyl, L2 and L22 have the meanings defined above in Chart A; M₃ is α -H: β -OH or α -OH: β -H; M₁ is =O, α -H: β -ORx, 25 α -ORx: β -H; Ra is the same as R₇ in Formula I(a) only Ra is not a group containing any unsaturation; Rb is an unsaturated group defined by R7 in Formula I(a) wherein the double bond is protected by bromine or an epoxide group; Rc represents an unsaturated R7 group; 30 and Rd represents an unsaturated group of R7 only the double bond is protected with an epoxide function. In Chart C: L₆₀ is as defined in Formula I and L₂₂ has the meaning defined in Chart A above. In Chart D: Ph is phenyl; L₆₀ has the meaning defined in Formula I(a); 35 and L21 is as defined in Chart A above. In Chart E: Ph is phenyl; L₆₀, M₁, L₁, R₇, Z₄ and X₁ have the meanings defined in Formula I(a); Y3 has the meaning defined in Chart B; and L₂₂ has the meaning defined in Chart A above. In Chart F the groups Y2, L2, M2 and R7 have 40 the meanings defined in Chart A and alkyl has from 1 to 4 carbon atoms.

During the preparation of the compounds of the present invention it may be necessary or desirable to protect the various hydroxyl groups at positions 11, 15, 16 or 45 those contained in substituent R7 as ORx groups where Rx is a suitable protecting group. Many suitable protecting groups are known in the art and are described, for example in U.S. Pat. No. 4,401,824, particularly column 11, line 21 through column 13, line 15, wherein 50 such groups are described as is the manner of adding and removing such groups on the hydroxyl. The aforesaid portions of U.S. Pat. No. 4,401,824 are incorporated herein by reference. Although any of these protecting groups may be employed those preferred are 55 tetrahydropyranyl (THP), tetrahydrofuran (THF), tertbutyldimethylsilyl and tert-butyldiphenylsilyl. It may be useful, of course, to use protecting groups which may be hydrolyzed selectively and also when group R7 contains an hydroxyl to be protected generally this 60 hydroxyl is protected using the same type of group that is used at positions C-11, C-15 or C-16.

The compounds of the present invention are prepared by various means utilizing 2,3,3A,4-tetrahydro-5methoxy-2-oxo-naphtho[2,3-B]furan depicted as For- 65 mula II. Although in describing the preparation of the compounds of Formulas I and I(a) only one optical enantiomer may be depicted the processes are applica-

ble to both the D and L optical isomers or mixtures thereof unless, of course, a particular step is steroselective. The compounds of Formula I(a) wherein Y1 is -CH2CH2- or -SCH2- are prepared as depicted in Chart A. The enollactone (II) is alkylated with two equivalents of a phosphonate anion (III) followed by one equivalent of acetic acid after which the reaction is warmed to effect the intramolecular Wadsworth-Emmons reaction, this procedure being an improved modification of the procedure of C. A. Henrick, et al., J. Am. Chem. Soc. 90, 5926 (1968). The resulting enone (IV) is reduced to the ketone (V) by procedures known in the art. For example the enone is hydrogenated over palladium catalyst in ethanol at 3 atmospheres pressure and may be followed by oxidation if necessary using, for example, Jones reagent. Equilibration to the thermodynamically favored ketone is achieved typically under basic conditions using, for example, potassium hydroxide in ethanol by procedures known in the art. When in compounds of Formula IV R7 is a group containing a double bond such double bond is protected prior to reduction of the enone. For example the double bond can be protected by treatment of compound IV with one equivalent of bromine in carbon tetrachloride and following reduction of the enone and conversion to intermediate VI (see below) the double bond is deprotected by treatment of the ketone by heating with zinc in acetic acid or ethanol. Also the double bond can be protected by treatment of compound IV with metachloroperbenzoic acid (MCPBA) in methylene chloride to give an epoxide which can be removed, restoring the double bond following reduction of the enone and conversion (see below) to intermediate VI, by treatment with tri-n-butylphosphine with heating (see M. J. Boskin and D. B. Denney, Chem. Ind., London, 330, 1959) or treatment with tungsten hexachloride and lithium iodide with heating (see K. B. Sharpless, et. al., J. Am. Chem. Soc. 94, 6538 (1972)). The ketone (V) is then used to prepare compounds of Formula I(a) or the intermediates (VI) which are utilized in preparing compounds of Formula I(a).

To prepare intermediates (VI) wherein L_{21} is α -H, β -OH, or α -OH, β -H the ketone (V) is reduced by procedures known in the art, for example using sodium borohydride. Conversion of the ketone (V) to the intermediate (VI) where L₂₁ is methylene, i.e., =CH₂, typically is achieved via a Wittig-type procedure, for example, using methylenetriphenylphosphorane by generally known procedures. Alternatively, the methylene group can be prepared by treatment of ketone (V) with the anion of methyl phenyl-N-methyl sulfoxime in tetrahydrofuran followed in a subsequent step by sulfoxime elimination with aluminum amalgam (see Aristoff, P. A. and Harrison, A. W., Tetrahedron Lett. 23, 2067-2070 (1982)). The methylene intermediate can be used to prepare compounds IX as depicted in Chart A or can be reduced to the corresponding compound wherein L21 is α -CH₃, β -H, for example, via hydrogenation over palladium catalyst by procedures known in the art. The methylene intermediate can also be used to prepare the corresponding compound wherein L_{21} is α -CH₂OH, β -H by hydroboration using, for example, borobicyclononane (9-BBN) followed by work-up with basic hydrogen peroxide. The intermediates of (VI) wherein L21 and L_{60} taken together form a double bond are prepared by treating the ketone (V) with a hydrazine derivative, such as, tosylhydrazine, followed by a Shapiro reaction on the resulting tosylhydrazone (see R. H. Shapiro,

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Chapter 3 in Organic Reactions, Volume 23, pp. 405–507). The 10.11-didehydro intermediate thus obtained can be used to prepare compounds (IX) as depicted in Chart A or can be hydrogenated, e.g., using palladium over charcoal, to intermediates (V1) wherein L_{21} is H.H.

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The compounds of (V) and (VI) are converted to the phenols (VII) by, for example, treatment with lithium diphenylphosphide in tetrahydrofuran as generally described by R. E. Ireland and D. M. Walba, Tetrahedron 10 Letters, 1071 (1976). Other methods for aryl methyl ether cleavages are known and may be employed, e.g., see M. V. Bhatt and S. U. Kulkarni, Synthesis 249 (1983). The phenols are converted to compounds (VIII)(a) by selective alkylation, for example, using 15 potassium carbonate and a nitrile of the formula Cl-Z4-CN wherein Z4 has the meaning defined in Formula I(a) by procedures generally known in the art. The phenols are converted to compounds (VIII)(b) by treatment with one equivalent of base, e.g., sodium hydride, and 20 an appropriate halo alkanoate, e.g., alkyl bromo alkanoate of the formula BrZ4-COOalkyl wherein alkyl has, e.g., from 1 to 4 carbon atoms and Z₄ has the meaning defined in Formula I(a). The compounds (VIII)(a) and (b) are hydrolyzed to the corresponding carboxylic 25 acids of (VIII)(c) by procedures known in the art, for example, by using aqueous potassium hydroxide in methanol. The carboxylic acids of (VIII)(c) are converted to the final products (IX) wherein X_1 is COOH upon hydrolysis of any protecting groups at positions 30 11, 15 or 16 and the ketal protecting the C-15 is carbonyl. The carboxylic acids of (VIII)(c) can also be converted to compounds IX wherein X1 is other than COOH by conventional means. For example, the carboxylic acid derivative can be reduced to (IX) wherein 35 X₁ is ---CH₂OH by treatment with lithium aluminum hydride. The thus formed C-1 alcohols, i.e., compounds IX wherein X1 is CH2OH can be oxidized to the corresponding carboxaldehyde which on treatment with a salt of hydroxylamine gives the oxime which is dehy- 40 drated to give the nitrile, i.e., compounds (IX) wherein X_1 is CN. The carboxylic acid derivative also can be converted to the various esters and amides defined in Formula I(a), and the amides can be reduced to the corresponding amines by using lithium aluminum hy- 45 dride as generally described in U.S. Pat. No. 4,073,808. Following the conversions to the various X1 groups any protecting groups present at C-11, C-15 or C-16 may be removed by hydrolysis as described hereinabove.

Compounds of Formula I(a) wherein Y₁ is other than 50 -SCH₂— are prepared using the aldehyde depicted in Chart B as Formula XI. By the procedures generally described in Chart U of U.S. Pat. No. 4,306,075 the Formula XI aldehyde is reacted with an alkyl phosphonate of Formula X under the conditions of a Wittig 55 reaction to give a ketone of Formula XII. The ketone can be used to prepare final products of Formula I(a) or can be reduced by hydride reduction to the trans-vinyl α - or β -alcohol, i.e., compounds of formula XIII wherein M₃ is α -OH, β -H or α -H, β -OH. The trans-vinyl 60 alcohol of XIII can be used to prepare final products of Formula I(a) or when R7 is other than a group containing unsaturation can be hydrogenated to give compounds of Formula XIV wherein Ra is R7 except it is other than a group containing unsaturation. If prior to 65 the initial reaction of the aldehyde of Formula XI and the phosphonate X any double bond present in the group R7 is protected, as for example by treatment with

one equivalent of bromine or by treatment with MCPBA as generally described hereinabove in connection with compounds of Formula IV in Chart A, the corresponding compounds of Formulas XII(a), XIII(a) and XIV(a) are obtained wherein Rb is one of the unsaturated groups of R7 defined in Formula I(a) except that any unsaturation is protected by bromine or an epoxide function. Thus the compounds of Formula XIV(a) can be deprotected by treatment with zinc in acetic acid or ethanol when halogen protection is employed or by treatment with tributylphosphine or tungsten hexachloride and lithium iodide when epoxide protection is employed to give compounds of Formula XV wherein Rc is an \mathbf{R}_7 unsaturated group as defined in Formula I(a). The compounds of Formulas XII and XIII wherein R7 is other than a group containing unsaturation and of Formulas XII(a) and XIII(a) can be dihalogenated at C-13, C-14 and subsequently dehydrohalogenated by procedures well known in the art, e.g., see U.S. Pat. No. 4,029,681 or C. Gandolfi, et al., Il Farmaco, Ed. Sci. 27, 1125 (1972), to give compounds of Formula XVI wherein R7 has the meaning defined in Formula I(a) and of Formula XVI(a) wherein Rd is

-(СН2)2СН-СН2

The compounds of Formula XVI can be used to prepare final products of Formula I(a) or the compounds of Formulas XVI and XVI(a) can be hydrogenated using a Lindlar catalyst to give the cis-vinyl alcohols of Formulas XVII and XVII(a) wherein R7 and Rd are as defined above. The compounds of Formula XVII can be used to prepare final products of Formula I(a) or can be selectively oxidized to the cis-vinyl ketones of Formula XVIII using, e.g., DDQ or manganese dioxide, by procedures known in the art. The epoxides of Formula XVII(a) can be treated with tributylphosphine or tungsten hexachloride and lithium iodide as described hereinabove to remove the epoxide protecting groups. When R5 in the M1 substituent of Formula I(a) is methyl the appropriate starting materials are obtained by oxidizing the alcohols of Formulas XIV, XV and XVI to the corresponding ketones by procedures known in the art and then the resulting ketones as well as the vinyl ketones of Formulas XII and XVIII are treated with methyl lithium or a methyl Grignard by well known procedures. The compounds of Formulas XIII, XIV, XV, XVI and XVII wherein M₃ is α -H, β -OH or α -OH, β -H can be treated with a leaving group, e.g., converting the M₃ OH to OTs followed by a displacement reaction using, e.g., lithium aluminum hydride, to give the corresponding compounds wherein M3 is H,H.

Collectively and for convenience all the starting materials prepared in connection with Chart B are depicted by Formula XIX in Chart B wherein M_1 , L_{60} , and R_7 have the meanings defined in Formula I; M_3 is α -H, β -OH or α -OH, β -H; and L_2 and L_{22} are the same as L_1 and L_{20} respectively in Formula I(a) only any hydroxyl group present is protected. The compounds of Formula XIX are converted to final products of Formula I(a) by the same procedures set forth in Chart A for converting compounds VI and V to compounds IX. Prior to making these conversions any hydroxyl groups

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at positions 11, 15, 16 or in the \mathbf{R}_7 group can be protected as ORx as described hereinabove.

The compounds of Formula XI are prepared as set forth in Chart C and Chart D. In Chart C the 2,3,3A,4tetrahydro-5-methoxy-2-oxo-naphtho[2,3-B] furan 5 (Formula II) is treated with the anion of trimethylphosphonoacetate followed by cyclization as generally described in connection with the reaction of compounds of Formulas II and III in Chart A. Alternatively the lactone (II) is treated at low temperature with the anion of methyl acetate (or ethyl acetate to give the ethyl ester analog) followed by warming to effect the cyclization. Compounds XX are reduced to the ketone XXI by means known in the art, e.g., by hydrogenation using palladium catalyst. The ketone XXI is reduced to the C-11 alcohol by, e.g., treatment with sodium borohydride after which the carboxy ester is reduced to the hydroxymethyl compound (XXII) using, e.g., excess diisobutylaluminum hydride. The compound of formula XXII is converted to the aldehyde of formula XI by 20 procedures known in the art, e.g., by protection of the C-13 alcohol with an ORx group followed by oxidation of the C-11 alcohol to the ketone, e.g., with Collins reagent, followed by conversion of the C-11 ketone to any of the L22 groups as previously described, hydroly- 25 sis of the C-13 protecting group and oxidation to the aldehyde.

In Chart D the lactone II is alkylated with the anion of dimethylphosphonate in a manner similar to that described for the reaction of compounds II and III in 30 Chart A. The enone of Formula XXIII is reduced, e.g., by hydrogenation at room temperature over palladium catalyst by procedures known in the art to give the ketone of Formula XXIV the ketone enolate of which is alkylated using benzylchloromethyl ether by proce-35 dures known in the art to give compounds of Formula XXV wherein Ph is phenyl. The ketones of Formula XXV are converted to the various C-11 analogs of Formula XXVI by the same general procedures described for the conversion of compounds V to com- 40 pounds VI in Chart A. Any hydroxyl group present at the C-11 substituent is protected appropriately as described hereinbefore prior to proceeding to compounds of Formula XXVII. Cleavage of the benzyl ethers of Formula XXVI by hydrogenation, procedures known 45 in the art, gives the 12-hydroxymethyl compounds of Formula XXVII which are oxidized to the aldehydes of Formula XI using Collins reagent by known procedures.

The compounds of Formula IV in Chart A can also 50 be prepared as depicted in Chart F. The 2,2-ethylenedioxy-5-methoxynaphthalen-3-ylacetic acid (Formula XXXVI) is reacted with two equivalents of a phosphonate of Formula III as generally described in connection with the preparation of compounds of Formula IV 55 in Chart A to give the compounds of Formula XXXVII. The Formula XXXVII compound is deketalized by means known in the art, e.g., by treatment with aqueous acid followed by reprotection of any hydroxyl groups in the $-C(M_2)C(L_2)R_7$ chain as generally de- 60 scribed herein. The ketone of Formula XXXVIII is then treated with base, e.g., sodium hydride in glyme to give the enone of Formula IV.

Compounds of Formula I(a) wherein Y_1 is other than -SCH₂— can also be prepared as depicted in Chart E. 65 Compounds XXVIII are obtained as depicted in Chart D (see compounds XXV and XXVI) and are converted to the phenols of Formula XXIV by cleavage of the

methyl ether using lithium diphenylphosphide in tetrahydrofuran as generally described hereinabove in connection with the preparation of compounds VII in Chart A. The phenols of Formula XXIX are converted to the compounds of XXX by the general procedures described in connection with the compounds of Formula VII to compounds of Formula IX in Chart A. The compounds of Formula XXIV by the general procedures described in connection with the preparation of compounds XI from compounds XXVI in Chart D, and the aldehydes of Formula XXXIV in turn are converted to the compounds of Formula XXXIV by the general procedures described in Chart B for preparing compounds XIX.

Compounds of Formula I(a) also can be prepared as depicted in Chart E beginning with compounds of Formula XXXI which are obtained as described in Chart C (see Formulas XXI and XXII). Cleavage of the methyl ether of XXXI is accomplished using lithium diphenylphosphide in tetrahydrofuran as described hereinbefore followed by esterification, e.g., using diazomethane, and the resulting phenols (XXXII) are converted to the compounds of Formula XXXIII by the general procedures described in connection with the conversion of compounds VII to compounds IX in Chart A. The compounds of XXXIII are then converted to the corresponding aldehydes of XXXIV as generally described in Chart C (i.e., XXII to XI).

The compounds of Formula I(a) wherein

taken together is

e C-11 substituent is protected appropriately as deribed hereinbefore prior to proceeding to compounds Formula XXVII. Cleavage of the benzyl ethers of ormula XXVI by hydrogenation, procedures known 45 the art, gives the 12-hydroxymethyl compounds of ormula XXVII which are oxidized to the aldehydes of ormula XI using Collins reagent by known procetres. The compounds of Formula IV in Chart A can also 50 the prepared as depicted in Chart F. The 2,2-ethylene-

The phosphonates of Formulas III (Chart A) and X (Chart B) are known in the art or are prepared by procedures known in the art (see, for example, U.S. Pat. Nos. 4,029,681 and 4,401,824 and as depicted in Charts G. H and J.

In Chart G the cyclohexylcarboxaldehyde (1) is alkylated with vinyl Grignard or vinyl lithium to give the vinyl alcohol (5) by procedures known in the art. Kinetic resolution of the vinyl alcohol (5) to give compound (6) is accomplished by the method of Sharpless (Martin, V. S., et al., J. Am. Chem. Soc. 103, 6237 (1981). Alternatively, the cyclohexylcarboxyaldehyde is alkylated with acetylene anion by known procedures to give the ethynyl alcohol (2) which is oxidized to the ketone (3) using, e.g., Jones reagent, by known procedures. The ketone (3) is reduced assymetrically using chiral reagents by known procedures. See, e.g., Mid-

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land, M. M., J. Org. Chem. 47, 2815 (1982); J. Org. Chem. 46, 3933 (1981), and J. Am. Chem. Soc. 102, 867 (1980); and also, Cohen, N., J. Org. Chem. 45, 583 (1980) and Brinkmeyer, R. S., and Kapoor, V., J. Am. Chem. Soc. 99, 8339 (1977). The ethynyl alcohol (4) is then partially reduced using, e.g., sodium bis(2-methoxyethoxy)aluminum hydride in toluene or hydrogenation over Lindlar catalyst by known procedures. The vinyl alcohol (6) is then protected, e.g., as a tetrahydropyranyl group, and either subjected to iodoboration by the 10 general procedures of H. C. Brown, "Organic Synthesis via Boranes," John Wiley, N.Y., 1975, pp. 101-102, to give compound (11) or is subjected to hydroboration and oxidation using, e.g., 9-borabicyclononane followed by alkaline peroxide work-up by known procedures to give 4-cyclohexyl-4-ORx-propanol. The propanol is converted to compound 11 by direct replacement of the primary OH with iodide using iodine and a triaryl phosphine as generally described by B. R. Castro, "Organic Reactions," 29, p. 1, ed., W. G. Dauben, John Wiley, 20 N.Y., 1983. Alternatively the primary OH of the propanol is selectively activated, e.g., via tosylation followed by displacement of the tosylate with iodide in acetone and diisopropylamine to give compound (11). Compound (11) is treated with the anion of dialkyl methyl 25 phosphonate to give compound (12).

As depicted in Chart G, the protected vinyl alcohol (7) may also be converted to the alcohol (8) by, e.g., ozonolysis and treatment with a reducing agent such as sodium borohydride. The alcohol (8) can be converted 30 to the iodide (9) directly or via the tosylate as described above in connection with the preparation of compound (11). The iodide (9) is then alkylated with a dialkyl methylthic phosphonate following the general methods outlined by M. Mikolajczk, et al., J. Org. Chem. 44, 35 2967 (1979) to give compound (10). The alcohol (8) can also be obtained from D-mandelic acid (15) as depicted in Chart G by hydrogenating the acid over rhodium catalyst by known procedures, e.g., T. Hirano, et al., Makrmol. Chem. 177, 3237 (1976) to give α -hydroxycy- 40 clohexaneacetic acid (14) which is converted to the ester (13) by generally known procedures. The ester (13) is then reduced to give compound (8) using, e.g., excess diisobutylaluminum hyrdide. D-mandelic acid (15) can also be used to prepare compound (19) in Chart 45 G. The hydroxyl group of the acid is protected using, e.g., as a tetrahydropyranyl group, then the acid is reduced to the alcohol, using. e.g., sodium bis(2-methoxyethoxy)aluminum hydride in toluene or using lithium aluminum hydride after which the alcohol is converted 50 to the iodide (16) directly or via the tosylate in the manner generally described in connection with the preparation of compound (11). The iodide (16) is then alkylated using, e.g., vinyl Grignard or vinyl lithium with nickel or copper catalysis by generally known 55 procedures to give the vinyl compund (17) which is converted to the iodide (18) in the same manner as described above for the conversion of compound (7) to compound (11). The iodide (18) is treated with trimethylphosphite under the conditions of an Arbuzov reac- 60 tion to give the phosphonate (19).

In Chart H there is described additional means of obtaining phosphonates useful in preparing compounds of this invention. The acetylene (20) is partiallly reduced to the trans vinyl compound (21) using, e.g., 65 sodium bis(2-methoxyethoxy)aluminum hyrdide by known procedures. The vinyl alcohol is subjected to Sharpless asymetric epoxidation as generally described

by B. E. Rossiter, et al., J. Am. Chem. Soc. 103, 464 (1981) and T. Katsuki and K. B. Sharpless, J. Am. Chem. Soc. 102, 5974 (1980) to give compound (22) which is reduced to the alcohol (23) by general procedures described by J. M. Finan and Y. Kishi, Tetrahedron Lett. 23, 2719 (1982). By selective activation the primary hydroxyl of compound (23) is tosylated to give (24), the tosylate of which is converted to the iodide using, e.g., sodium iodide to give compound (25). The secondary hydroxyl of compound (25) is protected and the compound is alkylated with the anion of dialkyl methylphosphonate to give compound (27) by general procedures known in the art.

Chart J also sets forth means for obtaining phosphonates for use in preparing the compounds of this invention. Alkylation of 4-bromo-2-methyl-2-butene, compound (28), is achieved with allyl magnesium bromide using, e.g., copper or nickel catalysis by known procedures to give compound (29) which is subjected to hydroboration and oxidation using. e.g., 9-borabicyclononane, followed by hydrogen peroxide workup to give the alcohol (30) which is converted to the iodide, compound (31) e.g., by the procedures described in connection with the preparation of compound (11) in Chart G. Alternatively compound (29) can be subjected to hydroboration and iodination to give compound (31) by known procedures. Compound (31) is then alkylated with the dianion of propargyl alcohol by known procedures to give compound (32) which is partially reduced to give 33, e.g., using sodium bis(2-methoxyethoxy)aluminum hydride, then converted to the phosphonate (34) by procedures generally described hereinabove.

Although Charts G, H, and J depict the preparation of specific phosphonates wherein R_7 is cyclohexyl, phenyl, alkyl or alkenyl, the methods there described are applicable generally to the phosphonates used herein.

The compound of Formula II is prepared as depicted ⁰ in Chart K and as described in Example 1.

EXAMPLE 1

2,3,3A-4-Tetrahydro-5-methoxy-2-oxo-naphtho[2,3-B]furan

(a)

3,4-Dihydro-2-hydroxy-5-methoxynaphthalenecarboxylic acid methyl ester (Chart K, Compound 35)

A solution of 5-methoxy- β -tetralone (20.6 g, 117 mmol) and 350 ml of dimethylcarbonate was cooled to 0° to 5°, then treated with 32 ml (140 mmol) of 25 sodium methoxide in oxygen-free methanol. The resulting dark brown solution was stirred for 30 minutes at 0°, then heated to 70°, stirred for 18 hours under a nitrogen atmosphere, then cooled to 0° to 5° and quenched with 200 ml of cold 1N degassed aqueous hydrochloric acid. The solution was extracted with ethyl acetate (2×150 ml). The combined organic layers were washed with brine (2×200 ml), dried over magnesium sulfate, filtered, and rotary evaporated at 50°. The resulting redbrown oil was crystallized from 80 ml of 1:1 ether/hexane in the freezer to give 14.43 g (53%) of yellow crystals, m.p. 56°-58°. A second crop of yellow crystals (3.6 g, 14%) can be obtained from 20 ml 1:1 ether/hexane, m.p. 55°-58°. The mother liquor (~12 g) was chromatographed on 100 g of silica gel 60 slurry packed in 300 ml of hexane. Eluting with 2% ethyl acetate in hexane gave 5.1 g (19%) of the title compound (a) in

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fractions 17–28, m.p. 53°–58°. Total yield of compound (a) was 23.1 g (85%).

NMR (CDCl₃, TMS): δ 2.3–2.7 (m, 2H), 2.8–3.0 (m, 2H), 3.80 (s, 3H), 3.90 (s, 3H), 6.6–7.5 (m, 3H), 13.35 (s, 1H).

Infrared: ν_{max} (mull): 1640, 1598, 1587, 1566, 1422, 1378, 1311, 1277, 1220, 1207, 1086, 1052, 1030, 892, 787, 769, 721 cm⁻¹.

TLC (Silica Gel GF): RF=0.47 in 10% ethyl acetate in hexane.

(b) 3,4-Dihydro-2-hydroxy-3-(3-propene)-5methoxy naphthalenecarboxylic acid methyl ester (Chart K, Compound 36)

A solution of 300 ml of tetrahydrofuran and 39 ml 15 (282 mmol) of diisopropylamine under nitrogen, was cooled to -50° C. and treated with 170 ml (272 mmol) of 1.6M n-butyllithium in hexane dropwise maintaining the temperature at -50° C. The solution was stirred at 20 -50° for 15 minutes, then at 0° for 15 minutes. A solution of 30.0 g (128.1 mmol) of 3,4-dihydro-2-hydroxy-5methoxynaphthalenecarboxylic acid methyl ester in 70 ml of tetrahydrofuran was added dropwise to maintain the temperature at 0°. The resulting yellow suspension 2.5 was treated with 13.5 ml (160 mmol) of allyl bromide in 50 ml of tetrahydrofuran dropwise maintaining the temperature at 0°. The cooling bath was removed and the orange solution was stirred at ambient temperature for 1 hour, then cooled to 10° to 15° C. and 500 ml of 1N 30 degassed aqueous hydrochloric acid was added dropwise maintaining the temperature below 15°. The layers were separated and the aqueous layer extracted with 400 ml of ethyl acetate. The organic layers were combined and washed with 500 ml of brine, dried over 35 anhydrous magnesium sulfate, filtered and concentrated via rotary evaporation and then house vacuum to give 44.2 g of the title compound (b), m.p. 70°-71

NMR (CDCl₃, TMS): δ 1.8–3.2 (m, 5H), (3H singlets at 3.80 δ and 3.90 δ ; 6H) 4.7–5.4 (m, 2H), 5.5 \propto 6.1 (m, 40 \simeq 1H), 6.5–7.6 (m, 3H), 13.4 (s, 1H).

Infrared: v_{max} 2925, 2956, 1237, 1598, 1440, 1270, 1257, 1051, 1002, 885, 790, 772 cm⁻¹.

TLC (Silica Gel GF): Rf=0.34 in 10% ethyl acetate in hexane. 45

(c)

1,2,3,4-Tetrahydro-5-methoxy-3-(3-propene)naphthalen-2-one (Chart K, Compound 37)

A mixture of 44.1 g of 3,4-dihydro-2-hydroxy-5- 50 methoxy-3-(3-propene)naphthalenecarboxylic acid methyl ester and 110 ml of dimethyl sulfoxide was degassed with nitrogen and heated to $\sim 50^{\circ}$ under nitrogen to effect dissolution. The resulting orange solution was treated with 6.0 g (142 mmol) of anhydrous lithium 55 chloride and 7.5 ml of deionized water and heated to 150° under nitrogen, then stirred at 150° for 4 hours. The solution was cooled to 10° to 15°, diluted with 500 ml of 1:1 brine/water and extracted with three 200 ml portions of ethyl acetate. The organic layers were com- 60 bined and washed with three 200 ml portions of water, two 200 ml portions of brine, dried over anhydrous magnesium sulfate, filtered and concentrated in vacuo to give 28.3 g of the title compound (c), m.p. 39°-40°.

NMR (CDCl₃, TMS): δ 1.8-2.8 (m, 4H), 3.0-4.3 (m, 65 including 2H broad singlet at 3.53 δ and 3H singlet at 3.80 δ , 6H), 4.8-5.4 (m, 2H), 5.5-6.1 (m, 1H), 6.5-7.4 (m, 3H).

Infrared: v_{max} 2922, 1713, 1642, 1599, 1588, 1472, 1441, 1436, 1258, 1081, 910, 771, 719, 609 cm⁻¹.

TLC (Silica Gel GF): Rf=0.32 in 10% ethyl acetate in hexane.

(d) The 2-ethylenedioxy ketal of

1,2,3,4-tetrahydro-5-methoxy-3-(3-propene)naphthalen-2-one (Chart K, Compound 38)

A solution of 27.8 g (128 mmol) of 1,2,3,4-tetrahydro-¹⁰ 5-methoxy-3-(3-propene)naphthalen-2-one, 450 ml of methylene chloride, 150 ml (2.2 mmol) of ethylene glycol, 60 ml (450 mmol) of triethylorthoformate, and 270 mg (1.41 mmol) of p-toluenesulfonic acid monohydrate was degassed with nitrogen and stirred at room temperature under nitrogen for 22 hours after which the reaction was quenched with 7.5 ml (52 mmol) of triethylamine, diluted with 500 ml of 1:1 saturated aqueous sodium bicarbonate/water and the layers were separated. The aqueous layer was extracted with 200 ml of methylene chloride. The combined organic layers were washed with three 500 ml portions of water and 500 ml of brine, then concentrated by rotary evaporation to give ~ 40 g of a red oil. The red oil was dissolved in 200 ml of hexane and treated with 200 ml of water. The mixture was degassed and stirred under nitrogen for one hour. The layers were separated and the organic layer was dried with anhydrous magnesium sulfate, then filtered and concentrated in vacuo to give \sim 35 g of an orange oil. The orange oil was filtered through 100 g of silica gel 50 washing with 800 ml of 10% ethyl acetate in hexane. The filtrate was concentrated in vacuo to give 31.5 g (94%) of the title compound (d), m.p. 34°-35

NMR (CDCl₃, TMS)" δ 1.7-3.3 (m, including 2H broad singlet at 2.90 δ , 7H), 3.4-4.4 (m, including 3H singlet at 3.77 δ , 7H), 4.8-5.3 (m, 2H), 5.6-6.2 (m, 1H), 6.5-7.4 (m, 3H).

Infrared: v_{max} (film): 2940, 2890, 1620, 1590, 1470, 1440, 1260, 1155, 1075, 950, 770 cm⁻¹.

TLC (Silica Gel GF): Rf=0.35 in 10% ethyl acetate in hexane.

(e)

2,2-Ethylenedioxy-5-methoxy-1,2,3,4-tetrahydro-naphthalen-3-ylacetic acid (Chart K, Compound 39)

To a mixture of 1400 ml of deionized water and 66.5 g (310 mmol) of sodium metaperiodate was added 1.0 g (6.4 mmol) of potassium permanganate. The purple solution was stirred for 30 minutes at room temperature then treated in sequence with 5.0 g (36 mmol) of anhydrous potassium carbonate, then 350 ml of t-butanol, followed by 8.9 g (34 mmol) of the ethylenedioxy ketal 1,2,3,4-tetrahydro-5-methoxy-3-(3-propene)naphof thalen-2-one in 350 ml of t-butanol. The resulting reddish-purple suspension was stirred at room temperature for 2 hours. The reaction was quenched with 10 ml (150 mmol) of ethylene glycol and stored at room temperature for 2.5 hours. Approximately 30% of the solvent was removed via rotary evaporation, and the remaining material was acidified to pH 3-4 with 100 ml of 1M aqueous hydrochloric acid and extracted with three 500 ml portions of ethyl acetate. The organic layers were combined and washed with two 500 ml portions of brine, dried over anhydrous sodium sulfate, filtered, and the solvents removed in vacuo to give 8.5 g (89%) of the title compound (e), m.p. 129°-130°.

Infrared: v_{max} 2927, 1703, 1587, 1471, 1266, 1143, 1082, 1059, 948, 873, 765 cm⁻¹.

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25 NMR (CDCl₃, TMS): δ 1.8-3.4 (m, 6H), 3.9-4.5 (m, including 3H singlet at 3.77 \delta, 8H), 6.4-7.4 (m, 3H), 10.27 broad singlet, 1H).

TLC (Silica Gel GF): Rf=0.20 in 30% ethyl acetate in hexane.

(f)

5-Methoxy-2-oxo-1,2,3.4-tetrahydronaphthalen-3-ylacetic acid (Chart K, Compound 40)

A solution of 8.0 g (28.7 mmol) of 2,2-ethylenedioxy- 10 5-methoxy-1,2,3,4-tetrahydronaphthalen-3-ylacetic acid, 80 ml of 3N aqueous hydrochloric acid, and 80 ml of acetone was degassed and heated to 60° under nitrogen then stirred under nitrogen at 60° for 4 hours. The reaction was cooled to room temperature, approxi- 15 mately 50% of the solvent was removed by rotary evaporation, diluted with 100 ml of brine, and extracted with three 100 ml portions of ethyl acetate. The organic layers were combined and washed with two 100 ml portions of brine, dried over anhydrous sodium sulfate, 20 filtered, and concentrated via rotary evaporation to give an orange solid. The orange solid was triturated with 10 ml of ether and filtered to give 4.9 g (73%) of the title compond (f), m.p. 129°-131°.

NMR (CDCl₃, TMS): δ 2.2–3.2 (m, 4H), 3.3–4.0 (m, 25 including 2H broad singlet at 3.67 δ and 3H singlet at 3.85 S, 6H), 6.4-6.9 (m, 2H), 7.1-7.3 (m, 1H), 10.2 (bs, 1H).

Infrared: v_{max} 2908, 2855, 1730, 1714, 1676, 1471, 1454, 1446, 1266, 1202, 1195, 1184, 1091, 776, 747, 724, 30 cm-1.

TLC (Silica Gel GF): Rf=0.22 in 35% ethyl acetate in hexane with 1% acetic acid.

(g)

2,3,3A,4-Tetrahydro-5-methoxy-2-oxo-naphtho[2,3-B]furan (Chart K, Compound 41)

solution of 5-methoxy-2-oxo,1,2,3,4-tetrahy-А dronaphthalen-3-yl-acetic acid (1.75 g, 7.49 mmol) in 88 ml of ethyl acetate was treated all at once with 88 ml of 40 a reagent prepared immediately before use as follows: 20.0 ml of a solution of 0.40 ml of 70% perchloric acid in 100 ml of ethyl acetate was added to 50 ml of ethyl acetate, then 19.2 ml (0.20 mmol) of acetic anhydride was added and the reagent diluted to a total volume of 45 100 ml with ethyl acetate. The solution was stirred for 10 minutes at room temperature under nitrogen then quenched with 100 ml of saturated aqueous sodium bicarbonate. The layers were separated and the organic layer was washed with 100 ml of brine, dried with anhy- 50 drous sodium sulfate, filtered and concentrated in vacuo. To remove the excess acetic anhydride, the red oil was treated with 10 drops of pyridine and 200 ml of methanol. The solvents were removed in vacuo (rotovap bath below 30°); then to remove the pyridine 100 ml 55 of toluene was added and the solvents were removed in vacuo (rotovap bath below 35°). An additional 100 ml of toluene was added and concentrated in vacuo to give a yellow solid. The yellow solid was recrystallized from ethyl acetate and hexane to give 890 mg (55%) of the 60 title compound (g) as a white solid, m.p. 139°-141°

NMR (CDCl₃, TMS): δ 2.0-4.1 (m, including 3H singlet at 3.86 δ , 8H), 6.0-6.2 (d, J=3 Hz, 1H), 6.6-7.0 (m, 2H), 7.0-7.4 (m, 1H).

Infrared: v_{max} 2926, 1800, 1686, 1571, 1472, 1444, 65 1267, 1075, 964, 865, 850, 780 cm⁻¹.

CMR (CDCl₃, TMS): δ ppm (relative intensity): 173.94 (14), 156.31 (17), 154.89 (18), 134.98 (17), 127.79

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(92), 121.42 (11), 119.48 (90), 109.60 (97), 101.09 (81), 55.48 (64), 34.76 (88), 33.17 (88), 27.29 (85).

UV: 218 nm (ϵ =17,650), 267 nm (ϵ =7,150), 293 nm (sh, $\epsilon = 2,000$), 303 nm (sh, $\epsilon = 1,150$).

TLC (Silica Gel GF): Rf=0.32 in 15% ethyl acetate in hexane.

EXAMPLE 2

Dimethyl[(4S)-tetrahydropyran-2-yloxy-nonyl]phosphonate

(a) 2-Octen-1-ol (Chart H, Compound 21)

A solution of 200 ml of dry tetrahydrofuran, degassed with nitrogen and cooled to 0° to 5°, and 85 ml (289 mmol) of 3.4M solution of sodium bis(2-methoxyethoxy) aluminum hydride in toluene was treated with 30.0 g (238 mmol) of 2-octyn-1-ol in 200 ml of dry tetrahydrofuran dropwise over one hour maintaining the temperature at 0° to 5°. The solution was removed from the cooling bath and stirred at ambient temperature for 3 hours then cooled to below -20° and carefully quenched (vigorous evolution of hydrogen occurs) with 1M aqueous sulfuric acid (~10 ml) until the evolution of gas ceases. The quenched reaction mixture was poured into 1 L of cold 1M aqueous sulfuric acid, the layers separated, and the aqueous layer extracted with three 300 ml portions of ethyl acetate. The organic layers were combined and washed with 400 ml of brine, dried over anhydrous sodium sulfate, filtered, and concentrated in vacuo to give 30.4 (100%) of the title compound (a) which was distilled at 60° at 1 mm Hg to provide an analytical sample.

NMR (CDCl₃, TMS): δ 0.9 (t, J=6 Hz, 3H), 1.1-1.8 (m, 6H), 1.8-2.2 (m, 2H), 2.97 (s, 1H), 4.0-4.2 (m, 2H), 35 5.6-5.8 (m. 2H).

CMR (CDCl₃, TMS): & 133.38, 129.00, 63.69, 32.24, 31.45, 28.90, 22.56, 14.02.

Infrared: v_{max} (film) 3331, 2927, 2858, 1671, 1468, 1379, 1089, 1001, 969 cm⁻¹

TLC (Silica Gel GF): Rf=0.26 in 10% ethyl acetate in hexane (the plate was developed twice).

(b) 2,3-Epoxyoctan-1-ol (Chart H, Compound 22)

To 2.0 L of methylene chloride, degassed with nitrogen and cooled to -20° under nitrogen, was added 70.8 ml (238 mmol) of titanium (IV) isopropoxide followed by 44.8 ml (262 mmol) of (+)-diethyl-L-tartrate maintaining the temperature below -15° . The mixture was stirred for 10 minutes. A solution of 30.4 g (240 mmol) of 2-octen-1-ol was added in 30 ml of methylene chloride dropwise maintaining the temperature below -15° An additional 10 ml of methylene chloride was added and the solution stired for 10 minutes after which 104 ml (480 mmol) of t-butylhydroperoxide (4.6M in 1,2dichloroethane) was added dropwise maintaining the temperature below -15° . The reaction solution was stirred for 24 hours at -20° . The pale yellow reaction solution was cannulated using nitrogen pressure into a 0° to 5° solution of 1400 ml of deionized water containing 400 g of ferrous sulfate and 200 g of d-tartaric acid vigorously stirred. The yellow-green emulsion was stirred for 30 minutes at ambient temperature then filtered through celite, the layers separated, and the aqueous layer extracted with two 500 ml portions of methylene chloride which had been used to wash the filter cake. The organic layers were combined, dried over anhydrous sodium sulfate, filtered, and concentrated in vacuo to give a colorless oil. The oil was dissolved in

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600 ml of hexane and 300 ml of t-butylmethyl ether, degassed with nitrogen, and cooled to 0° under nitrogen after which the solution was treated with 500 ml of ice cold 1N aqueous sodium hydroxide and vigorously stirred for 30 minutes under nitrogen at 0°. The aqueous layer was saturated with sodium chloride. The layers were separated and the aqueous layer extracted with two 150 ml portions of 2:1 hexane/t-butylmethyl ether. The organic layers were combined, washed with two 300 ml portions of brine, dried over anhydrous sodium 10 sulfate, filtered, and concentrated in vacuo to give ~25 g of colorless oil. The oil was chromatographed on 300 g of silica gel 60 eluting with 20% ethyl acetate in hexane to give (57%) of the title compound (b).

NMR (CDCl₃, TMS): δ 0.9 (t, J=6 Hz, 3H), 1.0–2.1 15 (m, 8H), 2.6–3.2 (m, 3H), 3.4–4.2 (m, 2H).

CMR (CDCl₃, TMS): 67 62.08, 58.90, 56.26, 31.67, 25.69, 22.61, 13.97.

Infrared: v_{max} (mull) 3115, 2961, 2854, 1584, 1037, 1008, 991, 877, 730 cm⁻¹.

TLC (Silica Gel GF): Rf=0.19 in 30% ethyl acetate in hexane.

Specific Rotation: $[\alpha]_D = -35^\circ$ (95% ethanol).

(c) 1,3-Octandiol (Chart H, Compound 23)

To a solution of 250 ml of dry tetrahydrofuran, degassed with nitrogen and cooled to 0° to 5° under nitrogen, and 46.0 ml (156 mmol) of 3.4M solutions of sodium bis(2-methoxyethoxy) aluminum hydride in toluene was added 15.0 g (104 mmol) of 2,3-epoxyethan-1-ol 30 in 120 ml of dry tetrahydrofuran dropwise over one hour. An additional 10 ml of dry tetrahydrofuran was added and the mixture was stirred at 0° to 5° for 16 hours. The reaction solution was then quenched at 0° to 5° with 10 ml of 1M aqueous sulfuric acid, and the 35 resulting white slurry was poured into 1 L of ice cold 1M aqueous sulfuric acid. The layers were separated and the aqueous layer was extracted with three 250 ml portions of ethyl acetate. The organic layers were combined, washed with 250 ml of saturated aqueous sodium 40 bicarbonate and 250 ml of brine, dried over anhydrous sodium sulfate, filtered and concentrated in vacuo to give 14.4 g (95%) of the title comoound (c).

NMR ($CDCl_3$, TMS): δ 0.9 (t, J=6 Hz, 3H), 1.0–1.8 (m, 10H), 3.2–4.0 (m, 5H). 45

Infrared: ν_{max} (film): 3345, 2872, 2860, 1468, 1460, 1379, 1130, 1056 cm⁻¹.

TLC (Silica Gel GF): Rf=0.30 in 70% ethyl acetate in hexane.

Specific Rotation: $[\alpha]_D = +8^\circ$ (in 95% ethanol).

(d) 2-(p-Toluenesulfonyloxy)octan-3-ol (Chart H, Compound 24)

A solution of 14.2 g (97.1 mmol) of 1,3-octandiol and 200 ml of dry pyridine degassed with nitrogen and 55 cooled to 0° was treated with 19.4 g (102 mmol) of p-toluenesulfonyl chloride and stirred for 18 hours at 0° under nitrogen. The reaction mixture was then poured onto 500 g of ice and stirred until the ice dissolved. The mixture was extracted with three 200 ml portions of 60 ethyl acetate. The organic layers were combined, washed with 200 ml of brine, dried over anhydrous sodium sulfate, filtered and concentrated in vacuo at room temperature using two 200 ml portions of toluene to azeotropically remove the pyridine to give 24.5 g 65 (84%) of the title compound (d).

NMR (CDCl₃, TMS): δ 0.9 (t, J=6 Hz, 3H), 1.0-2.2 [m, including broad singlet (1H) at 2.1 11H], 2.43 (s,

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3H), 3.5–3.9 (m, 1H), 4.0–4.4 (m, 2H), 7.4 (d, J=9 Hz, 2H), 7.75 (d, J=9 Hz, 2H).

Infrared: ν_{max} (film) 3545, 3432, 2955, 2930, 2859, 1598, 1358, 1189, 1176, 1097, 958, 911, 814, 665 cm⁻¹. TLC (Silica Gel GF): Rf=0.5 in 50% ethyl acetate in bexane

(e) 1-Iodooctan-3-ol (Chart H, Compound 25)

A solution of 24.5 g of 1-(p-toluenesulfonyloxy)octan-3-ol and 75 g (500 mmol) of sodium iodide was degassed with nitrogen and heated to 50° under nitrogen, then stirred at 50° for one hour. The suspension was cooled to 25° and most of the acetone was removed in vacuo at room temperature. The resulting red-orange solid was dissolved with 500 ml of ethyl acetate and 500 m of 1:1 brine/water. The layers were separated and the aqueous layer extracted with 100 ml of ethyl acetate. The organic layers were combined, washed with 100 ml of 5% aqueous sodium thiosulfate, 200 ml of brine, and dried over anhydrous sodium sulfate, filtered and concentrated in vacuo to give 19.84 g of title compound (e).

(f) 1-Iodooctan-3-ol, 0-tetrahydropyranyloxy (Chart H, Compound 26)

25 A solution of 19.84 g of 1-iodooctan-3-ol and 100 ml of methylene chloride, degassed with nitrogen, was combined with 15 ml (150 mmol) of dihydropyran and 100 mg of pyridine hydrochloride and then stirred at room temperature under nitrogen for 18 hours. The 30 reaction solution was washed with 100 ml of saturated aqueous sodium bicarbonate, 100 ml of brine, dried over anhydrous sodium sulfate, filtered and concentrated in vacuo. The crude product was chromatographed on 300 g of silica gel 60 slurry packed with hexane, eluting 35 with 3% ethyl acetate in hexane to give 11.47 g of the title compound (f).

NMR (CDCl₃, TMS): δ 0.9 (t, J=6 Hz, 3H), 1.1-2.3 (m, 16H), 3.0-4.1 (m, 5H), 4.8 (bs, 1H).

Infrared: v_{max} (film) 2932, 2858, 1465, 1455, 1440, 1209, 1200, 1132, 1077, 1024, 871 cm⁻¹.

TLC (Silica Gel GF): Rf=0.40 in 5% ethyl acetate in hexane.

(g)

Dimethyl[(4S)-tetrahydropyran-2-yloxynonyl]phosphonate (Chart H, Compound 27)

To 300 ml of dry tetrahydrofuran, degassed with nitrogen and cooled to -40° under nitrogen, was added 6.0 ml (57.5 mmol) of diethylamine. The solution was treated with 34.0 ml (52.7 mmol) of n-butyllithium (1.55M in hexane) dropwise maintaining the temperature below -30° and stirred at -35° to -30° for 15 minutes, then cooled to -75° . A solution of 6.54 g (52.7 mmol) of dimethylmethylphosphonate in 50 ml of dry tetrahydrofuran was added dropwise maintaining the temperature below -70°. Stirring was continued for 30 minutes at -75° to -70° after which 16.31 g (47.9 mmol) of 1-iodooctan-3-ol, 0-tetrahydropyranyloxy in 100 ml of dry tetrahydrofuran was added dropwise maintaining the temperature below -70° . The mixture was stirred at -70° for one hour and the reaction mixture allowed to warm to -10° over 4 to 5 hours. The mixture was carefully quenched with 500 ml of 1:1 brine/water and extracted with two 400 ml portions of ethyl acetate. The organic layers were combined, washed with 500 ml of brine, dried over anhydrous sodium sulfate, filtered and concentrated in vacuo to give a crude product which was chromatographed on

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300 g of silica gel 60 slurry packed in ethyl acetate. The product was eluted with 1 L of ethyl acetate followed by 2 L of 15% acetone in ethyl acetate to give 11.47 g of the title compound (g).

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NMR (CDCl₃, TMS): δ 0.9 (t, J=6 Hz, 3H), 1.1-2.1 (m, 20H), 3.3-4.1 (m, including two 3H singlets at 3.70 and 3.80, 9H), 4.67 (bs, 1H).

Infrared: vmax (film) 2952, 1464, 1456, 1246, 1200, 1183, 1133, 1076, 1062, 1030, 995, 831, 813 cm⁻¹.

TLC (Silica Gel GF): Rf=0.24 in ethyl acetate. EXAMPLE 3

9-Deoxy-13,14-dihydro-2',9α-methano-3-oxa-4,5,6-trinor-3,7-(1',3-interphenylene)-PGF1

(a) 8,12-Didehydro-9,11-dideoxy-13,14-dihydro-2'.9αmethano-3-oxa-11-oxo-1,4,5,6-tetranor-3,7-(1',3'-interphenylene)-PGF1, 15-(tetrahydropyranyl ether)

A solution of 11.90 g (35.37 mmol) of dimethyl[(4S)-20 tetrahydropyran-2-yloxynonyl]phosphonate and 450 ml of dry tetrahydrofuran, degassed and flushed with nitrogen, was cooled to -78° C. The stirred solution was treated with 22.5 ml (36.0 mmol) of 1.60M n-butyllithium dropwise over 15 to 20 minutes then stirred for 25 one hour at -78° C. A solution of 3.71 g (17.17 mmol) 2,3,3A,4-tetrahydro-5-methoxy-2-oxo-naptho[2,3of B]furan in 70 ml of dry tetrahydrofuran, degassed and flushed with nitrogen and cooled to -78° C. under nitrogen, was added via cannula and under nitrogen pressure dropwise over 30 minutes. The resulting solu- 30 tion was stirred for 4 hours while allowing the temperature to rise slowly to -10° after which the solution was treated dropwise with 1.03 ml (18 mmol) of glacial acetic acid. The reaction mixture was stirred for 15 minutes at ambient temperature and heated at 60° to 65° 35 for 6 hours. The resulting yellow-green solution was cooled to 5°, neutralized to about pH 6 to 7 with 500 ml of brine containing 18 ml (18 mmol) of 1M aqueous hydrochloric acid, and extracted with three 250 ml portions of ethyl acetate. The organic layers were com- 40 bined and washed with 200 ml of 3:1 brine/saturated aqueous sodium bicarbonate and then with 400 ml of brine and dried over anhydrous sodium sulfate, filtered and concentrated in vacuo. The resulting crude product was chromatographed on 200 g of silica gel 60 degassed 45 with nitrogen eluting with 1 L of 20% ethyl acetate in hexane. The elution was continued with 1 L of ethyl acetate followed by 2 L of 25% acetone in ethyl acetate to give 4.96 g (68%) of title compound 3(a).

NMR (CDCl₃, TMS): δ 0.9 (t, J=6 Hz, 3H), 1.0-3.1 50 (m, 22H), 3.3-4.2 (m, including 3H singlet at 3.83 δ, 9H), 4.63 (bs, 1H), 6.6-7.3 (m, 3H).

Infrared v_{max} (film): 1700, 1652, 1584, 1471, 1456, 1439, 1268, 1252, 1133, 1091, 1077, 1032, 771 cm-

UV (95% ethanol): λ nm (ϵ_{max}) 229 (17,050), 272 55 (3,500), 281 (3,150).

TLC (Silica Gel GF): R/0.26 in 20% ethyl acetate in hexane.

(b) 9,11-DIDEOXY-13,14 -DIHYDRO-2',97-METHANO-3-oxa-11-oxo-1,4,5,6--tetranor-3,7-(1',3'-interphenylene)-12-epi-PGF1, 15-(tetrahydropyranyl ether)

To a solution of 4.95 G (11.6 mmol) of the compound of Example 3(a) in 250 ml of degassed absolute ethanol 65 1200, 1133, 1113, 1091, 1077, 1050, 1032, 1023, 993, 769 was added a solution of 1.67 g of 10% palladium on carbon and 112 mg (0.81 mmol) of anhydrous potassium carbonate. The resulting mixture was hydrogenated at

50 psi (3.4 atm) for 42 hours after which the mixture was filtered through a pad of 1:1 celite/anhydrous magnesium sulfate. The filter cake was washed with two 200 ml portions of ethyl acetate. The colorless solution was concentrated in vacuo using 200 ml of toluene to azeotrope the last traces of water and ethanol to give 5.2 g of colorless oil. [TLC(Silica gel GF; 20% ethyl acetate in hexane): 2 spots (neither visible under UV light) $R_{f}=0.28$ and 0.38.] The colorless oil was dissolved in 65 ml of acetone then degassed and flushed with nitrogen and cooled to -40° to -35° C. The solution was treated dropwise with 4.78 ml (12.8 mmol) of Jones Reagent over 10 to 15 minutes and stirred at -40° to

-35° for 2 hours under nitrogen. The excess Jones Reagent was quenched with 3.1 ml (40 mmol) of 2propanol at -40° to 35° and the mixture was stirred for 30 minutes after which 3 g of solid sodium bicarbonate was added. The mixture was stirred for 15 minutes at ambient temperature after which the green suspension was filtered through celite and the filter cake was washed with four 70 ml portions of ethyl acetate. The combined filtrates were washed with two 100 ml portions of saturated aqueous sodium bicarbonate and 100 ml of brine. The aqueous washes were combined and back extracted with 100 ml of ethyl acetate. The organic layers were combined, dried over anhydrous sodium sulfate, filtered, and concentrated in vacuo. The resulting dark brown oil was filtered through 20 g of silica gel 60 washing with 500 ml of 20% ethyl acetate in hexane. The filtrate was concentrated in vacuo to give 4.7 g (95%) of compound 3(b) as a pale brown oil.

NMR (CDCl₃, TMS): δ 0.9 (t, J=6 Hz, 3H), 1.0-4.2 (m, including 3H singlet at 3.83 ppm, 33H), 4.6 (bs, 1H), 6.6-6.9 (m, 2H), 6.9-7.3 (m, 1H).

TLC (Silica Gel GF): Rf=0.38 in 20% ethyl acetate in hexane.

(c)

9,11-Dideoxy-13,14-dihydro-2',9a-methano-3-oxa-11oxo-1,4,5,6-tetranor-3,7-(1',3'-interphenylene)-PGF1, 15-(tetrahydropyranyl ether)

To 4.7 g (10.9 mmol) of the compound of Example 3(b) in 450 ml of 95% ethanol was added 90 ml of 10% aqueous sodium hydroxide and the resulting solution was degassed and flushed with nitrogen and heated at reflux (bath temperature 105°) for 7.5 hours under nitrogen. The reaction was cooled to room temperature and approximately two-thirds of the solvent was removed in vacuo at room temperature and the remaining material was diluted with 500 ml of brine and extracted with three 200 ml portions of ethyl acetate. The combined organics were washed with 200 ml of brine, dried over anhydrous sodium sulfate, filtered and concentrated in vacuo. The crude product was flash chromatographed on 240 g of silica gel (230-400 mesh ASTM) eluting with 10% ethyl acetate in hexane collecting 200 ml fractions to give 4.41 g (94%) of the title compound 3(b) as a colorless oil.

NMR (CDCl₃, TMS): δ 0.9 (t, J=6 Hz, 3H), 1.0-4.2 (m, including 3H singlet at 3.83 ppm, 33H), 4.6 (bs, 1H), 6.6-6.9 (m, 2H), 6.9-7.3 (m, 1H).

Infrared v_{max} (film): 1738, 1588, 1469, 1440, 1257, cm^{-1} .

TLC (Silica Gel GF): Rf=0.41 in 20% ethyl acetate in hexane.

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9-Deoxy-13,14-dihydro-2',9α-methano-3-oxa-1,4,5,6tetranor-3,7-(1',3'-interphenylene)-PGF₁

To 2.80 g (74.0 mmol) of sodium borohydride, de- 5 gassed and flushed with nitrogen, and cooled to -30° , was slowly added 350 ml of absolute methanol and the resulting material was stirred for 10 minutes and treated with a solution of 10.2 g (23.8 mmol) of the compound of Example 3(c) in 15 ml of dry methylene chloride and 10 76 ml of absolute methanol dropwise maintaining the temperature of the solution at -30° . The resulting solution was stirred at -30° for 4 hours, then at -25° for 2.5 hours after which the reaction was quenched with 19.0 ml of glacial acetic acid then diluted with 600 ml of 15 brine and extracted with four 250 ml portions of ethyl acetate. The organic layers were combined and washed with 300 ml of saturated aqueous sodium bicarbonate, then washed with 300 ml of brine, dried over anhydrous sodium sulfate, filtered and concentrated in vacuo to 20 give 10.1 g of a colorless oil [TLC(Silica gel GF; 20% ethyl acetate in hexane): 5 spots with the major spot at $R_f = 0.20.$] The oil was dissolved in 60 ml of tetrahydrofuran and diluted with 180 ml of glacial acetic acid and 90 ml of deionized water, degassed and flushed with $_{25}$ nitrogen, and stirred at 40° to 45° under nitrogen for 3 hours. The solution was then cooled to room temperature, diluted with 500 ml of brine and extracted with three 250 ml portions of 3:2 ethyl acetate/hexane. The organic layers were combined and washed with four 30 300 ml portions of brine. The aqueous layers were combined and back extracted with two 250 ml portions of 3:2 ethyl acetate/hexane. All the organic layers were combined, dried over anhydrous sodium sulfate, filtered and concentrated in vacuo using two 300 ml portions of 35 toluene to azeotrope the acetic acid. The resulting colorless oil was chromatographed on 700 g of silica gel 60 eluting with 40% ethyl acetate in hexane to give 5.28 g (64%) of the title compound 3(d).

NMR (CDCl₃, TMS): δ 0.9 (t, J=6 Hz, 3H), 1.0-3.1 40 (m, including 2H singlet at 2.30 δ , 23H), 3.5-3.9 (m, including 3H singlet at 3.83 δ , 5H), 6.6-6.9 (m, 2H), 7.0-7.3 (m, 1H).

TLC (Silica Gel GF): $R_f 0.25$ in 50% ethyl acetate in hexane.

Infrared: ν_{max} (film): 3343, 1587, 1477, 1472, 1461, 1455, 1441, 1341, 1327, 1263, 1104, 1077, 1034, 734 cm⁻¹.

(e)

9-Deoxy-13,14-dihydro-2',9α-methano-3-oxa-1,4,5,6pentanor-3,7-(1',3'-interphenylene)-PGF₁

A solution of 250 ml of dry tetrahydrofuran and 8.3 ml (47.7 mmol) of diphenylphosphine, degassed and cooled to 0° to 5° C. under introgen, was treated with 55 30.0 ml (46.5 mmol) of n-butyllithium (1.55M in hexane) dropwise over 15 minutes then stirred an additional 30 minutes at ambient temperature after which 5.6 g (16.2 mmol) of the compound of Example 3(d) in 50 ml of dry tetrahydrofuran was added under nitrogen pressure 60 over 15 minutes. An additional two 10 ml portions of tetrahydrofuran were added and the mixture was heated at reflux for 8 hours under nitrogen. The solution was cooled to 0° to 5° C. after which 11.0 ml (63.6 mmol) of diphenylphosphine was added, then treated 65 with 41.0 ml (63.6 mmol) of n-butyllithium (1.55M in hexane) dropwise over 10 to 15 minutes. The solution was stirred at ambient temperature for 30 minutes then

refluxed for 16 hours all under nitrogen pressure. The solution was then cooled to 0° to 5° C, and poured into 465 ml of ice cold brine containing 125 ml of 1N aqueous hydrochloric acid (pH 3-4) and extracted with three 200 ml portions of ethyl acetate. The organic layers were combined, washed with 200 ml of brine, dried over anhydrous sodium sulfate, filtered, and concentrated in vacuo. The resulting colorless oil was chromatographed on 400 g of silica gel 60 eluting with 50% ethyl acetate in hexane to give the product.

NMR (CDCl₃, TMS): δ 0.9 (t, J=6 Hz, 3H), 1.0-3.0 (m, 21H), 3.3-3.9 (m, 2H), 4.4 (bs, 3H), 6.5-7.1 (m, 3H). Infrared: ν_{max} (film): 3345, 1590, 1465, 1280, 775 cm⁻¹.

TLC (Silica Gel GF): $R_{f}=0.18$ in 50/5 ethyl acetate in hexane.

(f)

2-Decarboxy-2-cyano-9-deoxy-13,14-dihydro-2',9αmethano-3-oxa-4,5,6-trinor-3,7-(1',3'-interphenylene)-PGF1

The phenol from 3(e) (5.12 g, 15.4 mmol) was combined with 22.8 g (165 mmol) of anhydrous potassium carbonate, and 17.8 ml (281 mmol) of chloroacetylnitrile and 150 ml of acetone. The solution was degassed and flushed with nitrogen and refluxed for 24 hours under nitrogen and cooled to 15° to 20° C., diluted with 200 ml of 1:1 brine/water and extracted with 600 ml of ethyl acetate. The organic layer was washed with 200 ml of brine. The aqueous layers were combined and extracted with 200 ml of ethyl acetate. The organic layers were combined, dried over anhydrous sodium sulfate, filtered and concentrated in vacuo. The resulting oil was chromatographed on 400 g of silica gel 60 eluting with 20% acetone in methylene chloride to give the product.

NMR (CDCl₃, TMS): δ 0.9 (t, J=6 Hz, 3H), 1.0-3.0 (m, 21H), 3.20 (bs, 2H), 3.4-3.9 (m, 2H), 4.73 (s, 2H), 6.7-7.3 (m, 3H).

Infrared: v_{max} (film): 3360, 1610, 1585, 1470, 1455, 1415, 1265, 1235, 1105, 1080, 1040, 770, 740, 735 cm⁻¹. TLC (Silica Gel GF): R_f 0.26 in 20% acetone in methylene chloride.

(g) The nitrile from 3(f) (4.9 g, 13.2 mmol) was combined with 100 ml (445 mmol) of 25% aqueous potassium hydroxide, degassed and flushed with nitrogen. The solution was refluxed for 6 hours, cooled to 0° to 5°, acidified to pH 6 with 400 ml of ice cold 1N aqueous hydrochloric acid in 1 L of brine, and extracted with 50 four 300 ml portions of ethyl acetate. The combined organic layers were washed with 500 ml of brine, dried over anhydrous sodium sulfate, filtered, and concentrated in vacuo. The resulting pink to red solid was chromatographed on 400 g of CC-4 acid washed silica gel eluting with 2 L of 50% ethyl acetate in hexane followed by 3 L of 70% ethyl acetate in hexane to give 5.10 g of solid which was crystallized from hot tetrahydrofuran and hexane to give 1.20 g of 9-deoxy-13,14dihydro2',9a-methano-3-oxa-4,5,6-trinor-3,7-(1',3-interphenylene)-PGF1 (m.p. 122°-124° C.).

NMR

O || (CD₃CCD₃, TMS):

 $\delta 0.9$ (t, J=6 Hz, 3H), 1.0-3.1 (m, 21H), 3.3-3.9 (m, 2H), 4.3-5.3 (m including 2Hs at δ 4.67, 5H), 6.6-7.2 (m, 3H).

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Specfic Rotation: $[a]_D + 34^\circ$ (c 0.901, 95% etOH). Infrared: ν_{max} (mull): 3440, 3380, 2720, 2670, 2580, 1740 (weak), 1710, 1610, 1585, 1425, 1260, 1145, 1120, 1090, 1025 cm⁻¹.

EXAMPLE 4

Dimethyl

[(4R)-4-cyclohexyl-4-tetrahydropyran-2-yloxybutyl]phosphonate

(a) 1-Cyclohexylprop-2-enol (Chart G, Compound 5)

To 140 ml of dry tetrahydrofuran, degassed and flushed with nitrogen $(3 \times)$ and cooled to 0° C. under nitrogen, was added 1.3M vinyl magnesium bromide (195 ml, 253.5 mmol) in tetrahydrofuran rapidly and dropwise over 5 minutes. The resulting solution was stirred for 5 minutes at 0° C. under nitrogen after which a solution of 24.0 g (223 mmol) of cyclohexylcarboxaldehyde in 40 ml of dry tetrahydrofuran was added via syringe at 0° C. The resulting mixture was stirred for 3.75 hours at 0° to 5° C. under a nitrogen atmosphere after which the reaction was quenched at 0° C. by careful addition of saturated aqueous ammonium chloride. The resulting suspension was poured into 1 L of ice. cold, saturated, aqueous ammonium chloride and extracted with three 600 ml portions of ethyl acetate. The ²⁵ ethyl acetate extracts were combined and washed with 1 L of saturated aqueous ammonium chloride, 1 L of saturated aqueous sodium bicarbonate, then twice with 1 L each of brine. The ethyl acetate extract was dried 30 thoroughly over magnesium sulfate, filtered, and concentrated at room temperature via rotovap to give 31.0 g of 1-cyclohexylprop-2-enol.

NMR (CDCl₃, TMS): δ 0.73-2.67 (m, 12H, CH₂, CH), 3.87 (t, 1H, CH—O, J=6 Hz), 5.07-5.43 (m, 2H, CH—), 5.67-6.13 (m, 1H, CH—).

Infrared (film): 3370, 2925, 1450, 1020, 990, 975, 890 cm $^{-1}$.

TLC (Silica Gel GF): $R_{f}=0.54$ in 25% ethyl acetate in hexane.

(b) (R)-1-Cyclohexylprop-2-enol (Chart G, Compound 6)

To 2.2 L of methylene chloride, degassed and flushed with nitrogen and cooled to -25° C. under nitrogen, 45 was added 72.2 ml of titanium tetraisopropoxide (242.5 mmol) at -25° C. under nitrogen. The solution was stirred for 3 to 5 minutes at -25° C. after which 62.16 ml of (-)-diisopropyl(D)tartrate (290 mmol) was added at -25° C. under nitrogen. A solution of 31.0 g (214 mmol) of 1-cyclohexylprop-2-enol in 50 ml of methy- 50 lene chloride was added to the reaction mixture at -25C. under nitrogen. The resulting solution was stirred for 5-10 minutes at -25° C. under nitrogen after which 3M t-butylhydroperoxide in dichloroethane (48.5 ml, 145.5 mmol) was added at -25° C. under nitrogen. The mix- 55 ture was stirred for 10 minutes at -25° to -20° C. under nitrogen, then stirred for 3 days at -20° C. The reaction was quenched by cannulating the reaction mixture (at -20° C.) into a mechanically stirred tartaric acid-ferrous sulfate solution (200 g/400 g in 2 L water) 60 at 0° C. The resulting suspension was stirred at 0° C. for 20 to 30 minutes and filtered through a pad of celite, washing the pad thoroughly with methylene chloride. The filtrate layers were separated and the aqueous layer was extracted with methylene chloride $(2 \times 500 \text{ ml } 65)$ each). The organic extracts were combined and washed with brine $(2 \times 1000 \text{ ml each})$, dried over magnesium sulfate, filtered and concentrated at room temperature

via rotovap to give the title compound 4(b) as a yellow oil which was purified as follows: The oil was dissolved in 650 ml of hexane and cooled to 0° C. under nitrogen then treated with aqueous 1N sodium hydroxide (550 ml) at 0° C. under nitrogen. The resulting suspension was stirred for 40 minutes at 0° C. under nitrogen after which the layers were separated and the aqueous layer was extracted with hexane (2×500 ml each). The organic extracts were combined, washed with brine (500 ml), dried over sodium sulfate, filtered and concentrated at room temperature via rotovap to a yellow oil. The yellow oil was chromatographed on silica gel (1200 g) packed with 10% ethyl acetate in Skellysolve B (SSB) eluting with 12% in SSB to give 9.59 g of the title compound 4(b).

NMR (CDCl₃, TMS): δ 0.73-2.67 (m, 12H, CH₂, CH), 3.87 (ϵ , 1H, CH--O), 5.07-5.43 (m, 2H, CH--), 5.67-6.13 (m, 1H, CH--).

Infrared (film): 3370, 2925, 1450, 1020, 990, 975, 890 cm⁻¹.

TLC (Silica Gel GF): $R_f=0.54$ in 25% ethyl acetate in hexane.

(c) 3-Cyclohexyl-3-tetrahydropyranyloxy-prop-1-ene (Chart G, Compound 7)

A solution of 22.07 g of (R)-1-cyclohexylprop-2-enol in 300 ml of methylene chloride, degassed and washed with nitrogen, was treated at ambient temperature under nitrogen with pyridinehydrochloride (0.145 g) and then with dihydropyran (44.4 ml, 466 mmol). The reaction mixture was stirred overnight at ambient temperature under nitrogen, then cooled using an ice bath and treated with aqueous sodium bicarbonate (15 ml). The resulting solution was diluted with saturated aqueous sodium bicarbonate (200 ml), stirred for 5 minutes after which the layers were permitted to separate. The organic layer was washed with 200 ml of brine, dried over anhydrous sodium sulfate, filtered and the filtrate concentrated via rotovap to give 35.0 g of compound 4(c) as a yellow oil.

NMR (CDCl₃, TMS): δ 0.63–2.20 (m, 17H, CH₂, CH), 3.27–4.10 (m, 3H, CH—O, CH₂O), 4.67 (bs, 1H, CH—O, THP), 4.93–5.33 (m, 2H, CH=), 5.40–6.13 (m, 1H, CH==).

Infrared (film): 2925, 2855, 1130, 1115, 1080, 1035, 1020, 1015, 995, 980 cm⁻¹.

TLC (Silica Gel GF): $R_f=0.62$ in 25% ethyl acetate in hexane.

(d) 3-Cyclohexyl-3-tetrahydropyranyloxypropanol (Chart G, Compound 8)

A solution of 35.0 g of 3-cyclohexyl-3-tetrahydropyranolprop-1-ene (157 mmol) in 795 ml of dry tetrahydrofuran, degassed and flushed with nitrogen, then cooled to 0° C., was treated dropwise at 0° C. with 0.5M 9-BBN in tetrahydrofuran (795 ml, 398 mmol). The resulting solution was stirred for one hour at 0° C. after which the cooling bath was removed and stirring was continued at ambient temperature for 6 hours. The reaction mixture was then cooled to 0° C. and treated slowly with 30% hydrogen peroxide (231 ml), then treated with 3N potassium hydroxide (231 ml) all at once. The resulting suspension was stirred for 35 minutes at 0° C. after which the cooling bath was removed and the reaction suspension was stirred for one hour at ambient temperature. The reaction mixture was then diluted with brine (1 L), the layers separated and the aqueous

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layer was extracted with three 700 ml portions of ethyl acetate. The organic layers were combined and washed with three 500 ml portions of brine, dried over anhydrous sodium sulfate, filtered and the filtrate concentrated in vacuo at ~25° C. The resulting product was 5 chromatographed on silica gel (1750 g) packed with 5% ethyl acetate in SSB, eluting with 8 L of 5% ethyl acetate in SSB, eluting with 8 L of 5% ethyl acetate in SSB, 6 L of 10% ethyl acetate in SSB, 6 L of 20% ethyl acetate in SSB, 6 L of 25% ethyl acetate in SSB, and 4 L of 30% ethyl acetate in SSB to give 27.19 10 g of compound 4(d).

NMR (CDCl₃, TMS): δ 0.63–2.90 (m, 20H, CH₂, CH, C-OH). 3.23–4.13 (m, 5H, CH-O, CH₂-O), 4.03–4.87 (m, 1H, CH-O, THP).

Infrared (film): 3435, 2930, 2855, 1450, 1160, 1135, 15 1075, 1025, 990 cm⁻¹.

TLC (Silica Gel GF): $R_{f}=0.21-0.38$ in 30% ethyl acetate in hexane.

(e) The 1-p-toluenesulfonyl derivative of 3-cyclohexyl-3-tetrahydropyranyloxypropanol

A solution of 27.19 g (112 mmol) of 3-cyclohexyl-3tetrahydropyranyloxypropanol in 136 ml of dry pyridine, degassed with nitrogen and cooled to 0° C., treated with 25.7 g (135 mmol) of p-toluenesulfonyl 25 chloride. The reaction mixture was stirred for 20 hours at 0° C. under nitrogen after which 350 g of ice was added and the cooling bath was removed. The reaction mixture was stirred for 75 minutes, then diluted with 600 ml of water, and extracted with three 500 ml por- 30 tions of ethyl acetate. The organic layers were combined, washed with 600 ml of saturated aqueous sodium bicarbonate, 600 ml of water, and 600 ml of brine, and dried over anhydrous sodium sulfate, filtered and the filtrate concentrated via rotovap at room temperature. 35 The residual pyridine was removed azeotropically at room temperature via rotovap using two 300 ml portions of toluene to give 38.09 g of compound 4(e).

NMR (CDCl₃, TMS): δ 0.63–2.20 (m, 19H, CH₂, CH), 2.47 (s, 3H, ArCH₃), 3.23–4.40 (m, 5H, CH–O, 40 CH₂–O), 4.47 (m, 1, CH–O, THP), 7.37 (D, 2H, ArH; J=10, 5 Hz), 7.87 (D, 2H, ArH; J=10, 5 Hz).

Infrared (film): 2930, 2860, 1600, 1445, 1375, 1175, 905, 815, 670 cm⁻¹.

TLC (Silica Gel GF): $R_f=0.48$ in 20% ethyl acetate 45 in hexane.

(f)

(1-Tetrahydropyranyloxy-3-iodopropyl)cyclohexane (Chart G, Compound 11)

A solution of 36.74 g (92.65 mmol) of the compound from Example 4(e), 1.5 ml of diisopropylethylamine, 360 ml of acetone and 83.33 g (550 mmol) of sodium iodide was stirred at room temperature under nitrogen for 20 hours. The solution was then cooled using an ice 55bath and concentrated via rotovap at room temperature to give a red-orange solid. The solid was dissolved in 1L of ethyl of ethyl acetate. The organic layers were washed with 525 ml of 5% aqueous sodium thiosulfate then with 1 L of brine, dried over anhydrous magne-60 sium sulfate, filtered and the filtrate concentrated via rotovap at room temperature to give a yellow oil. The oil was chromatographed on 900 g of silica gel packed with SSB, eluting with 4 L of SSB, then with 3% ethyl acetate in SSB to give 27.47 g of compound 4(f). 65

NMR (CDCl₃, TMS): δ 0.63-2.53 (m, 19H, CH₂, CH), 3.07-3.70 (m, 4H, CH₂—O, CH₂—I), 3.77-4.10 (m, 1H, CH—O), 4.48-4.82 (m, 1H, CH—O, THP).

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Infrared (film): 2925, 2850, 1450, 1200, 1130, 1115, 1075, 1065, 1035, 1023, 980 cm⁻¹.

TLC (Silica Gel GF): $R_{f}=0.47$ in 10% ethyl acetate in hexane.

(g)

[(4R)-4-Cyclohexyl-4-tetrahydropyran-2-yloxybutyl]phosphonate (Chart G, Compound 12)

To 500 ml of dry tetrahydrofuran cooled to -40° C. under nitrogen was added 9.98 ml (96.7 mmol) of diethvlamine. The solution was treated with 60 ml (93 mmol) of n-butyllithium (1.55M in hexane) dropwise maintaining the temperature below -30° C. The solution was stirred at -35° to -30° C. for 15 minutes then cooled to -75° C. A solution of 10.6 g (85.4 mmol) of dimethylmethyl phosphonate in 50 ml of dry tetrahydrofuran was added dropwise maintaining the temperature below -70° C. The solution was stirred for 30 minutes at -75° to -70° C. after which 27.29 g (77.5 mmol) of ²⁰ (1-tetrahydropyranyloxy-3-iodopropyl)cyclohexane in 100 ml of dry tetrahydrofuran was added dropwise maintaining the temperature below -70° C. The reaction mixture was stirred at -70° C. for one hour then allowed to warm to -10° C. over 4 hours. The reaction was quenched with 800 ml of 1:1 brine/water and the layers separated. The aqueous layer was extracted with two 650 ml portions of ethyl acetate. The organic layers were combined, washed with 800 ml of brine, dried over anhydrous sodium sulfate, filtered and the filtrate concentrated in vacuo. The resulting product was chromatographed on 500 g of silica gel packed with ethyl acetate eluting the product with 2 L of ethyl acetate and then with 6 L of 5% acetone in ethyl acetate to give 18.14 g of compound 4(g).

NMR (CDCl₃, TMS): δ 0.63–2.53 (m, 23H), 3.23–4.20 (m, 3H), 3.70 (s, 3H), 3.83 (s, 3H), 4.60 (bs, 1H).

Infrared (film): 2930, 3850, 1450, 1245, 1200, 1130, 1115, 1060, 1030, 990, 835, 815 cm $^{-1}$.

TLC (Silica Gel GF): Rf=0.14 in ethyl acetate.

EXAMPLE 5

15-Cyclohexyl-9,11-dideoxy-13,14-dihydro-2', 9 α -methano-11 α -methyl-4,5,6,16,17,18,19,20-octanor-3,7-(1',3'-interphenylene)-PGF1 (Formula I where X₁ is CO₂H, Z₄ is CH₂, L₆₀ is H, L₂₀ is α -CH₃, β -H, Y₁ is CH₂CH₂, M₁ is α -OH, β -H and

is cyclohexyl

(a) 15-Cyclohexyl-8,12-didehydro-9,11-dideoxy-13,14dihydro-2',9a-methano-3-oxa-11-oxo-1,4,5,6,16,17,18,19,20-nonanor-3,7-(1',3'-interphenylene)-PGF₁, 15-(tetrahydropyranyl ether)

A solution of 11.9-g (35.37) mmol of the product of Example 4 and 450 ml of dry tetrahydrofuran, degassed and flushed with nitrogen, was cooled to -78° C. The stirred solution was treated with 22.5 ml (36.0 mmol) of 1.60M n-butyllithium dropwise over 15 to 20 minutes, 65 then stirred for one hour at -78° C. A solution of 3.71 g (17.17 mmol) of 2,3,3A,4-tetrahydro-5-methoxy-2-oxo-naphtho[2,3-B]furan in 70 ml of dry tetrahydrofuran, degassed and flushed with nitrogen and cooled to

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 -78° C. under nitrogen, was added via cannula and under nitrogen pressure dropwise over 30 minutes. The resulting solution was stirred for 4 hours while allowing the temperature to rise slowly to -10° C. after which the solution was treated dropwise with 1.03 ml (18 mmol) of glacial acetic acid. The reaction mixture was stirred for 15 minutes at ambient temperature and heated at 60° to 65° for 6 hours. The resulting yellowgreen solution was cooled to 5°, neutralized to about pH 6 to 7 with 500 ml of brine containing 18 ml (18 mmol) 10 of 1M aqueous hydrochloric acid, and extracted with three 250 ml portions of ethyl acetate. The organic layers were combined and washed with 200 ml of 3:1 brine/saturated aqueous sodium bicarbonate and then with 400 ml of brine and dried over anhydrous sodium 15 sulfate, filtered and concentrated in vacuo. The resulting crude product was chromatographed on 200 g of silica gel to give the title compound 5(a).

(b)

20 15-Cyclohexyl-9,11-dideoxy-13,14-dihydro-2',9amethano-3-oxa-11-oxo-1,4,5,6,16,17,18,19,20-nonanor-3,7-(1',3'-interphenylene)-12-epi-PGF1, 15-(tetrahydropyranyl ether)

To a solution of 4.95 g of the compound of Example 25 5(a) in 250 ml of degassed ethanol was added a solution of 1.67 g (1.56 g/atom) of 10% palladium on carbon and 112 mg (0.81 mmol) of anhydrous potassium carbonate. The resulting mixture was hydrogenated at 50 psi 93.4 atm) for 42 hours after which the mixture was filtered 30 through a pad of 1:1 celite/anhydrous magnesium sulfate (30 g). The filter cake was washed with two 200 ml $\,$ portions of ethyl acetate. The colorless solution was concentrated in vacuo using 200 ml of toluene to azeotrope the last traces of water and ethanol to give 5.2 g 35 of colorless oil which was filtered through 20 g of silica gel 60 washing with 500 ml of 20% ethyl acetate in hexane to give compound 5(b).

(c) 15-Cyclohexyl-9,11-dideoxy-13,14-dihydro-2', 9a-methano-3-oxa-11-oxo-1,4,5,6,16,17,18,19,20-nonanor-3,7-(1',3'-interphenylene)-PGF1, 15-(tetrahydropyranyl ether)

To 4.7 g of the compound of Example 5(b) in 450 ml of 95% ethanol was added 90 ml of 10% aqueous so- 45 dium hydroxide and the resulting solution was degassed and flushed with nitrogen and heated at reflux (bath temperature 105°) for 7.5 hours under nitrogen. The reaction was cooled to room temperature and approximately two-thirds of the solvent was removed in vacuo 50 at room temperature and the remaining material was diluted with 500 ml of brine and extracted with three 200 ml portions of ethyl acetate. The combined organics were washed with 200 ml of brine, dried over anhydrous sodium sulfate, filtered and concentrated in 55 vacuo. The crude product was flash chromatographed on silica gel to give the title compound 5(c).

(15R)-15-Cyclohexyl-9,11-dideoxy-13,14-dihydro-2',9a-methano-11-methylene-1,4,5,6,16,17,18,19,20nonanor-3-oxa-3,7-(1',3'-interphenylene)-PGF1, 15-(tetrahydropyranyl ether)

A degassed solution of methyl phenyl-N-methyl sulfoxmine (1.502 g, 8.88 mmol) in freshly distilled tetrahy- 65 drofuran (26.6 ml) was cooled to -78° C. under nitrogen and treated dropwise with 2.9M methylmagnesium chloride in tetrahydrofuran (3.06 ml, 8.88 mmol). The

resulting solution was stirred for 35 minutes at -78° C. and for 15 minutes at 0° C., cooled to -78° C. and treated with a solution of the product 5(c) (1.92 g, 4.36 mmol) in freshly distilled tetrahydrofuran (10 ml). Residual ketone starting material was transferred to the reaction with two 4 ml aliquots of freshly distilled tetrahydrofuran. The reaction was stirred for 1.75 hours while the temperature was permitted to go from -78° C. to 0° C., then was stirred for 2 hours at 0° C. The reaction was diluted with ice-cold brine (80 ml) and extracted with diethyl ether (3×110 ml). The ether extracts were washed with brine (80 ml), 0.2M aqueous potassium bisulfate (80 ml), aqueous saturated sodium bicarbonate (80 ml) and brine (80 ml), dried over magnesium sulfate, filtered and concentrated in vacuo to a yellow oil (3.49 g).

A degassed solution of the crude sulfoximine (3.37 g; theory 2.65 g) in freshly distilled tetrahydrofuran (66) was cooled to 0° C. under nitrogen and treated with 50% acetic acid/water (20 ml), followed immediately by aluminum amalgam which had been prepared by washing 20 mesh aluminum powder (3.55 g) with ether (75.5 ml) methanol (2×75.5 ml) then 3.57 g of mercuric chloride in water (122 ml) followed by methanol (75.5 ml) and ether (75.5 ml).

The resulting black suspension was permitted to stir for 2.75 hours while the reaction temperature was allowed to go slowly from 0° C. to 10° C., cooled to 0° C., diluted with ethyl acetate (100 ml) and stirred for 30 minutes at 0° C. The suspension was filtered through celite, and the filtercake was washed with ethyl acetate. The combined filtrate was washed with brine (135 ml) 0.2M aqueous potassium bisulfate (135 ml) and brine (135 ml), dried over sodium sulfate, filtered and concentrated to a yellow oil.

The crude product was chromatographed on silica gel in 5% ethyl acetate in hexane

NMR (CDCl₃, TMS): δ 0.73-3.10 (m, 30), 3.27-3.63 40 (m, 2), 3.77-4.23 (m, 1), 3.80 (S, 3), 4.53-4.73 (m), 4.77-4.97 (m, 2), 6.63-6.90 (m, 2), 7.13 (d of d, 1, $J_1 = J_2 = 7.5$ Hz).

Infrared (film): 2930, 2860, 1652, 1605, 1595, 1475, 1455, 1405, 1260, 1240, 1205, 1135, 1115, 1095, 1080, 1028, 995, 865, 768 cm⁻¹.

TLC (Silica Gel GF): Rf=0.58 in 1% ethyl acetate in hexane.

(e)

15-Cyclohexyl-9,11-dideoxy-13,14-dihydro-2',9αmethano-11-methyl-1,4,5,6,16,17,18,19,20-nonanor-3-

oxa-3,7-(interphenylene)-PGF1, 15-tetrahydropyranyl ether

A degassed solution of the product of 5(d) (0.156 g, 0.36 mmol) in absolute ethanol (11.15 ml) was treated at room temperature under nitrogen with 10% palladium on charcoal (0.052 g) and anhydrous potassium carbonate (0.06 g). The resulting suspension was alterntely degassed and flushed with nitrogen then degassed and flushed with hydrogen and hydrogenated at 50 p.s.i. for 60 22 hours. The suspension was evacuated and flushed with nitrogen, filtered through 1:1 celite/magnesium sulfate (3 g). The filtercake was washed with ethyl acetate and the combined filtrate was concentrated in

vacuo to give 0.155 g of the title compound (e) as a crude oil.

NMR (CDCl₃, TMS): δ 0.70-3.21 (m, including doublet, 3, Ch₃ at 0.90, J=6 Hz), 3.27-3.70 (m, 2), 3.80-4.30

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(m, 1), 3.83, (s, 3), 4.60-4.90 (m, 1), 6.70-7.03 (m, 2), 7.13 (d of d, 1, $J_1 = J_2 = 7.5$ Hz).

TLC (Silica Gel GF): Rf=0.58 in 10% ethyl acetate/hexane. 5

(f)

15-Cyclohexyl-9,11-dideoxy-13,14-dihydro-2',9amethano-11-methyl-1,4,5,6,16,17,18,19,20-nonanor-3oxa-3,7-(1',3'-interphenylene)-PGF1

The crude product of example 5(e) in 8 ml of 4:2:2 acetic acid/water/tetrahydrofuran was stirred at 45° C. under nitrogen for 3 hours, cooled, diluted with brine and extracted with ethyl acetate. The organics were washed with brine, dried over sodium sulfate, filtered 15 and concentrated to a vellow oil.

The crude product was chromatographed on silica gel in 10% ethyl acetate in hexane to give 0.116 g (90%) of the title compound (f). 20

NMR (CDCl₃, TMS): δ 0.07-3.03 (m, 29, including doublet, 3, J = 6 Hz), 3.20-3.53 (m, 1), 3.83 (s, 3), 6.63–6.97 (m, 2), 7.13 (d of d, 1, $J_1=J_2=7.5$ Hz).

Infrared (film): 3370, 2930, 2850, 1605, 1595, 1475, 1444, 1375, 1330, 1310, 1260, 1100, 1080, 1045, 970, 895, 25 775. 735 cm⁻¹

TLC (Silica Gel GF): Rf=0.51 in 25% ethyl acetate in hexane.

(g)

15-Cyclohexyl-1,2,4,5,6,16,17,18,19,20-decanor-9,11dideoxy-13,14-dihydro-2',9a-methano-11-methyl-3-oxa-3,7-(1',3'-interphenylene)-PGF

0.973 mmol), in freshly distilled tetrahydrofuran (5.5 ml) was cooled to 0° C under nitrogen and treated with 1.58M n-butyllithium (0.60 ml, 0.95 mmol). The resulting red solution was stirred for 5 min at 0° C. and for 30 40 min at room temperature then treated at ambient temperature with a solution of the product of 5(f) (0.116 g, 0.325 mmol) in freshly distilled tetrahydrofuran (1.1 ml). Residual 52 was transferred to the reaction vessel with two 0.27 ml aliquots of freshly distilled tetrahydro- 45 furan, and the reaction was stirred at reflux for 6 hours, cooled to 0° C., treated with diphenylphosphine (0.52 ml, 2.92 mmol) followed by n-butyllithium (1.8 ml, 2.85 mmol). The reaction was stirred for 5 min at 0° C., 20 min at ambient temperature and 18 hours at reflux, cooled to 0° C., acidified with cold, aqueous 1N HCl (12 ml) and diluted with ice-cold brine. The resulting suspension was extracted with ethyl acetate and the organics were washed with brine, dried over sodium sulfate, 55 filtered and concentrated to a semi-solid.

The crude product was chromatographed on silica gel in 15% ethyl acetate in hexane to give 0.106 g (95%) of the title compound (g).

NMR (CDCl₃, TMS): δ 0.70-3.00 (m, 29, including 60 doublet, 3 at 0.90, J=6 Hz), 3.23-3.57 (m, 1), 5.33-6.43 (m, 1), 6.63-6.90 (m, 2), 7.07 (d of d, 1).

Infrared (film): 3350, 2930, 2850, 1605, 1595, 1470, 1455, 1380, 1290, 1245, 1085, 1050, 1000, 895, 775, 740 65 acetic acid (6 ml) water (3 ml) and tetrahydrofuran (1.5 cm^{-1} .

TLC (Silica Gel GF): Rf=0.31 in 25% ethyl acetate in hexane.

(h) 2-Cyano-15-cyclohexyl-2-decarboxy-9,11-dideoxy-13.14-dideoxy-2'.9a-methano-11-methyl-

1,4,5,6,17,18,19,20-nonanor-3-oxa-3,7-(1',3'-interphenylene)-PGF1 and its 8,9,11,12-tetra-epi-isomer

A degassed solution of the product of 5(g) (0.106 g, 0.309 mmol) in acetone (5 ml) was treated at ambient temperature under nitrogen with anhydrous potassium 10 carbonate (0.915 g, 6.62 mmol), followed by chloroacetonitrile (0.71 ml, 11.25 mmol). The resulting suspension was stirred at reflux for 22 hours and was incomplete. Additional potassium carbonate (0.915 g, 6.62 mmol) and chloroacetonitrile (0.71 ml, 11.25 mmol) was added, and the reaction was stirred at reflux for 24 hours, cooled and diluted with 1:1 brine/water (75 ml). The suspension was extracted with ethyl acetate (3×75) ml), and the combined extracts were washed with brine (2×75 ml), dried over sodium sulfate, filtered and concentrated to a brown oil.

The crude product was chromatographed on silica gel acetone in methylene chloride to give 0.077 g (65%) of title compound (h).

NMR (CDCl₃, TMS): δ 0.70-3.03 (m, 29, including doublet, 3, J = 6 Hz at 0.90), 3.20-3.53 (m, 1), 4.77 (s, 2), 6.73-7.03 (m, 2), 7.17 (d of d, $J_1=J_2=7.5$ Hz)

Infrared (film): 3400, 2930, 2850, 1605, 1590, 1480, 1475, 1375, 1260, 1235, 1100, 1045, 980, 895, 775, and 740 cm-1

30 TLC (Silica Gel GF): Rf=0.80 in 5% acetone in methylene chloride.

(i)

15-Cyclohexyl-9,11-dideoxy-13,14-dihydro-2',9a-A degassed solution of diphenylphosphine (0.173 ml, 35 methano-11-methyl-4,5,6,16,17,18,19,20-octanor-3-oxa-3,7-(1',3'-interphenylene)-PGF1

> A degassed solution of the nitrile compound 5(h) (0.077 g, 0.202 mmol) in anhydrous methanol (4.56 ml) was treated at ambient temperature under nitrogen with 25% aqueous potassium hydroxide (1.4 ml). The resulting solution was stirred at reflux for 5.5 hours, cooled to 0° C., acidified with aqueous 1N HCl (10 ml) and diluted with ice-cold brine (40 ml). The resulting suspension was extracted with ethyl acetate $(3 \times 50 \text{ ml})$, and the combined extracts were washed with brine (2×50 ml), dried over sodium sulfate, filtered and concentrated to an off-white solid which was recrystallized from ethyl acetate/hexane to give 0.056 g, (69%) of title

> compound (i), m.p. $123^{\circ}-125^{\circ}$ C. NMR (CDCl₃, TMS): δ 0.70-3.10 (m, 28, including doublet, 3, J=6 Hz at 0.90), 3.20-3.53 (m, 1), 4.30 (bs, 2), 4.63 (s), 6.45-7.45 (m, 3).

> Infrared (mull): 3430, 2970, 2860, 2720, 2580, 1740, SH(1705), 1605, 1590, 1465, 1425, 1380, 1260.

> TLC (Silica Gel GF): Rf=0.32 in 1:1 A-IX-cyclohexane.

EXAMPLE 6

(a) 15-Cyclohexyl-9,11-dideoxy-13,14-dihydro-2',9αmethano-11-methylene-1,4,5,6,16,17,18,19,20-nonanor-3-oxa-3,7-(1',3'-interphenylene)-PGF1

A solution of example 5(a) (0.195 g, 0.44 mmol) in ml) was stirred for 3 hours at 45° C. under nitrogen, cooled, diluted with brine (75 ml) and extracted with ethyl acetate (3×75 ml). The organics were washed

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with brine (75 ml), aqueous saturated sodium bicarbonate (3×75 ml), and brine (2×75 ml), dried over sodium sulfate, filtered and the filtrate concentrated in vacuo to give a pale yellow oil.

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The crude product was chromatographed in 10% ⁵ ethyl acetate in hexane to afford 0.109 g (70%) of title compound (a).

NMR (CDCl₃, TMS): δ 0.73–3.10 (m, 24), 3.20–3.63 (m, 1 3.83 (s, 3), 4.77–5.07 (m, 2), 6.73–6.97 (m, 2), 7.13, (d of d, 1, J₁=J₂=7.5 Hz), 7.27–7.80 (m, 1).

Infrared (film): 3400, 3330, 2930, 2860, 1660, 1605, 1595, 1475, 1450, 1335, 1330, 1270, 1255, 1130, 1100, 1070, 1035, 965, 895, 875, 775, 754 cm⁻¹.

TLC (Silica Gel GF): Rf=0.47 in 20% ethyl acetate in hexane.

(b)

15-Cyclohexyl-1,2,4,5,6,16,17,18,19,20-decanor-9,11dideoxy-13,14-dihydro-2',9α-methano-11-methylene-3oxa-3,7-(1',3'-interphenylene)-PGF₁

A degassed solution of diphenylphosphine (0.16 ml, 0.90 mmol) in freshly distilled tetrahydrofuran (5 ml) was cooled to 0° C. under nitrogen and treated with 1.58M n-butyllithium in hexane (0.55 ml, 0.87 mmol). 25 The resulting red solution was stirred at 0° C. for 5 minutes and at ambient temperature for 30 minutes then treated at room temperature with a solution of the methyl ester from 6(a) (0.106 g, 0.30 mml) in freshly distilled tetrahydrofuran (1 ml). The reaction was 30 stirred at reflux for 6 hours, cooled to 0° C., treated with diphenylphosphine (0.32 ml, 1.80 mmol) followed by 1.58M n-butyllithium in hexane (1.10 ml, 1.74 mmol). The reaction was stirred at 0° C. for 5 minutes, at ambient temperature for 15 minutes and at reflux for 18 35 hours. The reaction was cooled to 0° C., diluted with brine (40 ml) containing 5 ml of 1N HCl, and extracted with ethyl acetate $(3 \times 35 \text{ ml})$. The organics were washed with brine $(3 \times 50 \text{ ml})$, dried over sodium sulfate, filtered and concentrated to a semi-solid.

The crude product was chromatographed on silica gel with 15% ethyl acetate in hexane to give 0.065 g (64%) of title product (b).

NMR (CDCl₃, TMS): δ 0.73–3.03 (m, 25), 3.27–3.6-(m, 1), 4.87 (d, 2, J=7 Hz), 5.10–5.97 (bs, 1), 6.70 (2d, 2, 45 J1=J2=7.5 Hz).

Infrared (film): 3340, 2930, 2850, 1710 (weak), 1655, 1590, 1465, 1455, 1445, 1330, 1285, 1060, 1040, 880, 775, 735 cm⁻¹.

TLC (Silica Gel GF): Rf=0.29 in 25% in ethyl acetate in hexane.

(c)

2-Cyano-15-cyclohexyl-2-decarboxy-9,11-dideoxy-13,14-dihydro-2',9α-methano-11-methylene-

1,4,5,6,16,17,18,19,20-nonanor-3-oxa-3,7-(1',3'-interphenylene)-PGF1

A degassed solution of the phenol compound 6(b) (0.065 g, 0.19 mmol) in acetone (3 ml) was treated at ambient temperature under nitrogen with anhydrous 60 potassium carbonate (0.566 g, 4.09 mmol) followed by chloroacetonitrile (0.44 ml, 6.97 mmol). The resulting suspension was stirred at reflux for 29.5 hours at reflux, cooled and diluted with 1:1 brine/water (50 ml). The suspension was extracted with ethyl acetate (3×50 ml), 65 and the organics were washed with brine (2×50 ml), dried over sodium sulfate, filtered and concentrated to a brown oil.

The crude product was chromatographed on silica gel with ethyl acetate in hexane to give 0.067 g (93%) of title compound (c).

NMR (CDCl₃, TMS): δ 0.73-3.10 (m, 25), 3.23-3.63 (m, 1), 4.80 (s, 2), 4.87 (d, 2, J=7 HZ), 6.87 (2d, 2), 6.87 (2d, 2)

 $\begin{array}{l} J_1 = J_2 = 7.5 \ \text{Hz}), \ 7.2 \ (d \ of \ d, \ 1, \ J_1 = J_2 = 7.5 \ \text{Hz}). \\ Infrared \ (film): \ 3400, \ 3065, \ 2930, \ 2860, \ 1645, \ 1590, \\ 1475, \ 1450, \ 1265, \ 1235, \ 1100, \ 885, \ 765 \ \text{cm}^{-1}. \end{array}$

TLC (Silica Gel GF): Rf = -0.54 in 5% acetone in 10 methylene chloride.

(d)

15-Cyclohexyl-9,11-dideoxy-13,14-dihydro-2',9αmethano-11-methylene-4,5,6,16,17,18,19,20-octanor-3oxa-3,7-(1',3'-interphenylene)-PGF₁

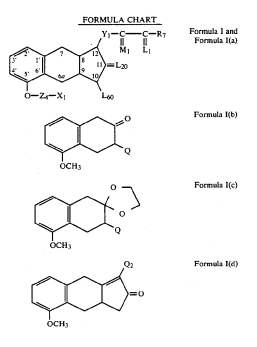
A degassed solution of the nitrile compound 6(c) (0.067 g, 0.177 mmol) in absolute methanol (4 ml) was treated at ambient temperature under nitrogen with 25% aqueous potassium hydroxide (1.4 ml). The result-20 ing solution was stirred at reflux for 6 hours, cooled to 0° C., acidified to ~pH 4 with 1N aqueous HCl (9.5 ml) and diluted with brine 35 (35 ml). The aqueous suspension was extracted with ethyl acetate (3×35 ml), and the combined organics were washed with brine (2×45 25 ml), dried over sodium sulfate, filtered and concentrated to a light yellow solid.

The crude product was recrystallized from ethyl acetate-hexane $\sim 1:10$ to give a total of 60 mg (85%) of title compound (d).

NMR (CDCl₃, TMS): δ 0.73–3.10 (m, 24), 3.20–3.80 (m, 3), 4.63 (s, 2), 4.80 (d, 2, J=7 HZ), 6.58 (d, 1, J=7.5 Hz), 6.78 (d, 1, J=7.5 Hz), 7.05 (d of d, 1, J₁=J₂=7.5 Hz).

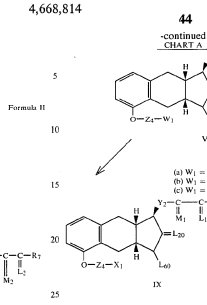
Infrared (nujol mull): 3350, 2930, 2860, 2550, 2430, 1715, 11605, 1590, 1470, 1440, 1375, 1335, 1255, 1235, 1115, 1040, 875 and 770 cm⁻¹.

TLC (Silica Gel GF): Rf=0.43 in 2 A-IX:1 cyclohexane, Rf=0.31 in 1:1-A-IX-cyclohexane.



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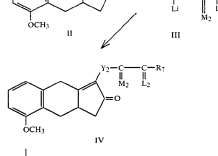
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R7

 L_{22}

-R7

-60



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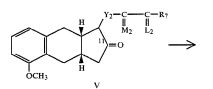
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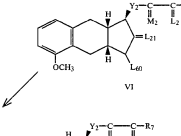
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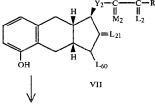
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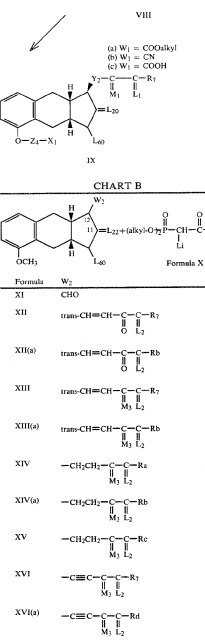
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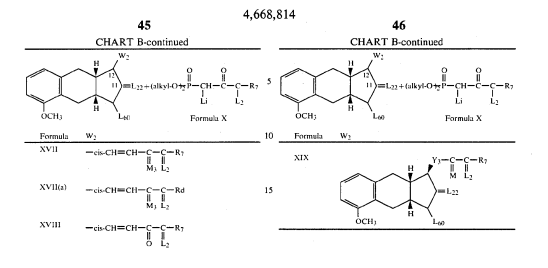


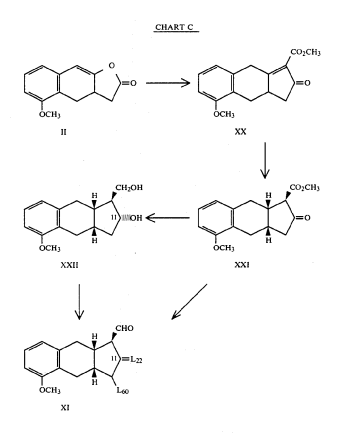


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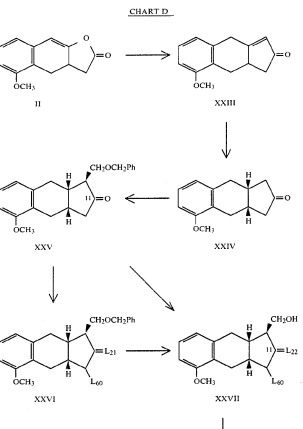
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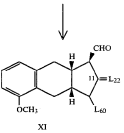




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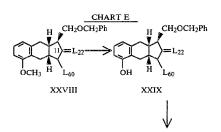
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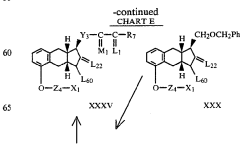




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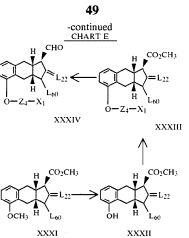


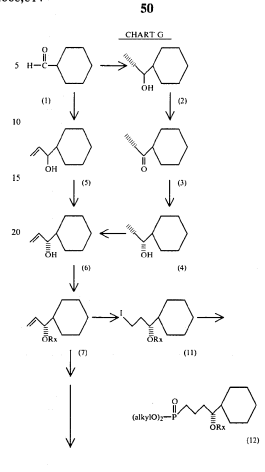


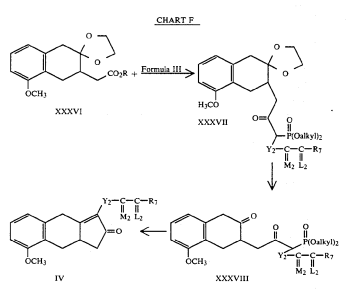
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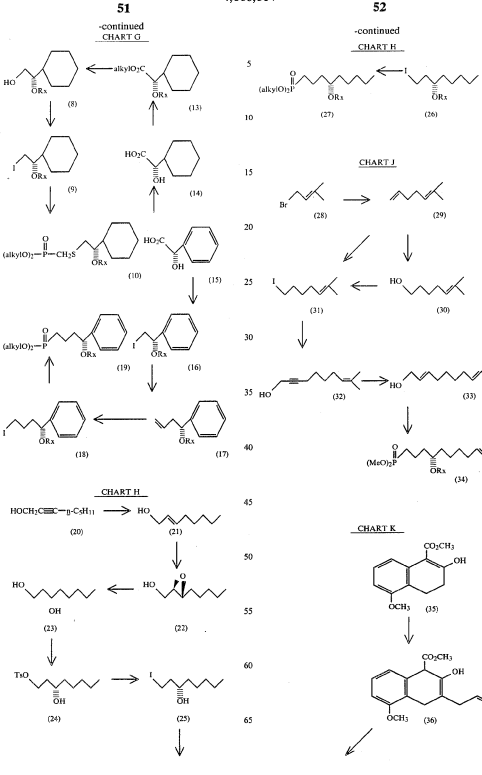




UT Ex. 2015 SteadyMed v. United Therapeutics IPR2016-00006

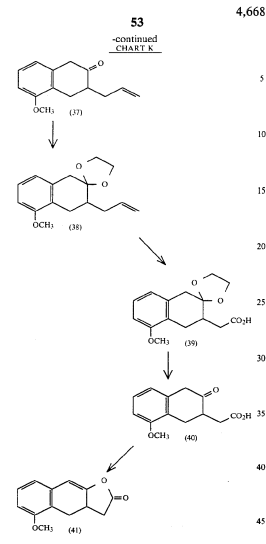
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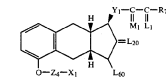


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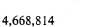
- I claim:
- 1. A compound of the formula



wherein X1 is

- (1) $-COOR_1$, wherein R_1 is
 - (a) hydrogen;
 - (b) (C1-C12) alkyl;
 - (c) (C₃-C₁₀) cycloalkyl;
 - (d) (C_7-C_{12}) aralkyl;

 - (e) phenyl, optionally substituted with one, 2 or 3 65 chloro or (C_1-C_3) alkyl;
 - (f) phenyl substituted in the para position by (i) -NHCOR₂₅,



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(ii) -COR₂₆,

(iii)

0 || OCR54. or (iv) -CH=N-NHCONH₂ wherein R₂₅ is methyl, phenyl, acetamidophenyl, benzamidophenyl, or -NH2; R26 is methyl, phenyl, -NH2, or methoxy; R54 is phenyl or acetamidophenyl; inclusive; or (g) a pharmacologically acceptable cation; -CH₂OH; (2) -(3) -COL₄, wherein L₄ is (a) amino of the formula -NR51R52 wherein R51 and R52 are (i) hydrogen, (ii) (C_1-C_{12}) alkyl, (iii) (C3-C10) cycloalkyl, (iv) $(C_7 - C_{12})$ aralkyl, (v) phenyl, optionally substituted with one 2 or 3 chloro, (C1-C3) alkyl, hydroxy, carboxy, (C2-C5) alkoxycarbonyl, or nitro, (vi) (C2-C5) cyanoalkyl, (vii) (C2-C5) carboxyalkyl, (viii) (C2-C5) carbamoylalkyl, (ix) (C_3-C_6) acetylalkyl, (x) (C7-C11) benzoalkyl, optionally substituted by one, 2 or 3 chloro, (C1-C3) alkyl, hydroxy, (C1-C3) alkoxy, carboxy, (C2-C5) alkoxy carbonyl, or nitro. (xi) pyridyl, optionally substituted by one, 2 or 3

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- chloro, (C1-C3) alkyl, or (C1-C3) alkoxy,
- (xii) (C₆-C₉) pyridylalkyl optionally substituted by one, 2 or 3 chloro, (C1-C3) alkyl, hydroxy, or (C1-C3) alkoxy,
- (xiii) (C1-C4) hydroxyalkyl,
- (xiv) (C1-C4) dihydroxyalkyl,
- (xv) (C₁-C₄) trihydroxyalkyl, with the proviso that not more than one of R51 or R52 is other than hydrogen or alkyl;
- (b) cycloamino selected from the group consisting of pyrolidino, piperidino, morpholino, pipera-
- zino, hexamethylenimino, pyrrolino, or 3,4didehydropiperidinyl optionally substituted by one or 2 (C1-C12) alkyl of one to 12 carbon atoms, inclusive;
- (c) carbonylamino of the formula ---NR53COR51 wherein R53 is hydrogen or (C1-C4) alkyl and R₅₁ is other than hydrogen, but otherwise defined as above;
- (d) sulfonylamino of the formula -NR53SO2R51, wherein R₅₁ and R₅₃ are defined in (c); 55
 - (4) --- CH2NL2L3 wherein L2 and L3 are hydrogen or (C1-C4) alkyl, being the same or different, or the pharmacologically acceptable acid addition salts thereof when X1 is -CH2NL2L3;
- (5) —CN; 60
 - wherein Z₄ is -CH₂-, -CH₂CH₂-, -CF₂-, or -CH₂CF₂;
 - wherein L_{20} is α -OH, β -H; α -H, β -OH; H,H; α -CH₃, β -H; α -CH₂OH, β -H; =O; or =CH₂; wherein L₆₀ is hydrogen or L_{20} and L_{60} taken together form a double bond between positions 10 and 11;
 - wherein Y₁ is -CH₂CH₂-, -SCH₂-, trans -CH=CH-, or cis -CH=CH-; $-C \equiv C - .$

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taken together is

wherein M_1 is α -H: β -H; ==O; α -OH: β -R₅; or α -R₅: β -OH; wherein R₅ is hydrogen or methyl;

wherein L₁ is

- α-R₃:β-R₄, α-R₄:β-R₃, or mixtures thereof wherein R₃ and R₄ are hydrogen, methyl, or fluoro, being the same or different, with the proviso that one of R₃ and R₄ is fluoro only when the other is hydrogen or fluoro; 20
- (2) or when M₁ is α-H:β-H L₁ is α-OH:β-R₃, α-R₃:β-OH; or a mixture of α-OH:β-R₃ and α-R₃:β-OH wherein R₃ is hydrogen, methyl, vinyl, or ethynyl; wherein R₇ is
- (1) $-C_mH_{2m}CH_3$, wherein m is an integer from one 25 to 8, inclusive;
- (2) phenoxy optionally substituted by one, 2 or 3 chloro, fluoro, trifluoromethyl, (C_1-C_3) alkyl, or (C_1-C_3) alkoxy, with the proviso that not more than two substituents are other than alkyl with the 30 proviso that R_7 is phenoxy or substituted phenoxy, only when R_3 and R_4 are hydrogen or methyl, being the same or different;
- (3) phenyl, benzyl, phenylethyl, or phenylpropyl optionally substituted on the aromatic ring by one, 35 2 or 3 chloro, fluoro, trifluoromethyl, (C₁-C₃) alkyl, or (C₁-C₃) alkoxy, with the proviso, that not more than two substituents are other than alkyl;

$$(5) - (CH_2)_2 - CH(OH) - CH_3;$$

(6) $-(CH_2)_3 - CH = C(CH_3)_2;$

 $(7) - (CH_2)_2 - CH = CH_2;$

wherein



- taken together is
 (1) (C₄-C₇) cycloalkyl optionally substituted by one 50 to 3 (C₁-C₅) alkyl or (C₁-C₅) alkenyl;
 (2) 2-(2-furyl)ethyl;
- (3) 2-(3-thienyl)ethoxy;
- (4) 3-thienyloxymethyl;

(5)

CH₃ ↓ −CHCH₂C≡CCH₃;

and the individual optical enantiomers thereof with the proviso that each compound is other than one formed when the substituents X_1 , Z_4 , L_{20} , Y_1 , L_1 , and R_7 have the following meanings:

wherein X_1 is as defined above; 65 wherein X_1 is as defined above; 65

wherein Z₄ is $-CH_2-$, $-CF_2$, or $-CH_2CF_2-$; wherein L₂₀ is a-OH, β -H; a-H, β -OH; H,H; a-CH₂OH, β -H; wherein Y₁ is −CH₂CH₂−, −C≡C−, trans −CH= CH−, or cis −CH=CH−;

wherein M₁ is α -OH: β -R₅, or α -R₅: β -OH wherein R₅ is hydrogen or methyl;

5 wherein L₁ is

- (1) α-R₃:β-R₄, α-R₄:β-R₃, or a mixture of α-R₃:β-R₄, wherein R₃ and R₄ are hydrogen, methyl, or fluoro, being the same or different, with the proviso that one of R₃ and R₄ is fluoro only when the other is
 hydrogen or fluoro; and
- wherein R_7 is as defined above except R_7 is other than $-(CH_2)_2$ --CH==CH₂ and C(L₁) R_7 taken together is
- as defined above except $C(L_1)R_7$ is other than (C_4-C_7) cycloalkyl optionally substituted with (C_1-C_5) alkenyl.
- 2. A compound of claim 1 wherein M_1 is α -H, β -OH; α -OH, β -H, or H,H.
- 3. A compound of claim 2 wherein L_{20} is α -CH₃, β -H or α -OH, β -H.
- 4. A compound of claim 3 wherein Z₄ is --CH₂--.
- 5. A compound of claim 3 wherein X_1 is COOR₁.

6. A compound of claim 5 wherein R_1 is hydrogen, or

 (C_1-C_{12}) alkyl or a pharmaceutically acceptable cation. 7. A compound of claim **3** wherein R₇ is $-C_mH_{2m}CH_3$ wherein m is an integer from one to 8 inclusive, $-(CH_2)_2-CH=CH_2$, or $-(CH_2)_3-CH=CH(CH_3)_2$.

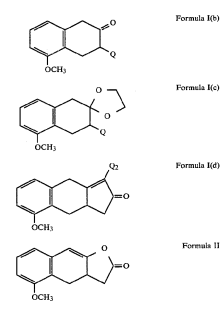
8. A compound of claim 3 wherein $-C(L_1)R_7$ taken together is (C₄-C₇) cycloalkyl.

9. A compound of claim 1 which is (11RS,15R)-15cyclohexyl-9,11-dideoxy-13,14-dihydro-2',9α-methano-11-methyl-4,5,6,16,17,18,18,20-octanor-3-oxa-3,7-(1',3'interphenylene)PGF₁ and salts and isomers thereof.

10. A compound of claim 1 which is (15R)-15cyclohexyl-9,11-dideoxy-13,14-dihydro-2',9 α -methano-11-methylene-4,5,6,16,17,18,19,20-octanor-3-oxa-3,7-

 $(1',3'-interphenylene)PGF_1$ and salts and isomers thereof.

11. A compound of formula



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57 wherein Q is cis-CH2CH=CH2, -CH2COOH, or

$$CH_2C \xrightarrow{CH-Y_2-C-C-R_7}_{O=P-(Oalkyl)_2}$$

- wherein alkyl has from 1 to 4 carbon atoms, Y2 is -SC-H₂— or CH₂CH₂—, M₂ is α -H: β -OR_x, α -OR_x: β -H or H,H wherein R_x is a protecting group; L_2 is α -R₃: β - R_4 , α - R_4 : β - R_3 or mixture thereof wherein R_3 and R_4 10 are hydrogen, methyl or fluoro, being the same or different with the proviso that one of R3 and R4 is fluoro only when the other is hydrogen or fluoro, or when M₂ is H,H, L₂ is α -OR_x: β -R₃, α -R₃: β -OR_x, or a mixture thereof wherien R₃ is hydrogen, methyl, ¹⁵ vinyl or ethynyl and R_x is a protecting group; and R_7
 - (1) $-C_mH_{2m}CH_3$, wherein m is an integer from one to 8, inclusive;
 - (2) phenoxy optionally substituted by one, 2 or 3 20 chloro, fluoro, trifluoromethyl, (C1-C3) alkyl, or (C_1-C_3) alkoxy, with the proviso that not more than two substituents are other than alkyl with the proviso that R_7 is phenoxy or substituted phenoxy, 25 only when R3 and R4 are hydrogen or methyl, being the same or different;
 - (3) phenyl, benzyl, phenylethyl, or phenylpropyl optionally substituted on the aromatic ring by one, 2 or 3 chloro, fluoro, trifluoromethyl, (C1-C3) 30

- alkyl, or (C_1-C_3) alkoxy, with the proviso that not more than two substituents are other than alkyl; (4) cis-CH=CH-CH₂CH₃;
- $(5) (CH_2)_2 CH(OH) CH_3;$ (6) $(CH_2)_3 CH = C(CH_3)_2;$
- (7) $-C_pH_{2p}CH=CH_2$ wherein p is an integer from 2 to 6, inclusive;
- or C-R7 taken together is
- (1) (C₄-C₇) cycloalkyl optionally substituted by one to 3 (C_1 - C_5) alkyl, or (C_1 - C_5)alkenyl;
- (2) 2-(2-furyl)ethyl;
- (3) 2-(3-thienyl)ethoxy;
- (4) 3-thienyloxymethyl; or
- (5)

ÇH3 $-\dot{C}HCH_2C\equiv CCH_3;$

and Q2 is

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wherein Y2, M2, L2 and R7 are as defined above or Q2 is -CO2 alkyl wherein alkyl has from 1 to 4 carbon atoms.

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UNITED STATE	ES PA	TENT OFFICE
CERTIFICATE	OF	CORRECTION

Patent No. 4,668,814

Dated_____26 May 1987

1.

Inventor(s) Paul A. Aristoff

It is certified that error appears in the above-identified patent and that said Letters Patent are hereby corrected as shown below:

Column 1, line 9, should read:

CROSS REFERENCE TO RELATED APPLICATIONS: This application is a C-I-P of U.S. application Serial No. 587,337, filed March 8,]984, now abandoned.

Signed and Sealed this Ninth Day of August, 1988

Attest:

Attesting Officer

Commissioner of Patents and Trademarks

IPRZ010-0000

United Therapeutics EX2007

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DONALD J. QUIGG

UNITED THERAPEUTICS CORP

FORM	10-K
(Annual I	

Filed 02/24/15 for the Period Ending 12/31/14

Address	1040 SPRING ST
	SILVER SPRING, MD 20910
Telephone	3016089292
CIK	0001082554
Symbol	UTHR
SIC Code	2834 - Pharmaceutical Preparations
Industry	Biotechnology & Drugs
Sector	Healthcare
Fiscal Year	12/31

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UNITED STATES SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

FORM 10-K

(Mark One)

ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934.

For the fiscal year ended December 31, 2014

OR

□ TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934.

For the transition period from

to

Commission file number 0-26301

United Therapeutics Corporation

(Exact Name of Registrant as Specified in Its Charter)

Delaware (State or Other Jurisdiction of Incorporation or Organization)

1040 Spring Street, Silver Spring, MD

(Address of Principal Executive Offices)

52-1984749 (I.R.S. Employer Identification No.)

> 20910 (Zip Code)

(301) 608-9292 Registrant's Telephone Number, Including Area Code

Securities registered pursuant to Section 12(b) of the Act:

Title of each class

Common Stock, par value \$.01 per share and associated preferred stock purchase rights Name of each exchange on which registered NASDAQ Global Select Market

purchase rights

Securities registered pursuant to Section 12(g) of the Act:

None (Title of Class)

Indicate by check mark if the registrant is a well-known seasoned issuer, as defined in Rule 405 of the Securities Act. Yes 🗷 No 🗆

Indicate by check mark if the registrant is not required to file reports pursuant to Section 13 or Section 15(d) of the Act. Yes 🗆 👘 No 🗷

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IPR2020-00770 United Therapeutics EX2007 Page 6731 of 7335 Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes 🗵 No 🗆

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Website, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes 🗵 No

Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K (§229.405 of this chapter) is not contained herein, and will not be contained, to the best of registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K.

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See definitions of "large accelerated filer," "accelerated filer," and "smaller reporting company" in Rule 12b-2 of the Exchange Act. (Check one):

Large accelerated filer	Accelerated filer	Non-accelerated filer \Box (Do not check if a smaller	Smaller reporting company \Box
		(Do not check if a smaller	
		reporting company)	

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Act). Yes 🗆 🛛 No 🗷

The aggregate market value of the Common Stock held by non-affiliates of the registrant, based on the closing price on June 30, 2014, as reported by the NASDAQ Global Select Market was approximately \$3,053,391,425.

The number of shares outstanding of the issuer's common stock, par value \$0.01 per share, as of February 17, 2015, was 46,665,517.

DOCUMENTS INCORPORATED BY REFERENCE

Portions of the registrant's definitive proxy statement for the registrant's 2015 annual meeting of shareholders scheduled to be held on June 26, 2015, are incorporated by reference in Part III of this Form 10-K.

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PART I

ITEM 1. BUSINESS

United Therapeutics Corporation is a biotechnology company focused on the development and commercialization of innovative products to address the unmet medical needs of patients with chronic and life-threatening conditions.

Our key therapeutic products and product candidates include:

- Prostacyclin Analogues. Prostacyclin analogues are stable synthetic forms of prostacyclin, an important molecule produced by the body that has powerful effects on blood vessel health and function. Our lead product is Remodulin[®] (treprostinil) Injection (Remodulin), which is administered subcutaneously (under the skin) or intravenously (in the vein) for the treatment of pulmonary arterial hypertension (PAH) to diminish symptoms associated with exercise. The United States Food and Drug Administration (FDA) approved Remodulin for subcutaneous and intravenous administration in 2002 and 2004, respectively. Outside the United States, Remodulin is approved in 39 countries, most of which have approved both routes of administration. We are developing new technologies to make Remodulin delivery more convenient, such as implantable pump systems for intravenous Remodulin and pre-filled, semi-disposable pumps for subcutaneous Remodulin. In 2009, the FDA approved Tyvaso[®] (treprostinil) Inhalation Solution (Tyvaso), an inhaled prostacyclin therapy for the treatment of PAH to improve exercise ability. In December 2013, the FDA approved Orenitram [®] (treprostinil) Extended-Release Tablets (Orenitram), which commenced sales during the second quarter of 2014. Our wholly-owned subsidiary, Lung Biotechnology Inc., is developing another oral prostacyclin analogue for the treatment of PAH called esuberaprost.
- Phosphodiesterase Type 5 (PDE-5) Inhibitor. PDE-5 inhibitors act to inhibit the degradation of cyclic guanosine monophosphate (cyclic GMP) in cells. Cyclic GMP is activated by nitric oxide (NO), a naturally occurring substance in the body that mediates the relaxation of vascular smooth muscle. Our PDE-5 inhibitor is Adcirca[®] (tadalafil) tablets (Adcirca), a once-daily oral therapy for the treatment of PAH. We acquired exclusive U.S. commercialization rights to Adcirca from Eli Lilly and Company (Lilly) in 2008. In 2009, the FDA approved Adcirca for the treatment of PAH to improve exercise ability.
- Monoclonal Antibody (MAb). MAbs act by targeting tumor-associated antigens located on the surfaces of cancer cells to activate a patient's immune system against the cancer cells. We are developing the antibody Ch14.18 MAb for the treatment of neuroblastoma, under an agreement with the National Cancer Institute (NCI) of the United States National Institutes of Health (NIH). In December 2013, our marketing authorization application (MAA) for this antibody was accepted for review by the European Medicines Agency (EMA), and in June 2014, the FDA accepted our biologics license application (BLA) for review.
- *Glycobiology Antiviral Agents.* Glycobiology antiviral agents are a novel class of small, sugar-like molecules that have shown preclinical indications of efficacy against a broad range of viruses. In 2011, we were awarded a contract from the National Institute of Allergy and Infectious Diseases (NIAID) of the NIH for studies directed at the development of a broad spectrum antiviral drug based on our glycobiology antiviral platform. During the third quarter of 2014, we commenced a phase I clinical trial of our lead antiviral candidate, an alpha-glucosidase inhibitor called UV-4B.
- Cell-Based Therapy. In 2011, we entered into a license agreement with Pluristem Ltd. (Pluristem) to develop and commercialize
 its cell-based product known as PLacental eXpanded (PLX) cells for the treatment of PAH. We commenced a phase I clinical
 study in Australia in 2013.

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• *Lung Transplantation.* The only reported cure for PAH is a lung transplant. Using the xenotransplantation technology we acquired through our acquisition of Revivicor Inc. (Revivicor) and several regenerative medicine technologies that we have licensed, we are in the early preclinical stage of developing engineered lungs and lung tissue for transplant into patients suffering from PAH and other lung diseases. We are also developing technologies to increase the supply of donated lungs through ex-vivo perfusion of donor lungs prior to transplant.

We devote most of our research and development resources to developing these key products and product candidates.

We generate revenues from the sale of Remodulin, Tyvaso, Adcirca and Orenitram (which we refer to as our commercial products). We commenced sales of Orenitram during the second quarter of 2014. We expect that sales of our existing commercial products will continue to be our primary sources of revenues for the next several years. Our sales and marketing staff supports the availability of our commercial products in the countries in which they are approved. These efforts are supplemented by contracted specialty pharmaceutical distributors in the United States and other distributors internationally.

United Therapeutics was incorporated in Delaware in June 1996. Our principal executive offices are located at 1040 Spring Street, Silver Spring, Maryland 20910 and at 55 T.W. Alexander Drive, Research Triangle Park, North Carolina 27709.

Unless the context requires otherwise or unless otherwise noted, all references in this Annual Report on Form 10-K to "United Therapeutics" and to the "company", "we", "us" or "our" are to United Therapeutics Corporation and its subsidiaries.

Our Products

Our product portfolio includes the following:

Mode of

Product	Mode of Delivery	Indication	Current Status	Our Territory
Remodulin	Continuous subcutaneous	РАН	Commercial in the U.S., most of Europe*. Argentina, Brazil, Canada, Chile, China, Israel, Japan, Mexico, Peru, Puerto Rico, Saudi Arabia, South Korea, Taiwan and Venezuela	Worldwide
Remodulin	Continuous intravenous	РАН	Commercial in the U.S., most of Europe*, Argentina, Canada, China, Israel, Japan, Mexico, Peru, Puerto Rico, Saudi Arabia, South Korea and Switzerland	Worldwide
Tyvaso	Inhaled	РАН	Commercial in the U.S. and Puerto Rico; also approved in Israel	Worldwide
Adcirca	Oral	РАН	Commercial in the U.S. and Puerto Rico	United States and Puerto Rico
Orenitram	Oral	РАН	Commercial in the U.S.	Worldwide
Ch14.18 MAb	Intravenous	High-risk neuroblastoma	MAA filed with the EMA in December 2013; BLA filed with the FDA in June 2014	Worldwide
Remodulin Implantable System	Continuous intravenous via implantable pump	РАН	PMA submitted by Medtronic Inc. to the FDA in December 2014. We submitted an NDA to the FDA in January 2015	United States, United Kingdom, Canada, France, Germany, Italy and Japan
Orenitram Combination Therapy	Oral	РАН	Phase III	Worldwide

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Product	Mode of Delivery	Indication	Current Status	Our Territory
Esuberaprost	Oral	РАН	Phase III	North America, Europe, Mexico, South America, Egypt, India, South Africa and Australia
Ex-Vivo Lung Perfusion	Pre-transplant service providing extended preservation and assessment of donor lungs.	End-stage lung disease	Phase III	U. S .
PLX Cells	Intravenous	РАН	Phase I	Worldwide
UV-4B	Oral	Dengue and influenza	Phase I	Worldwide
Remodulin	Subcutaneous via pre-filled, semi-disposable pump	РАН	Preclinical	Worldwide
Glycobiology Antiviral Agents	Oral	Broad-spectrum agents against viral infectious diseases	Preclinical	Worldwide
Lung Transplantation	Various	End-stage lung disease	Preclinical	Worldwide

* We have obtained approval for subcutaneous and intravenous Remodulin in 24 member countries of the European Economic Area (EEA), as well as other non-EEA countries in Europe, and have received pricing approval in most of these countries.

Products to Treat Cardiopulmonary Diseases

Pulmonary Arterial Hypertension

PAH is a life-threatening disease that affects the blood vessels in the lungs and is characterized by increased pressure in the pulmonary arteries, which are the blood vessels leading from the heart to the lungs. The elevated pressure in the pulmonary arteries strains the right side of the heart as it pumps blood to the lungs. This eventually leads to right heart failure and, ultimately, death. PAH is characterized by structural changes in blood vessel walls, aggregation of platelets and alteration of smooth muscle cell function. We believe that PAH affects about 500,000 individuals worldwide. We have seen increases in the number of people diagnosed with the disease, but due to the rarity of the disease and the complexity of diagnosing it, only a small fraction of patients with PAH are being treated.

Currently, FDA-approved therapies for PAH focus on three distinct molecular pathways that have been implicated in the disease process: the prostacyclin pathway, the NO pathway, and the endothelin (ET) pathway. The three classes of drugs that target these three pathways are:

- *Prostacyclin Analogues.* Patients with PAH have been shown to have reduced levels of prostacyclin, a naturally occurring substance that has the effect of relaxing the pulmonary blood vessels, preventing platelet aggregation, and inhibiting the proliferation of smooth muscle cells in the pulmonary vessels. Therefore, drugs that mimic the action of prostacyclin, known as prostacyclin analogues, are established PAH treatments.
- *PDE-5 Inhibitors.* Patients with PAH have also been shown to have reduced levels of the enzyme responsible for producing NO, a naturally occurring substance in the body that causes relaxation of the pulmonary blood vessels. NO produces this effect by increasing intracellular levels of cyclic GMP. Therefore, another established therapeutic approach has been to inhibit the degradation of cyclic GMP, using drugs that are known as PDE-5 inhibitors.

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• Endothelin Receptor Antagonists. PAH patients have also been shown to have elevated levels of endothelin-1, a naturally occurring substance in the body that causes constriction of, and structural changes to, the pulmonary blood vessels. Therefore, another established therapeutic approach has been to block the action of endothelin with drugs that are known as endothelin receptor antagonists (ETRAs).

Because any or all of the three pathways may be therapeutic targets in a patient, these three classes of drugs are used alone or in combination to treat patients with PAH. We currently market drugs in two of these three classes. Remodulin, Tyvaso and Orenitram are prostacyclin analogues, and Adcirca is a PDE-5 inhibitor.

Remodulin

One of our lead products for treating PAH is Remodulin, the active pharmaceutical ingredient of which is a prostacyclin analogue known as treprostinil. We sell Remodulin to specialty pharmaceutical distributors in the United States and to pharmaceutical distributors internationally. We recognized approximately \$553.7 million, \$491.2 million and \$458.0 million in Remodulin revenues, representing 43 percent, 44 percent and 50 percent of our total net revenues for the years ended December 31, 2014, 2013 and 2012, respectively. The FDA approved Remodulin as a continuous subcutaneous infusion therapy in 2002, and as a continuous intravenous infusion therapy in 2004. Remodulin is indicated to treat patients with PAH (World Health Organization (WHO) Group 1), which includes multiple etiologies such as idiopathic and heritable PAH, as well as PAH associated with connective tissue diseases, to diminish symptoms associated with exercise. Studies establishing effectiveness included patients with New York Heart Association (NYHA) Functional Class II-IV (moderate to severe) symptoms. In 2006, the FDA expanded its approval to include transition of patients to Remodulin from Flolan [®], the first FDA-approved prostacyclin therapy for PAH. In 2007, the results of a prospective, open-label study demonstrated that stable patients with PAH can be safely transitioned from Flolan to intravenous Remodulin using a rapid switch protocol.

Outside of the United States, Remodulin is approved for the treatment of PAH in 39 countries by continuous subcutaneous administration and in 33 countries by continuous intravenous administration. Applications for approval of both subcutaneous and intravenous Remodulin are under review in other countries. We continue to work toward commercializing Remodulin in new territories.

We believe Remodulin has many qualities that make it an appealing alternative to competitive therapies. Remodulin is stable at room temperature, so it does not need to be cooled during infusion and patients do not need to use cooling packs or refrigeration to keep it stable. Treprostinil is highly soluble, which enables us to produce Remodulin in highly concentrated solutions. This allows therapeutic concentrations of Remodulin to be delivered at very low flow rates via miniaturized infusion pumps for both subcutaneous and intravenous infusion. Remodulin can be continuously infused for up to 48 hours intravenously or 72 hours subcutaneously before refilling the infusion pump, and is packaged as an aqueous solution so patients do not have to reconstitute the drug before refilling their pumps.

In 2008, the FDA approved Teva Pharmaceuticals USA, Inc.'s (Teva) version of generic epoprostenol (the active ingredient in Flolan) for the treatment of PAH via intravenous delivery. Also in 2008, the FDA approved another intravenous version of epoprostenol, which is currently marketed by Actelion Pharmaceuticals Ltd (Actelion) under the name Veletri[®]. Actelion also markets Tracleer [®] and Opsumit [®], both ETRAs, and Ventavis [®], an inhaled prostacyclin. Flolan and generic epoprostenol are not stable at room temperature, but Veletri may be stable at room temperature depending on its concentration. Flolan, generic epoprostenol, and Veletri have shorter half-lives than Remodulin, require mixing and daily pump refills, and are not administered with miniaturized infusion pumps. None of these products may be administered via subcutaneous infusion.

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There are serious adverse events associated with Remodulin. When infused subcutaneously, Remodulin causes varying degrees of infusion site pain and reaction (redness and swelling) in most patients. Patients who cannot tolerate the infusion site pain related to use of subcutaneous Remodulin may instead use intravenous Remodulin. Intravenous Remodulin is delivered continuously through a surgically implanted central venous catheter, similar to Flolan, Veletri and generic epoprostenol. Patients who receive therapy through implanted venous catheters have a risk of developing blood stream infections and a serious systemic infection known as sepsis. Other common side effects associated with both subcutaneous and intravenous Remodulin include headache, diarrhea, nausea, jaw pain, vasodilation and edema.

International Regulatory Review of Subcutaneous and Intravenous Remodulin

Remodulin is approved in 39 countries outside the United States. In 33 of these countries, it is approved for both subcutaneous and intravenous use. In the other six countries, Remodulin is approved for subcutaneous use only.

We used the mutual recognition process, described more fully below in *Governmental Regulation—Marketing Pharmaceutical Products Outside the United States*, to obtain approval of subcutaneous Remodulin in most countries in the European Union (EU) in 2005. Our reference member state for the mutual recognition process was the French regulatory agency, *L'Agence Nationale de Sécurité du Médicament et des Produits de Santé* (ANSM). In 2011, we received regulatory approval for intravenous Remodulin by ANSM, which allows us to market intravenous Remodulin in the EEA countries where subcutaneous Remodulin has already been approved and where we have obtained pricing approval and approval of our risk management plan (RMP).

In Europe, an RMP is routinely required as part of the regulatory approval process for new medicines and also for significant variations involving a change to the route of administration, formulation or indication. For intravenous Remodulin, we have implemented an RMP focused on minimizing the known risks of central venous catheter-related blood stream infections associated with intravenous administration. To date, our RMP for intravenous Remodulin has been approved in 20 EEA countries, with pricing approval in 16 of these.

In March 2013, the China Food and Drug Administration approved intravenous and subcutaneous Remodulin for PAH in the People's Republic of China. In March 2014, Japan's Ministry of Health, Labor and Welfare approved Remodulin for the treatment of PAH by subcutaneous and intravenous administration. Remodulin is sold in Japan under the brand name TreprostTM. In the second and third quarters of 2014, we commenced sales of Remodulin to our distributors in China and Japan, respectively.

Intravenous Remodulin Administered via Implantable Pump

A majority of the patients who die of PAH in the United States each year have not initiated treatment with an infused prostacyclin analogue, which is a complex and burdensome form of medical therapy. In 2009, we entered into an agreement with exclusive rights in the United States, UK, Canada, France, Germany, Italy and Japan, with Medtronic, Inc. (Medtronic) to develop its proprietary intravascular infusion catheter to be used with Medtronic's SynchroMed[®] II implantable infusion pump and related infusion system components (together referred to as the Remodulin Implantable System) in order to deliver Remodulin for the treatment of PAH. If the Remodulin Implantable System is successful, it could reduce many of the patient burdens associated with infused prostacyclin analogues. In September 2013, Medtronic released the results of the *DellVery* clinical trial, which we funded, in order to study the safety of the Remodulin Implantable System while administering Remodulin. The primary endpoint of the study was to demonstrate a rate of catheter-related complications below 2.5 per 1,000 patient-days while using the Remodulin Implantable System to deliver Remodulin.

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Medtronic informed us that this primary objective was met (p<0.0001). In December 2014, Medtronic completed other stability, compatibility and technical assessments of the Remodulin Implantable System, including modifications to its hardware and software, and filed a premarket approval application (PMA) seeking FDA approval for the catheter and labeling changes. Medtronic is responsible for addressing any FDA requests for additional information concerning the Remodulin Implantable System. In January 2015, we submitted new labeling requesting FDA approval to allow the use of Remodulin with the Remodulin Implantable System. The FDA has indicated that our submission will be treated as a new NDA.

Subcutaneous Remodulin Administered via Pre-Filled, Semi-Disposable Pump

In December 2014, we entered into an exclusive agreement with DEKA Research & Development Corp. (DEKA) to develop a pre-filled, semi-disposable pump system for subcutaneous delivery of Remodulin. Under the terms of the agreement, we will fund all of the development costs related to the semi-disposable pump system and will pay product fees and a single-digit royalty to DEKA based on commercial sales of the system and the Remodulin sold for use with the system. Our goal is to be in a position to receive FDA approval for this delivery system by the end of 2018.

Tyvaso

We commenced commercial sales of Tyvaso in the United States in 2009. We sell Tyvaso to the same specialty pharmaceutical distributors in the United States that distribute Remodulin. For the years ended December 31, 2014, 2013 and 2012, we recognized approximately \$463.1 million, \$438.8 million and \$325.6 million in Tyvaso revenues, representing 36 percent, 39 percent and 36 percent, respectively, of our total net revenues.

Tyvaso, which contains the active ingredient treprostinil, is administered four times a day by inhaling up to nine breaths during each two- to three-minute treatment session. Tyvaso is required to be administered using our proprietary Tyvaso Inhalation System, which consists of an ultra-sonic nebulizer that provides a dose of Tyvaso on a breath-by-breath basis. A single ampule containing Tyvaso is emptied into the Tyvaso Inhalation System once per day, so the Tyvaso Inhalation System only needs to be cleaned once each day.

Tyvaso was generally well tolerated in our trials, during which adverse events appeared to be similar to those previously reported for treprostinil or due to administration by inhalation. The most common adverse events were transient cough, headache, nausea, dizziness and flushing. We completed an open-label study in the United States to investigate the clinical effects of switching patients from Ventavis to Tyvaso. Patients in this study saved an average of approximately 1.4 hours per day when administering Tyvaso compared to Ventavis.

Ventavis is the only other FDA-approved inhaled prostacyclin analogue and is marketed by Actelion in the United States and by Bayer Schering Pharma AG (Bayer) in Europe. The active ingredient in Ventavis is iloprost. Patients need to inhale Ventavis six to nine times per day via a nebulizer. According to its package insert, each Ventavis inhalation consists of four to ten minutes of continuous inhalation via the nebulizer. Ventavis can cause a decrease in systemic (body-wide) blood pressure if the drug is administered at too high a dose.

Regulatory Approval of Tyvaso

In 2009, the FDA approved Tyvaso for the treatment of PAH in WHO Group 1 patients to improve exercise capacity using the Tyvaso Inhalation System. Studies establishing effectiveness included predominately patients with NYHA Functional Class III symptoms.

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In connection with the Tyvaso approval, we agreed to a post-marketing requirement (PMR) and certain post-marketing commitments (PMCs). PMRs and PMCs are studies that sponsors conduct after FDA approval to gather additional information about a product's safety, efficacy, or optimal use. PMRs are required studies, whereas a sponsor voluntarily commits to conduct PMCs.

Under the PMCs, we modified certain aspects of the Tyvaso Inhalation System. We also performed a usability analysis incorporating the evaluation and prioritization of user-related risk followed by a human factors study. In 2012, the FDA acknowledged we had satisfied our PMCs and approved our modifications to the Tyvaso Inhalation System. The Tyvaso Inhalation System now includes a nebulizer called TD-100, which incorporates these modifications. In addition, we are developing further enhancements to make the Tyvaso Inhalation System easier for patients to use.

In accordance with our PMR, we are required to complete a long-term observational study in the United States that includes 1,000 patient years of follow-up in patients treated with Tyvaso, and 1,000 patient years of follow-up in control patients receiving other PAH treatments, to evaluate the potential association between Tyvaso and oropharyngeal and pulmonary toxicity. We have completed this study and are preparing to submit the results of the study by the FDA's deadline of June 30, 2015. While we believe we are on schedule to complete the PMR by this deadline, any failure or delay could result in penalties, including fines or withdrawal of Tyvaso from the market, unless we are able to demonstrate good cause for the failure or delay.

In June 2010, the FDA granted orphan drug designation for Tyvaso. Such a designation, coupled with an approval of the product for the orphan indication, confers an exclusivity period through July 2016, during which the FDA may not approve any application to market the same drug for the same indication, except in limited circumstances.

We are not seeking EMA approval of Tyvaso as a standalone treatment of PAH, but we are planning to seek EMA approval to market Tyvaso in combination with esuberaprost, if the BEAT study described below under *Esuberaprost* is successful. Tyvaso is approved in Israel, and we are in the process of updating its registration to include the TD-100 device so that we can commence commercial sales through our Israeli distributor, Rafa Laboratories Ltd.

Orenitram

Orenitram is an extended-release, oral tablet form of treprostinil, which we launched commercially in the United States during the second quarter of 2014. Orenitram is the only FDA-approved, orally administered prostacyclin analogue. We sell Orenitram to the same specialty pharmaceutical distributors in the United States that distribute Remodulin and Tyvaso. For the year ended December 31, 2014, we recognized approximately \$41.3 million in Orenitram revenues, representing 3 percent of our total net revenues.

Regulatory Approval of Orenitram

In December 2013, the FDA approved Orenitram for the treatment of PAH in WHO Group 1 patients to improve exercise capacity. The primary study that established efficacy (FREEDOM-M) included predominately patients with WHO functional class II-III symptoms and etiologies of idiopathic or heritable PAH (75%) or PAH associated with connective tissue disease (19%). Orenitram's label also notes that Orenitram is probably most useful to replace subcutaneous, intravenous, or inhaled treprostinil, but these uses have not yet been studied. The most common side effects observed were headache, nausea and diarrhea.

FREEDOM-M was a 12-week monotherapy study of Orenitram (meaning patients were not on any background PAH therapy), which met its primary endpoint of improvement in six-minute walk distance at week 12. Analysis of the FREEDOM-M results demonstrated that patients receiving Orenitram

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Orenitram Combination Therapy

In addition to the successful monotherapy study noted above, we also conducted two unsuccessful phase III studies of Orenitram in combination with other approved therapies. We believe that in order for Orenitram to reach its full commercial potential, we need to complete further studies to support an amendment to Orenitram's label to include data demonstrating that Orenitram delays morbidity and mortality in patients who are on an approved oral background therapy. As such, we are enrolling up to 610 patients in a phase IV clinical trial called FREEDOM-EV, which began in 2012. FREEDOM-EV is a placebo-controlled study of patients who enter the study on an approved oral background therapy, and one of the two primary endpoints of the study is the time to clinical worsening. The other primary endpoint is change in six-minute walk distance from baseline to week 24.

We currently plan to seek approval of Orenitram in Europe upon completion of the FREEDOM-EV study. In 2005, the EMA announced that Orenitram had been designated an orphan medicinal product for the treatment of PAH. A request for orphan drug designation for Orenitram is pending before the FDA.

Adcirca

We began selling Adcirca in 2009. Adcirca is a PDE-5 inhibitor, the active pharmaceutical ingredient of which is tadalafil. Tadalafil is also the active pharmaceutical ingredient in Cialis[®], which is marketed by Lilly for the treatment of erectile dysfunction. We acquired the commercial rights to Adcirca for the treatment of PAH in the United States and Puerto Rico from Lilly in 2008. We sell Adcirca at prices established by Lilly, which are at parity with Cialis pricing and are typically set at a discount from an average wholesale price to pharmaceutical wholesalers. For the years ended December 31, 2014, 2013 and 2012, we recognized approximately \$221.5 million, \$177.0 million and \$122.5 million in Adcirca revenues, representing 17 percent, 16 percent and 13 percent, respectively, of our net revenues.

Patients with PAH have been shown to have reduced levels of the enzyme responsible for producing NO, a naturally occurring substance in the body that has the effect of relaxing vascular smooth muscle cells. NO works to relax pulmonary blood vessels by increasing intracellular levels of cyclic GMP. Because cyclic GMP is degraded by PDE-5, an established therapeutic approach in the treatment of PAH is to use PDE-5 inhibitors to increase levels of cyclic GMP in blood vessels and improve cardiopulmonary function in PAH patients.

In September 2014, Gilead announced the results of a study of ambrisentan (an ETRA) and tadalafil in PAH patients as a first-line treatment, compared to treating PAH patients with only ambrisentan or tadalafil. In the study, first-line treatment with both therapies reduced the risk of clinical failure compared to a monotherapy treatment by 50 percent (p=0.0002).

Prior to the approval of Adcirca, Revatio[®], which is marketed by Pfizer Inc. (Pfizer), was the only PDE-5 inhibitor approved for the treatment of PAH. Sildenafil citrate, the active ingredient in Revatio, is also the active ingredient in Viagra[®], which is marketed by Pfizer for the treatment of erectile dysfunction. In 2012, several companies launched generic formulations of sildenafil citrate. Revatio and generic sildenafil citrate are dosed three times daily. Adcirca is dosed once daily.

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FDA Approval of Adcirca

In 2009, the FDA approved Adcirca with a recommended dose of 40 mg, making it the first once-daily PDE-5 inhibitor for the treatment of PAH. Adcirca is indicated to improve exercise ability in patients with PAH (WHO Group 1), which encompasses patients with various etiologies, such as idiopathic and heritable PAH as well as PAH associated with connective tissue diseases. Studies establishing effectiveness included predominately patients with NYHA Functional Class II-III symptoms. Headaches were the most commonly reported side effect.

Commercial Rights to Adcirca

In 2008, we entered into several agreements with Lilly, including a license agreement and a manufacturing and supply agreement. Pursuant to the license agreement, Lilly granted us an exclusive license for the right to develop, market, promote and commercialize Adcirca for the treatment of pulmonary hypertension. Pursuant to the manufacturing and supply agreement, Lilly agreed to manufacture Adcirca and distribute it on our behalf via its wholesaler network, in the same manner that it distributes its own pharmaceutical products. See *Patents and Other Proprietary Rights, Strategic Licenses and Market Exclusivity* below for more details on these agreements.

Esuberaprost

We have the exclusive right to develop and market a modified-release formulation of beraprost in North America, Europe, and certain other territories for the treatment of cardiovascular indications, pursuant to our license agreement with Toray Industries, Inc. (Toray), which is described below under *Patents and Other Proprietary Rights, Strategic Licenses and Market Exclusivity—Toray Amended License Agreement*. Beraprost is a chemically stable, orally bioavailable prostacyclin analogue. Like natural prostacyclin and treprostinil, beraprost is believed to dilate blood vessels and prevent both platelet aggregation and proliferation of smooth muscle cells surrounding blood vessels, via a unique profile of pulmonary vascular receptor selectivity.

In 2012, we completed a phase I safety trial of esuberaprost (formerly known as 314d), a reformulated, single-isomer version of beraprost, and the data suggested that dosing esuberaprost four times a day would be well-tolerated. We believe that esuberaprost and treprostinil have differing prostacyclin receptor-bindings profiles, and thus could provide benefits to certain groups of patients with differing sets of safety and efficacy profiles. We also believe Tyvaso and esuberaprost have complimentary pharmacokinetic and pharmacodynamic profiles, which indicates they could provide greater efficacy in combination. As a result, in 2013, we began enrolling a phase III study called BEAT (*BE* raprost 314d *A* dd-on to *T* yvaso) to evaluate the clinical benefit and safety of esuberaprost in combination with Tyvaso for patients with PAH who show signs of deterioration on inhaled treprostinil or have a less than optimal response to inhaled treprostinil treatment. We intend to enroll 240 patients in the study, which will have a primary endpoint of time to clinical worsening.

Cell-Based Therapy

In 2011, we entered into a license agreement with Pluristem to develop and commercialize a cell-based therapy for the treatment of PAH using Pluristem's proprietary cell technology known as PLacental eXpanded (PLX) cells. We commenced a phase I clinical study in Australia in 2013.

Lung Transplantation

PAH has not been reported to reoccur in end-stage patients who have received a lung transplant. We believe fewer than 100 PAH patients in the United States receive a lung transplant each year (out of almost 2,000 performed) due to a shortage of available lungs for transplant, as a result of the demand for transplantable lungs by patients with end-stage pulmonary diseases, such as chronic obstructive pulmonary disease and idiopathic pulmonary fibrosis, and delays in listing PAH patients for transplant.

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In 2011, we acquired all of the outstanding stock of Revivicor, a company focused on developing genetic biotechnology platforms to provide alternative tissue sources for the treatment of human degenerative disease through tissue and organ xenotransplantation. We have focused this platform on the goal of providing transplantable lungs for human patients.

In May 2014, we completed a \$50.0 million preferred stock investment in Synthetic Genomics Inc. (SGI). We also entered into a separate multi-year research and development collaboration agreement with SGI whereby SGI will develop engineered primary pig cells, cells taken directly from living tissue and established for growth in vitro, with modified genomes for use in our xenotransplantation program, which is principally focused on lungs. Under this agreement, each party will assume its own research and development costs and SGI may receive royalties and milestone payments from development and commercialization of organs.

We are also engaged in preclinical development of several regenerative technologies for creating transplantable lung tissue and whole lungs for patients with end-stage lung disease, as well as other technologies intended to improve outcomes for lung transplant recipients. We are preparing to commence a clinical trial in the United States to study the use of ex-vivo lung perfusion technology originally developed in Canada (where it is already used commercially) to provide extended preservation and assessment of donated lungs that are initially rejected for transplantation. In 2014, we completed the construction of the only laboratory facility in the United States devoted to performing ex-vivo lung perfusion on a fee-for-service basis. This facility is located in Silver Spring, Maryland.

Products to Treat Cancer

Ch14.18 Antibody

In 2010, we entered into a Cooperative Research and Development Agreement (CRADA) with the NCI to collaborate on the late-stage development and regulatory agency submissions of Chimeric Monoclonal Antibody 14.18 (ch14.18) for children with high-risk neuroblastoma and patients with other forms of cancers. Ch14.18 is an antibody that has shown potential in the treatment of certain types of cancer by targeting GD2, a glycolipid on the surface of tumor cells. Neuroblastoma is a rare cancer of the sympathetic nervous system mainly affecting children. It is the most common extracranial, outside the skull, solid cancer in children and the most common cancer in infants. There are fewer than 1,000 new cases of neuroblastoma diagnosed each year in the United States. Ch14.18 is a chimeric, composed of a combination of mouse and human DNA, monoclonal antibody that induces antibody-dependent cell-mediated cytotoxicity, a mechanism of cell-mediated immunity whereby the immune system actively targets a cell that has been bound by specific antibodies.

Results of the NCI's phase III study were published in September 2010. In that study, immunotherapy with ch14.18 significantly improved patient outcome compared with standard therapy in patients with high risk neuroblastoma. Specifically, the two-year estimate for event-free survival was $66\%\pm5\%$ in the ch14.18 immunotherapy group and $46\%\pm5\%$ in the standard therapy group (p=0.01 without adjustment for interim analyses). The ch14.18 immunotherapy group was also significantly better than the standard therapy group in the estimated rate of overall survival ($86\%\pm4\%$ vs. $75\%\pm5\%$ at two years, p=0.02 without adjustment for interim analyses). The most common serious adverse reactions were infections, pain, hypotension, infusion reactions, hypokalemia, fever, and capillary leak syndrome. This study was coordinated by the Children's Oncology Group, a national consortium of researchers supported by the NCI.

Under the terms of the CRADA, the NCI completed a second phase III clinical trial with 105 patients to define more clearly the safety and toxicity profile of ch14.18 immunotherapy in children, and we have developed the commercial production capability for the antibody. Collectively, related NCI-supported studies and our production data were used as the foundation for our MAA, which the EMA accepted for review in December 2013, and a BLA, which the FDA accepted for review in June

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Products to Treat Infectious Diseases

Glycobiology Antiviral Agents

Pursuant to our research agreement with the University of Oxford (Oxford), we have the exclusive right to commercialize a platform of glycobiology antiviral drug candidates for the treatment of a wide variety of viruses. Through our research agreement with Oxford, we are also supporting research into new glycobiology antiviral drug candidates and technologies. We are currently testing many of these compounds in preclinical studies and Oxford continues to synthesize new agents that we may elect to test.

In 2011, we were awarded a cost plus fixed fee contract with an aggregate value of up to \$45.0 million under a Broad Agency Announcement from NIAID for studies directed toward the development of a broad spectrum antiviral drug with a primary indication for dengue and a secondary indication for influenza, based on our glycobiology antiviral platform. There are eight milestone-based options to expand the project and funding under the contract. To date, we have received contract modifications exercising five of these options, increasing total committed contract funding to \$28.1 million. We recognize revenue under this contract to the extent of allowable costs incurred, plus a proportionate amount of fees earned. Related revenues are included under the caption *Other Revenues* on our consolidated statements of operations.

Pursuant to our contract with NIAID, we began enrolling a phase I clinical trial of our lead antiviral candidate, an alpha-glucosidase inhibitor called UV-4B, in the third quarter of 2014. In November 2014, the FDA granted orphan drug designation for UV-4B for the treatment of acute dengue illness. We are also performing preclinical studies of UV-4B for the treatment of patients with ebola.

Sales and Marketing

Our marketing strategy for our commercial products is to use our sales and marketing teams to reach out to the prescriber community to: (1) increase PAH awareness; (2) increase understanding of the progressive nature of PAH; and (3) increase awareness of our commercial products and how they fit into the various stages of disease progression and treatment. Our sales and marketing teams consisted of approximately 155 employees as of December 31, 2014. We have divided our domestic sales force into two teams. One team sells Remodulin, Tyvaso and Orenitram, while the other team sells Adcirca.

Distribution of Commercial Products

United States Distribution of Remodulin, Tyvaso and Orenitram

We distribute Remodulin, Tyvaso and Orenitram throughout the United States and Puerto Rico through two contracted specialty pharmaceutical distributors: Accredo Health Group, Inc. (Accredo) and CVS Caremark (Caremark). These distributors are required to maintain certain minimum inventory levels in order to ensure an uninterrupted supply to patients who are prescribed our therapies. We compensate Accredo and Caremark on a fee-for-service basis for certain ancillary services in connection with the distribution of these products. If any of our distribution agreements expire or terminate, we may, under certain circumstances, be required to repurchase any unsold Remodulin, Tyvaso or Orenitram inventory held by our distributors.

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These specialty pharmaceutical distributors are responsible for assisting patients with obtaining reimbursement for the cost of our treprostinil-based products and providing other support services. Under our distribution agreements, we sell each of our treprostinil-based products to these distributors at a transfer price that we establish. We have generally increased the price of Tyvaso by 4.9 percent annually, with the last such price increase becoming effective on January 1, 2015. We have not increased the price of Remodulin since 2010. We have also established patient assistance programs in the United States, which provides our treprostinil-based products to eligible uninsured or under-insured patients at no charge. Accredo and Caremark assist us with the administration of these programs.

United States Distribution of Adcirca

We sell Adcirca to pharmaceutical wholesalers at a discount from an average wholesale price. Under our manufacturing and supply agreement with Lilly (see *Patents and Other Proprietary Rights, Strategic Licenses and Market Exclusivity* below for more details), Lilly manufactures Adcirca and distributes it via its wholesaler network, which includes Accredo and Caremark, in the same manner that it distributes its own pharmaceutical products. Under the terms of this agreement, we take title to Adcirca upon completion of its manufacture by Lilly. Adcirca is shipped to customers in accordance with purchase orders received by Lilly. When customers take delivery of Adcirca, Lilly sends an invoice and collects the amount due from the customer subject to customary discounts and rebates, if any. Although Lilly provides these services on our behalf, we maintain the risk of loss as it pertains to inventory, product returns and non-payment of invoices. The manufacturing and supply agreement will continue in effect until expiration or termination of the license agreement. Lilly retains authority under the license agreement for all regulatory activities with respect to Adcirca, as well as its retail pricing, which has been and is expected to be at price parity with Cialis. Since receiving FDA approval of Adcirca, Lilly has generally increased the net wholesale price of Adcirca two or three times each year. During 2013, Lilly increased the net wholesale price of Adcirca by 9.1 percent in July and by 9.9 percent in December. We have also established a patient assistance program in the United States, which provides Adcirca to eligible uninsured or under-insured patients at no charge for a certain period of time.

International Distribution of Remodulin

We currently sell subcutaneous and intravenous Remodulin outside the United States to various distributors, each of which has exclusive distribution rights in one or more countries within Europe, Israel and the Middle East, Asia and South and Central America. We also distribute Remodulin in Canada through a specialty pharmaceutical wholesaler. In some of the European markets where we are not licensed to market Remodulin, such as Spain and the United Kingdom, we sell (but do not market) Remodulin on a named-patient basis in which therapies are approved for individual patients by a national medical review board, hospital or health plan on a case-by-case basis. We continue to work on expanding our sales of Remodulin into new territories through our existing network of distributors.

Patents and Other Proprietary Rights, Strategic Licenses and Market Exclusivity

Our success depends in part on our ability to obtain and maintain patent protection for our products, preserve trade secrets, prevent third parties from infringing upon our proprietary rights and operate without infringing upon the proprietary rights of others in the United States and worldwide. Many of these proprietary rights stem from licenses and other strategic relationships with third parties. In addition to intellectual property rights, U.S. and international regulatory authorities often provide periods of market exclusivity for manufacturers of biopharmaceutical products.

Patents provide the owner with a right to exclude others from practicing an invention. Patents may cover the active ingredients, uses, formulations, doses, administrations, delivery mechanisms,



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manufacturing processes and other aspects of a product. The period of patent protection for any given product generally depends on the expiration date of various patents and may differ from country to country according to the type of patents, the scope of coverage and the remedies for infringement available in a country. Most of our commercial products and investigational products are protected by patents that expire on varying dates.

Significant legal questions exist concerning the extent and scope of patent protection for biopharmaceutical products and processes in the United States and elsewhere. Accordingly, there is no certainty that patent applications owned or licensed by us will be issued as patents, or that our issued patents will afford meaningful protection against competitors. Once issued, patents are subject to challenge through both administrative and judicial proceedings in the United States and other countries. Such proceedings include re-examinations, *inter partes* reviews, post-grant reviews and interference proceedings before the U.S. Patent and Trademark Office, as well as opposition proceedings before the European Patent Office. Litigation may be required to enforce, defend or obtain our patent and other intellectual property rights. Any administrative proceeding or litigation could require a significant commitment of our resources and, depending on outcome, could adversely affect the scope, validity or enforceability of certain of our patent or other proprietary rights.

Remodulin, Tyvaso and Orenitram Proprietary Rights

We have a number of issued patents and pending patent applications covering the stable prostacyclin analogue known as treprostinil, which is the active pharmaceutical ingredient in Remodulin, Tyvaso and Orenitram.

In January 1997, we acquired patents covering the use of treprostinil for PAH from GlaxoSmithKline PLC (formerly Glaxo Wellcome, Inc.) (Glaxo) in exchange for certain payments including a royalty on sales of any product containing treprostinil. All of these patents expired in October 2014, as did our royalty payment obligation to Glaxo.

In October 1997, we filed patent applications for a new synthesis method for treprostinil in the United States, Europe and various other countries. This application resulted in the grant of three patents in the United States, all of which expire in October 2017, as well as granted patents in a number of other countries, expiring in October 2018.

We continue to conduct research into new methods to synthesize treprostinil and have filed a number of additional patent applications relating to production of treprostinil, several of which have already been granted in the United States. One such patent was granted last year and is now listed in the Orange Book for Remodulin, Tyvaso and Orenitram, expiring in 2028.

In addition to the treprostinil patents noted above, we have additional patents specific to our individual treprostinil-based products, including the following:

- *Remodulin.* We have been granted three U.S. patents covering an improved diluent for Remodulin, which expire in 2028 and 2029. All three of these patents are listed in the FDA Orange Book.
- *Tyvaso.* We have been granted two U.S. patents, as well as patents in other countries, for Tyvaso that cover methods of treating PAH by inhaled delivery. These patents will expire in the United States in 2018 and in various countries throughout the world in 2020.
- Orenitram. Our patents for Orenitram cover methods of use for treating PAH, orally administered formulations, controlled moisture storage and production methods, as well as those covering controlled release formulations licensed to us by Supernus Pharmaceuticals Inc. (Supernus). These patents will expire in the United States between 2024 and 2031 and in various countries throughout the world between 2024 and 2027.

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We have additional pending U.S. and international patent applications relating to Remodulin, Tyvaso and Orenitram.

Orange Book

In seeking approval of a drug through an NDA or BLA or upon issuance of new patents following approval of an NDA or BLA, applicants are required to submit to the FDA each patent that has claims covering the applicant's product or a method of using the product. Each of the patents submitted is then published in the FDA's Approved Drug Products with Therapeutic Equivalence Evaluations, commonly known as the Orange Book. See *Governmental Regulation-Hatch—Waxman Act* below for further details. Remodulin currently has five unexpired Orange Book-listed patents with expiration dates ranging from 2017 to 2029. Tyvaso currently has four unexpired Orange Book listed patents with expiration dates ranging from 2017 to 2028. Orenitram currently has eight unexpired Orange Book listed patents with expiration dates ranging from 2017 to 2021. Additional patent applications are pending, and if granted, may be eligible for listing in the Orange Book.

Regulatory Exclusivity

In June 2010, the FDA granted orphan drug designation for Tyvaso. This designation confers an exclusivity period through July 2016, during which the FDA may not approve any application to market the same drug for the same indication, except under limited circumstances. As a result of FDA approval of our NDA for Orenitram as a new dosage form, Orenitram has three years of market exclusivity for PAH expiring in December 2016. A request for orphan drug designation for Orenitram is pending with the FDA.

Remodulin is protected in the European Union by data protection regulations, which prevent the grant of an abbreviated marketing approval for a product containing treprostinil for the treatment of PAH for a period of either six or ten years from the date of the grant of the first marketing authorization in the European Union. In those countries where protection runs for six years, that period has expired, while in those countries where protection runs for ten years, this period expires in February 2015.

Generic Challenges

We have received notice of ANDAs filed by Sandoz Inc. (Sandoz) and Teva requesting FDA approval to market a generic version of Remodulin. After we received notice, we filed lawsuits against Sandoz and Teva in the U.S. District Court for the District of New Jersey alleging patent infringement. In August 2014, the U.S. District Court for the District of New Jersey ruled that our Orange Book patent expiring in October 2017 was both valid and enforceable against Sandoz, and enjoined Sandoz from marketing its generic product until the expiration of that patent. Sandoz has appealed this ruling. For further details, see the sections below entitled *Governmental Regulation—Hatch-Waxman Act* and *Item 3.—Legal Proceedings.* There can be no assurance that we will prevail in our defense of our patent rights against Teva and Sandoz, or that additional challenges from other ANDA filers will not surface with respect to Remodulin or our other treprostinil-based products. Our existing patents could be invalidated, found unenforceable or found not to cover a generic form of Remodulin, Tyvaso or Orenitram. If any ANDA filer were to receive approval to sell a generic version of Remodulin, Tyvaso or Orenitram and/or prevail in any patent litigation, the affected product would become subject to increased competition and our revenue would decrease.

Supernus License

In 2006, we entered into an exclusive license agreement with Supernus to use certain of its technologies in producing Orenitram. Under the agreement, we paid Supernus certain amounts upon

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the achievement of specified milestones based on the development of Orenitram and a \$2.0 million milestone payment upon its commercial launch in 2014. In addition, the agreement provides that we will pay a single-digit royalty to Supernus based on net worldwide sales. Any such royalty will be paid for approximately twelve years commencing with the first product sale and is subject to adjustments as specified in the agreement.

NEBU-TEC Agreement of Sale and Transfer

In 2008, we entered into an agreement with NEBU-TEC International Med Products Eike Kern GmbH (NEBU-TEC) to purchase its line of business relating to the manufacture of the Tyvaso Inhalation System which provided for future contingent milestone payments of up to \in 10.0 million (of which we have already paid €3.0 million as of December 31, 2014). The transaction closed in 2009 after we received FDA approval for Tyvaso. Through 2013, we managed all aspects of the manufacturing process for the Tyvaso Inhalation System and NEBU-TEC supplied the labor to assemble the devices in a facility we leased from NEBU-TEC. In December 2013, we ceased manufacturing at the NEBU-TEC leased facility and are using a U.S.-based manufacturer to produce the Tyvaso Inhalation System.

Lilly Agreements Related to Adcirca

In 2008, we entered into several agreements with Lilly regarding Adcirca, including a license agreement and a manufacturing and supply agreement.

License Agreement

Under the terms of the license agreement, Lilly granted us an exclusive license for the right to develop, market, promote and commercialize Adcirca for the treatment of pulmonary hypertension in the United States and Puerto Rico. We agreed to pay Lilly royalties equal to five percent of our net sales of Adcirca, as a pass through of Lilly's third-party royalty obligations, for so long as Lilly is required to make such payments.

Lilly retained the exclusive rights to develop, manufacture and commercialize pharmaceutical products containing tadalafil, the active pharmaceutical ingredient in Adcirca, for the treatment of pulmonary hypertension outside of the United States and Puerto Rico and for the treatment of other diseases worldwide. Lilly retained authority for all regulatory activities with respect to Adcirca, including retail pricing, which has been and is expected to continue to be at price parity with Cialis.

The license agreement will continue in effect until the later of: (1) expiration, lapse, cancellation, abandonment or invalidation of the last claim to expire within a Lilly patent covering the commercialization of Adcirca for the treatment of pulmonary hypertension in the United States and Puerto Rico; or (2) expiration of any government-conferred exclusivity rights to use Adcirca for the treatment of pulmonary hypertension in the United States and Puerto Rico.

We have the right to terminate the license agreement upon six months written notice to Lilly. Lilly has the right to terminate in the event of a change of control of our company. Either party may terminate upon a material breach by the other party of the license agreement or the manufacturing and supply agreement, described above.

The U.S. patent for Adcirca for the treatment of pulmonary hypertension will expire in November 2017.

Manufacturing and Supply Agreement

Under the terms of the manufacturing and supply agreement, Lilly agreed to manufacture Adcirca and distribute it on our behalf via its pharmaceutical wholesaler network, in the same manner that it distributes its own pharmaceutical products. Under the terms of this agreement, we take title to

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IPR2020-00770 United Therapeutics EX2007 Page 6748 of 7335 Addirea upon its manufacture by Lilly. Addirea is shipped to customers, generally pharmaceutical wholesalers, in accordance with customers' purchase orders received by Lilly. Lilly invoices and collects amounts due from the customer subject to customary discounts and rebates, if any, and remits the collections to us. Although Lilly is providing these services on our behalf, we maintain the risk of loss as it pertains to inventory, product returns and nonpayment of sales invoices. The manufacturing and supply agreement will continue in effect until expiration or termination of the license agreement.

We also agreed to purchase Addirea at a fixed manufacturing cost. The agreement provides a mechanism, generally related to the increase in the national cost of pharmaceutical manufacturing, pursuant to which Lilly may raise the manufacturing cost of Addirea.

National Cancer Institute

In 2010, we entered into a CRADA with the NCI to collaborate on the late-stage development and regulatory agency submissions of ch14.18 for children with high-risk neuroblastoma and patients with other cancers. For further details, refer to the section above entitled *Products to Treat Cancer*—*Ch14.18 Antibody.*

Medtronic

In 2009, we entered into an exclusive agreement with Medtronic, which was amended in 2011, to collaborate on the development and commercialization of Medtronic's proprietary intravascular infusion catheter to be used with Medtronic's Synchromed II implantable infusion pump and related infusion system components (together referred to as the Remodulin Implantable System) in order to deliver Remodulin for the treatment of PAH in the U.S., UK, Canada, France, Germany, Italy and Japan. Under the amended agreement, we have been working together at our expense to develop the Remodulin Implantable System, conduct a clinical trial and obtain regulatory approval for the use of Remodulin with the Remodulin Implantable System. If this development program is successful, our agreement provides that, upon commercialization, we will purchase infusion pumps and supplies from Medtronic and will also pay a royalty to Medtronic based on net sales of Remodulin for use in the Remodulin Implantable System within the exclusive territories, subject to certain adjustments specified in the agreement. The Remodulin Implantable System will be exclusive to Remodulin so long as we purchase a minimum percentage of our annual requirement for implantable system in the exclusive territories.

Toray Amended License Agreement

In 2000, we licensed from Toray the exclusive right to develop and market beraprost for cardiovascular indications. Beraprost is a chemically stable oral prostacyclin analogue in a sustained release formulation, which is approved to treat PAH in Japan and certain other countries. This license gives us exclusive rights to develop beraprost and its variants throughout North America, Europe, and certain other territories. We are currently developing esuberaprost under this license agreement.

In 2007, we issued 400,000 shares of our common stock to Toray in exchange for the cancellation of Toray's existing right under the 2000 agreement to receive an option grant to purchase 1,000,000 shares of our common stock. Toray has the right to request that we repurchase the 400,000 shares of our common stock upon 30 days prior written notice at the price of \$27.21 per share. The 2007 amendment also provided for certain milestone payments during the development period and upon receipt of regulatory approval for beraprost in the United States or the European Union.

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In 2011, we amended our license agreement with Toray. The amendment did not materially change the terms of our license agreement, except for a reduction in royalty rates. In exchange for the reduction in royalty rates, we agreed to pay Toray \$50.0 million in equal, non-refundable payments over the five-year period ending in 2015. As of December 31, 2014, we have \$10.0 million remaining under this obligation, which is recorded as a current liability on our consolidated balance sheet. Toray has the right to terminate the license agreement in the event of a change of control of our company under certain circumstances.

Pluristem License Agreement

In 2011, we entered into a license agreement with Pluristem for exclusive worldwide rights to develop and commercialize a cell-based product for the treatment of PAH using Pluristem's proprietary PLX cell technology. The agreement provides for milestone payments to Pluristem at various stages of the product's development, as well as royalties on commercial sales.

Oxford

We maintain a research agreement with Oxford to develop antiviral compounds. Research under this agreement is performed by Oxford Glycobiology Institute, which is headed by a member of our Board of Directors and our scientific advisory board. Under the terms of the agreement, we are required to fund related research activities and make milestone payments for the successful completion of clinical trials. We are also obligated to pay royalties to Oxford equal to a percentage of our net sales from any discoveries and products developed by Oxford. Milestone payments and royalties are subject to reduction depending upon third-party contributions to discoveries and/or third-party licenses necessary to develop products. In August 2010, the term of the research agreement was extended through September 2016. In connection with the extension of the term, we agreed to pay Oxford a total of \$2.9 million (using the then-prevailing exchange rate) in 60 equal monthly installments. As of December 31, 2014, approximately \$1.1 million remains outstanding under this 2010 agreement. In addition, in December 2012, we amended our agreement with Oxford, under which we agreed to pay Oxford an additional \$871,000 in the aggregate (using the exchange rate as of the amendment date) in 36 equal monthly installments beginning in January 2013 for additional work supporting the development of our virology platform. For additional details regarding our virology program, please see the section above entitled *Products to Treat Infectious Diseases—Glycobiology Antiviral Agents*.

DEKA

In December 2014, we entered into an exclusive agreement with DEKA to develop a pre-filled, semi-disposable pump system for subcutaneous delivery of Remodulin. Under the terms of the agreement, we will fund the development costs related to the semi-disposable pump system and will pay product fees and a single-digit royalty to DEKA based on commercial sales of the system and the Remodulin sold for use with the system. Our goal is to be in a position to receive FDA approval for this delivery system by the end of 2018.

Other

We are party to various other license agreements relating to therapies under development. These license agreements require us to make payments based on a percentage of sales, if we are successful in commercially developing these therapies, and may require other payments upon the achievement of certain milestones.

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Research & Development Expenditures

We are engaged in research and development and have incurred substantial expenses for these activities. These expenses generally include the cost of acquiring or inventing new technologies and products, as well as new product development (both preclinical and clinical studies and manufacturing cost for unapproved products). Research and development expenses during the years ended December 31, 2014, 2013 and 2012 totaled approximately \$242.5 million, \$299.3 million and \$173.4 million, respectively. See *Item 7—Management's Discussion and Analysis of Financial Condition and Results of Operations—Major Research and Development Projects* for additional information regarding expenditures related to major research and development projects. Research and development expense is significantly impacted by fluctuations in our stock price, due to the cash payment obligations created by our share-based compensation programs. For further details, see *Item 7—Management's Discussion and Results of Operations and Results of Operations—Operating Expenses—Share-Based Compensation*.

Production and Supply

We produce our primary supply of Remodulin, Tyvaso and Orenitram at our own facilities. In particular, we synthesize treprostinil, the active ingredient in Remodulin and Tyvaso, and treprostinil diolamine, the active ingredient in Orenitram, at our facility in Silver Spring, Maryland. We also produce finished Tyvaso and Remodulin at our Silver Spring facility. We produce Orenitram and we warehouse and distribute Remodulin, Tyvaso and Orenitram, at our facility in Research Triangle Park, North Carolina.

We maintain a two-year inventory of Remodulin, Tyvaso and Orenitram based on expected demand, and we also contract with third-party contract manufacturers to supplement our capacity, in order to mitigate the risk that we might not be able to produce sufficient quantities to meet patient demand. For example, Baxter Pharmaceutical Solutions, LLC (Baxter) is approved by the FDA, the EMA and various other international regulatory agencies to produce Remodulin for us. In the case of Tyvaso, we rely on Catalent Pharma Solutions, Inc. (Catalent) to serve as an additional producer of Tyvaso, and we rely entirely on Minnetronix Inc. to manufacture the nebulizer used in our Tyvaso Inhalation System. We are working to obtain FDA approval of a third party to serve as an additional producer of Orenitram.

Although we believe that additional third parties could provide similar products, services and materials, there are few companies that could replace our existing third-party producers and suppliers. A change in supplier or producer could cause a delay in the production, distribution and research efforts associated with our respective products or result in increased costs. See also *Item 1A—Risk Factors* included in this Annual Report on Form 10-K.

Competition

Many drug companies engage in research and development to commercialize products to treat cardiovascular and infectious diseases and cancer. For the treatment of PAH, we compete with many approved products in the United States and the rest of the world, including the following:

- *Flolan, Veletri and generic epoprostenol.* Flolan (epoprostenol) is a prostacyclin that is delivered by intravenous infusion. Glaxo began marketing Flolan in the United States in 1996, and the generic exclusivity period for Flolan expired in 2007. In 2008, the FDA approved Teva's version of generic epoprostenol for the treatment of PAH. In 2010, Actelion commenced sales of Veletri, which is another version of epoprostenol;
- *Ventavis and Ilomedin*[®]. Approved in 2004 in the United States and in 2003 in Europe, Ventavis (iloprost) is an inhaled prostacyclin analogue. Ventavis is currently marketed by Actelion in the

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IPR2020-00770 United Therapeutics EX2007 Page 6751 of 7335 United States and by Bayer in Europe as Iloprost. Iloprost is also marketed by Bayer in certain countries outside the United States in an intravenous form known as Ilomedin;

- *Tracleer*. Tracleer (bosentan), an oral ETRA therapy for treatment of PAH, was approved in 2001 in the United States and in 2002 in Europe. Tracleer is marketed worldwide by Actelion;
- Letairis[®]. Approved in 2007 in the United States, Letairis (ambrisentan) is an oral ETRA therapy marketed by Gilead for the treatment of PAH. In 2008, Glaxo received marketing authorization from the EMA for Letairis in Europe, where it is known as Volibris[®];
- *Revatio and generic sildenafil citrate.* Approved in 2005 in the United States, Revatio (sildenafil citrate) is an oral PDE-5 inhibitor therapy marketed by Pfizer. Revatio contains sildenafil citrate, the same active ingredient as Viagra. In the fourth quarter of 2012, several companies began marketing generic formulations of sildenafil citrate;
- *Opsumit.* Approved in October 2013 in the United States and December 2013 in the European Union, Opsumit (macitentan) is an oral ETRA developed by Actelion for the treatment of PAH; and
- *Adempas*[®]. Approved in August 2013 in the United States and March 2014 in the European Union, Adempas (riociguat) is a soluble guanylate cyclase stimulator, which targets a similar vasodilatory pathway as PDE-5 inhibitors and is approved for chronic thromboembolic pulmonary hypertension and PAH. Adempas is an oral therapy marketed by Bayer.

There are also a variety of investigational PAH therapies in the later stages of development, including the following:

- *Uptravi*[®] (*selexipag*), an oral prostacyclin receptor agonist being developed jointly by Actelion and Nippon Shinyaku Co., Ltd. in Japan, and by Actelion outside Japan. In June 2014, Actelion announced that Uptravi met the primary endpoints of its phase III clinical trial. In December 2014, Actelion submitted applications with the EMA and the FDA seeking approval of Uptravi for the treatment of patients with PAH;
- *Gleevec*[®] (*imatinib*), a small molecule kinase inhibitor in an oral tablet form approved for treating various cancers, is being studied for the treatment of PAH. Novartis Pharmaceuticals Corporation (Novartis) completed a phase III trial of Gleevec for the treatment of PAH in September 2011. During the third quarter of 2012, Novartis withdrew its NDA in order to submit additional data to the FDA and during the first quarter of 2013 withdrew the MAA it had filed with the EMA;
- *Ralinepag*, an oral prostacyclin receptor agonist being developed by Arena Pharmaceuticals, Inc. (Arena). Arena commenced a phase II clinical trial of ralinepag in 2014; and
- *Trevyent*[®], a formulation of treprostinil being developed by SteadyMed Ltd. (SteadyMed) for delivery via its pre-filled, disposable PatchPump[®]. SteadyMed has announced that it plans to submit an NDA for Trevyent in the first quarter of 2016, and an MAA in the first half of 2016.

Oral non-prostacyclin therapies (such as PDE-5 inhibitors and ETRAs) are commonly prescribed as first-line treatments for the least severely ill PAH patients (NYHA Class II patients). As patients progress in their disease severity (NYHA Class III and IV), less convenient approved therapies, such as inhaled prostacyclin analogues (such as Tyvaso) or infused prostacyclin analogues (such as Remodulin) are commonly added. Orenitram is the first approved oral prostacyclin therapy for PAH in the United States. We anticipate that it will face competition with existing oral PAH therapies, and will be regarded as a less invasive and more convenient alternative therapy to Tyvaso and Remodulin. The use of available oral therapies could delay many patients' need for inhaled or infused prostacyclin therapy. As a result, the availability of oral therapies affects demand for our inhaled and infused products.

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We could also face competition from generic pharmaceutical companies in the future. For example, two generic companies have filed ANDAs requesting FDA approval to market a generic version of Remodulin. For details, see the sections below entitled *Governmental Regulation—Hatch-Waxman Act* and *Item 3.—Legal Proceedings*. In addition, certain Revatio patents expired in 2012, leading several manufacturers to launch generic formulations of sildenafil citrate, which physicians could prescribe for the treatment of PAH. Generic sildenafil citrate's lower price, relative to Adcirca, could lead to an erosion of Adcirca's market share and limit its growth potential. Although we believe Adcirca's once-daily dosing regimen is an appealing alternative to generic sildenafil citrate's dosing regimen of three times per day, we expect government payers and private insurance companies to favor over time the use of the less expensive generic sildenafil citrate instead of Adcirca.

We compete with the developers, manufacturers and distributors of all of the PAH products noted above for customers, funding, access to licenses, personnel, third-party collaborators, product development and commercialization. Almost all of these companies have substantially greater financial, marketing, sales, distribution and technical resources, and more experience in research and development, product development, manufacturing and marketing, clinical trials and regulatory matters, than we have.

Governmental Regulation

Pharmaceutical Product Approval Process

The research, development, testing, manufacture, promotion, marketing, distribution, sampling, storage, approval, labeling, record keeping, post-approval monitoring and reporting, and import and export of pharmaceutical products (drugs or biological products, hereinafter collectively drugs) are extensively regulated by governmental agencies in the United States and in other countries. In the United States, failure to comply with requirements under the Federal Food, Drug, and Cosmetic Act (FDC Act), the Public Health Service Act (PHSA), and other federal statutes and regulations, may subject a company to a variety of administrative or judicial sanctions, such as FDA refusal to approve pending NDAs or BLAs, warning letters, product recalls, product seizures, total or partial suspension of production or distribution, injunctions, fines, civil penalties, and criminal prosecution.

Satisfaction of FDA pre-market approval requirements typically takes many years, and the actual time required may vary substantially based upon the type, complexity and novelty of the product or disease. Drugs are subject to rigorous regulation by the FDA in the United States, the EMA in the EU and similar regulatory authorities in other countries. The steps ordinarily required before a new drug may be marketed in the United States, which are similar to steps required in most other countries, include:

- Preclinical laboratory tests, preclinical studies in animals, formulation studies and the submission to the FDA of an investigational new drug application (IND) for a new drug, which must become effective before clinical testing may commence;
- Clinical studies in healthy volunteers;
- Clinical studies in patients to explore safety, efficacy and dose-response characteristics;
- Adequate and well-controlled clinical trials to establish the safety and efficacy of the drug for each indication;
- The submission of an NDA or BLA to the FDA; and
- FDA review and approval of the NDA or BLA prior to any commercial sale or shipment of the drug.

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Preclinical tests include laboratory evaluation of product chemistry and formulation, as well as animal studies to explore toxicity and for proof-of-concept. The conduct of the preclinical tests must comply with federal regulations and requirements including good laboratory practices. In the United States, the results of preclinical testing are submitted to the FDA as part of an IND, along with other information including information about product chemistry, manufacturing and controls and a proposed clinical trial protocol. Long-term preclinical tests, such as animal tests of reproductive toxicity and carcinogenicity, may continue after the IND is submitted. Absent FDA objection within 30 days after submission of an IND, the IND becomes effective and the clinical trial proposed in the IND may begin. At any time during this 30-day period or at any time thereafter, the FDA may halt proposed or ongoing clinical trials. The IND process may be extremely costly and may substantially delay development of our products. Moreover, positive results of preclinical tests will not necessarily indicate positive results in clinical trials.

Clinical trials involve the administration of the investigational new drug or biologic to healthy volunteers or patients under the supervision of a qualified investigator. Clinical trials must be conducted: (a) in compliance with federal regulations; (b) in compliance with good clinical practices (GCP), an international standard meant to protect the rights and health of patients and to define the roles of clinical trial sponsors, administrators, and monitors; and (c) under protocols detailing the objectives of the trial, the parameters to be used in monitoring safety and the criteria to be evaluated. Each protocol involving testing on U.S. patients and subsequent protocol amendments must be submitted to the FDA as part of the IND.

The FDA may order the temporary or permanent discontinuation of a clinical trial at any time or impose other sanctions if it believes that the clinical trial is not being conducted in accordance with FDA requirements or presents an unacceptable risk to the clinical trial patients. The study protocol and informed consent information for patients in clinical trials must also be approved by an institutional review board (IRB). An IRB may also require the clinical trial at a site to be halted temporarily or permanently for failure to comply with the IRB's requirements, or may impose other conditions.

Clinical trials in support of an NDA or a BLA are typically conducted in three sequential phases, but the phases may overlap. During phase I, the initial introduction of the drug into healthy human subjects or patients, the drug is tested to assess metabolism, pharmacokinetics, pharmacological actions, side effects associated with increasing doses, and, if possible, early evidence on effectiveness. Phase II usually involves studies in a limited patient population to assess the efficacy of the drug in specific, targeted indications, assess tolerance and optimal dosage and identify possible adverse effects and safety risks. If a compound is found to be potentially effective and to have an acceptable safety profile in phase II evaluations, then a meeting may be requested at the end of phase II to determine the safety of proceeding to phase III. Phase III trials, also called pivotal studies, major studies or advanced clinical trials, are undertaken to demonstrate clinical efficacy and safety in a larger number of patients, typically at geographically diverse clinical study sites, and to permit the FDA to evaluate the overall benefit-risk relationship of the drug and to provide adequate information for the labeling of the drug.

After successful completion of the required clinical testing, an NDA or a BLA is typically submitted to the FDA in the United States, and an MAA is typically submitted to the EMA in the EU. FDA approval of the NDA or BLA is required before marketing of the product may begin in the United States. The NDA or BLA must include the results of all preclinical, clinical and other testing and a compilation of data relating to the product's pharmacology, chemistry, manufacture, and controls. The cost of preparing and submitting an NDA or BLA is substantial. Under federal law, the submission of most NDAs and BLAs is additionally subject to a substantial application fee, currently exceeding \$2.3 million, and the manufacturer and/or sponsor of an approved NDA or BLA is also subject to annual product and establishment fees, currently exceeding \$110,000 per product and \$569,000 per establishment. These fees are typically increased annually. However, the application fees may be waived for orphan drugs if certain requirements are met.

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The FDA has 60 days from its receipt of an NDA or a BLA to determine whether the application will be accepted for filing based on the agency's threshold determination that it is sufficiently complete to permit substantive review. Once the submission is accepted for filing, the FDA begins an in-depth review. The FDA may instead ask for additional information, in which case, the application must be amended and resubmitted with the requested information. The FDA has agreed to certain performance goals in the review of NDAs. Most such applications for non-priority drugs are reviewed within ten to twelve months, while most applications for priority review drugs are reviewed in six to eight months. Priority review can be applied to drugs that the FDA determines offer major advances in treatment, or provide a treatment where no adequate therapy exists. For biologics, priority review is further limited to drugs intended to treat a serious or life-threatening disease. The review process may be extended by the FDA for three additional months to consider certain information submitted during FDA review, including information intended to clarify information already provided or to address any deficiencies identified in the submission. The FDA may also refer applications for novel pharmaceutical products or pharmaceutical products that present difficult questions of safety or efficacy to an advisory committee, typically a panel that includes clinicians and other experts, for review, evaluation and a recommendation as to whether the application should be approved. The FDA is not bound by the recommendation of an advisory committee, but it generally follows such recommendations. During the review process, the FDA also reviews the drug's product labeling to ensure that appropriate information is communicated to health care professionals and consumers. In addition, before approving an NDA or a BLA, the FDA will typically inspect one or more clinical sites to assure compliance with GCP. Additionally, the FDA will inspect the facility or the facilities at which the drug is manufactured. The FDA will not approve the product unless compliance with the FDA's current Good Manufacturing Practices (cGMP) and GCP is satisfactory and the NDA or BLA contains data that provide substantial evidence that the pharmaceutical product is safe and effective for purposes of the indication studied.

In the United States, after the FDA evaluates the NDA or BLA and the manufacturing facilities, the FDA may issue either an approval letter or a complete response letter. A complete response letter generally outlines the deficiencies in the submission and may require substantial additional testing or information in order for the FDA to reconsider the application. If and when those conditions have been addressed to the FDA's satisfaction in a resubmission of the NDA or BLA, the FDA will issue an approval letter. The FDA has committed to reviewing such resubmissions in two or six months depending on the type of information included. A Class 1 resubmission may contain only limited information such as labeling, safety updates, stability updates, or minor analysis updates or clarifying information and is subject to a two-month review period. All other resubmissions are categorized as Class 2 and are subject to a six-month review period. Even after such a resubmission, the FDA may decide that the application does not satisfy the regulatory criteria for approval.

An approval letter authorizes commercial marketing of the drug with specific prescribing information for specific indications. As a condition of NDA or BLA approval, the FDA may require a risk evaluation and mitigation strategy (REMS) to help ensure that the benefits of the drug outweigh the potential risks. A REMS can include medication guides, communication plans for healthcare professionals, and elements to assure safe use (ETASU). ETASU can include, but are not limited to, special training or certification for prescribing or dispensing, dispensing only under certain circumstances, special monitoring, and the use of patient registries. The requirement for a REMS can materially affect the potential market and profitability of the drug. To continue marketing our products after approval, applicable regulations require us to maintain a positive risk-benefit profile, maintain regulatory applications through periodic reports to regulatory authorities, fulfill pharmacovigilance requirements, maintain manufacturing facilities according to cGMP requirements, and successfully complete regulatory agency inspections, among other requirements. Our manufacturing facilities are subject to continual review and periodic inspections. Once granted, product approvals may be withdrawn if compliance with regulatory standards is not maintained or problems are identified following initial marketing.

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Disclosure of Clinical Trial Information

Sponsors of clinical trials of FDA-regulated drugs and other products are required to register and disclose certain clinical trial information related to the product, patient population, phase of investigation, study sites and investigators, and other aspects of the clinical trial. This clinical trial information is then made public as part of the sponsor's registration. Sponsors are also obligated to disclose the results of their clinical trials after completion. Competitors may use this publicly-available information to gain knowledge regarding the progress of development programs.

Orphan Drugs

Under the Orphan Drug Act, an applicant can request the FDA to designate a product as an "orphan drug" in the United States if the drug is intended to treat a rare disease or condition affecting fewer than 200,000 people in the United States. Orphan drug designation must be requested before submitting an NDA or BLA. After the FDA grants orphan drug designation, the generic identity of the drug and its potential orphan use are disclosed publicly by the FDA. Orphan drug designation does not convey any advantage in, or shorten the duration of, the regulatory review and approval process. The first NDA or BLA applicant to receive orphan drug designation and FDA approval for a particular active ingredient to treat a particular disease is entitled to a seven-year exclusive marketing period in the United States for that product, for that indication. During the seven-year period, the FDA may not approve any other application to market the same drug for the same disease, except in limited circumstances, such as a showing of clinical superiority to the product with orphan drug exclusivity or sus availability of sufficient quantities of the drug to meet the needs of patients with the rare disease or condition. Orphan drug exclusivity does not prevent the FDA from approving a different drug for the same disease or condition, or the same drug for a different disease or condition. Among the other benefits of orphan drug designation are tax credits for certain research and a waiver of the NDA or BLA application user fee.

The FDA granted orphan drug designation for the active ingredient treprostinil for the treatment of PAH as a continuous infusion. However, this designation does not preclude us from seeking orphan drug designation for other formulations or routes of administration, such as oral or inhaled, of treprostinil to treat PAH, or for treprostinil used to treat other orphan diseases. In order for the FDA to grant orphan drug designation for other formulations or routes of administration or route of administration of treprostinil to treat PAH, we must demonstrate that such new formulation or route of administration is clinically superior to the formulation or route of administration previously granted orphan drug designation. The FDA has granted orphan drug designation for Orenitram is pending.

Pediatric Information

Under the Pediatric Research Equity Act of 2007 (PREA), NDAs, BLAs and supplements to NDAs and BLAs must contain data to assess the safety and effectiveness of the drug for the claimed indication(s) in all relevant pediatric subpopulations and to support dosing and administration for each such pediatric subpopulation for which the drug is safe and effective. The FDA may grant deferrals for submission of data or full or partial waivers. Unless otherwise required by regulation, the PREA does not apply to any drug for an indication for which orphan drug designation has been granted.

The Best Pharmaceuticals For Children Act (BPCA) provides NDA holders a six-month extension of any exclusivity, patent or non-patent, for a drug if certain conditions are met. Conditions for exclusivity include the FDA's determination that information relating to the use of a new drug in the pediatric population may produce health benefits in that population, the FDA making a written request for pediatric studies, and the applicant agreeing to perform, and reporting on, the requested studies

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within the requested time frame. Applications under the BPCA are treated as priority applications, with all of the benefits that designation confers.

Hatch-Waxman Act

The Hatch-Waxman Act (also known as the Drug Price Competition and Patent Term Restoration Act) was passed in 1984 to encourage research and development of new drugs and competition between brand and generic pharmaceutical companies. It created a faster approval process for generic drugs, called the abbreviated new drug application (ANDA), while providing protection to brand pharmaceuticals by extending their patent protection, in some cases, to compensate for patent life lost during the product development and approval process and providing periods of market exclusivity to encourage continuing research on, for example, new uses, strengths or dosage forms for existing drugs.

In seeking approval of a drug through an NDA, applicants are required to submit to the FDA each patent whose claims cover the applicant's product or FDA-approved method of using this product. Upon approval of a drug, each of the patents listed in the application is then published in the FDA's Approved Drug Products with Therapeutic Equivalence Evaluations, commonly known as the Orange Book. Drugs listed in the Orange Book can, in turn, be cited by potential competitors in support of approval of an ANDA. Generally, an ANDA provides for marketing of a drug product that has the same active ingredients in the same strength(s), route of administration, and dosage form as the listed drug and has been shown through bioequivalence testing to be therapeutically equivalent to the listed drug. ANDA applicants are not required to conduct or submit results of preclinical or clinical tests to prove the safety or effectiveness of their drug product, other than the requirement for bioequivalence testing. Drugs approved in this way are commonly referred to as "generic equivalents" to the listed drug, and can often be substituted by pharmacists under prescriptions written for the original listed drug.

The ANDA applicant is required to certify to the FDA concerning any patents listed for the approved product in the FDA's Orange Book. Specifically, the applicant must certify that: (a) the required patent information has not been filed; (b) the listed patent has expired; (c) the listed patent has not expired, but will expire on a particular date and approval is sought after patent expiration; or (d) the listed patent is invalid or will not be infringed by the new product. A certification that the new product will not infringe the already approved product's listed patents or that such patents are invalid is called a Paragraph IV certification. If the applicant does not challenge the listed patents, the ANDA application will not be approved until all the listed patents claiming the referenced product have expired. Alternatively, for a patent covering an approved method of use, an ANDA applicant may submit a statement to the FDA that the company is not seeking approval for the covered use.

If the ANDA applicant has submitted a Paragraph IV certification to the FDA, the applicant must also send notice of the Paragraph IV certification to the NDA and patent holders once the ANDA has been accepted for filing by the FDA. The NDA and patent holders may then initiate a patent infringement lawsuit in response to the notice of the Paragraph IV certification. The filing of a patent infringement lawsuit within 45 days of the receipt of a Paragraph IV certification automatically prevents the FDA from approving the ANDA until the earlier of 30 months, expiration of the patent, settlement of the lawsuit or a decision in the infringement case that is favorable to the ANDA applicant.

The ANDA application also will not obtain final approval until any non-patent exclusivity, such as exclusivity for obtaining approval of an NDA for a new chemical entity, has expired. Federal law provides a period of five years following approval of a drug containing no previously approved active moiety, during which ANDAs for generic versions of those drugs cannot be submitted unless the submission contains a Paragraph IV certification, in which case the submission may be made four years following the original product approval. Following approval of an application to market a drug that contains previously approved active ingredients in a new dosage form, route of administration or

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combination, or for a new condition of use that was required to be supported by new clinical trials conducted by or for the sponsor, the FDC Act provides for an exclusivity period of three years, during which the FDA cannot grant effective approval of an ANDA for such new condition of use, dosage form or strength that meets certain statutory requirements. Both of the five-year and three-year exclusivity periods, as well as any unexpired patents listed in the Orange Book for the listed drug, can be extended by six months if the FDA grants the NDA sponsor a period of pediatric exclusivity based on studies submitted by the sponsor in response to a written request.

The Hatch-Waxman Act provides that patent terms may be extended to compensate for some of the patent life that is lost during the FDA regulatory review period for a product. This extension period would generally be one-half the time between the effective date of an IND and the submission date of an NDA, plus all of the time between the submission date of an NDA and its approval, subject to a maximum extension of five years. Similar patent term extensions are available under European laws. Following FDA approval, we filed a patent term extension application with the United States Patent and Trademark Office for our patent covering the method of treating PAH using Remodulin. The application was approved in February 2005 with the maximum patent term extension of five years for a patent that expired on October 6, 2014.

We have received Paragraph IV certification letters from Sandoz and Teva advising that each has submitted an ANDA to the FDA requesting approval to market a generic version of Remodulin. For further details, see *Item 3.—Legal Proceedings.*

Section 505(b)(2) New Drug Applications

Most drug products (other than biological products) obtain FDA marketing approval pursuant to an NDA submitted under Section 505(b)(1) of the FDCA, or an ANDA. A third alternative is a special type of NDA submitted under Section 505(b)(2) of the FDCA, commonly referred to as a Section 505(b)(2) NDA, which enables the applicant to rely, in part, on the FDA's finding of safety and efficacy data for an existing product, or published literature, in support of its application.

Section 505(b)(2) NDAs may provide an alternate path to FDA approval for new or improved formulations or new uses of previously approved products. Section 505(b)(2) permits the filing of an NDA in which the applicant relies, at least in part, on information from studies made to show whether a drug is safe or effective that were not conducted by or for the applicant and for which the applicant has not obtained a right of reference or use. A Section 505(b)(2) applicant may eliminate the need to conduct certain preclinical or clinical studies, if it can establish that reliance on studies conducted for a previously-approved product is scientifically appropriate. The FDA may also require companies to perform additional studies or measurements to support the change from the approved product. The FDA may then approve the new product candidate for all or some of the labeled indications for which the referenced product has been approved, as well as for any new indication for which the Section 505(b)(2) NDA applicant has submitted data.

To the extent that the Section 505(b)(2) applicant is relying on prior FDA findings of safety and efficacy, the applicant is required to certify to the FDA concerning any patents listed for the previously approved product in the Orange Book to the same extent that an ANDA applicant would. Thus, approval of a Section 505(b)(2) NDA can be delayed until all the listed patents claiming the referenced product have expired, until any non-patent exclusivity, such as exclusivity for obtaining approval of a new chemical entity, listed in the Orange Book for the referenced product has expired, and, in the case of a Paragraph IV certification and subsequent patent infringement suit, until the earlier of 30 months, settlement of the lawsuit or a decision in the infringement case that is favorable to the Section 505(b)(2) applicant.

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Other Regulatory Requirements

Once an NDA or a BLA is approved, the product will be subject to continuing regulations. For instance, the FDA closely regulates the postapproval marketing, labeling and advertising of prescription drugs, including the standards and regulations for direct-to-consumer advertising, off-label promotion, industry-sponsored scientific and educational activities and promotional activities involving the internet. Pharmaceutical products may be marketed only for their approved indications and in accordance with the provisions of their approved labeling. The FDA and other agencies actively enforce the laws and regulations prohibiting promotion of off-label uses, and a company that is found to have engaged in off-label promotion may be subject to significant liability.

Certain changes to the conditions established in an approved application, including changes in indications, labeling, equipment, or manufacturing processes or facilities, will require submission and FDA approval of an NDA or BLA or supplement thereto before the change can be implemented. An NDA or BLA supplement for a new indication typically requires clinical data similar to that in the original application, and the FDA uses the same procedures and actions in reviewing supplements as it does in reviewing NDAs or BLAs.

Adverse event reporting and submission of periodic reports continue to be required following FDA approval of an NDA or a BLA. The FDA also may require post-marketing testing, including phase IV clinical studies, risk minimization action plans, and surveillance to monitor the effects of an approved product or may place conditions on an approval that could restrict the distribution or use of the product. In addition, quality control as well as drug manufacture, packaging, and labeling procedures must continue to conform to cGMP requirements. Manufacturers and certain of their contractors are required to register their establishments with the FDA and certain state agencies, and are subject to periodic unannounced inspections by the FDA and these state agencies, to assess compliance with cGMP requirements. Accordingly, manufacturers must continue to expend time, money and effort in the areas of production and quality control to maintain compliance with cGMP requirements. Regulatory authorities may withdraw product approvals or request product recalls if a company fails to comply with regulatory standards or if previously unrecognized problems are subsequently discovered. Later discovery of previously unknown problems with a product, including adverse events or problems with manufacturing processes of unanticipated severity or frequency, or failure to comply with regulatory requirements, may also result in (1) revisions to the approved labeling to add new safety information; (2) imposition of post-market studies or clinical trials to assess new safety risks; or (3) imposition of distribution or other restrictions under a REMS program. Other potential consequences include, among other things, (1) restrictions on the marketing or manufacturing of the product; (2) fines, warning letters or holds on post-approval clinical trials; (3) refusal of the FDA to approve pending NDAs or supplements to approved NDAs, or suspension or revocation of product license approvals; (4) product seizure or detention, or refusal to permit the import or export of products; or (5) injunctions or the imposition of civil or criminal penalties.

Marketing Pharmaceutical Products Outside the United States

Outside of the United States, our ability to market our products is also contingent upon receiving marketing authorizations from regulatory authorities. The foreign regulatory approval process may include some or all of the risks associated with the FDA review and approval process set forth above, and the requirements governing the conduct of clinical trials and marketing authorization vary widely from country to country.

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In the EU, marketing authorizations may be submitted through a centralized body or through a decentralized/mutual recognition or a national level process. The centralized procedure is mandatory for the approval of certain products, such as officially designated orphan medicines and medicines derived from biotechnology and high technology processes, and may be available at the applicant's option for other products that are a significant therapeutic, scientific or technical innovation or for which approval would be in the interest of public health. The centralized procedure provides for the grant of a single marketing authorization that is valid in the EEA, which consists of the EU member countries and Norway, Iceland, and Lichtenstein. The decentralized/mutual recognition procedures are available for all medicinal products that are not subject to the centralized procedure. Each EU member country has its own procedure for approval. A company may use the decentralized procedure to submit applications for marketing authorization in more than one EU country simultaneously for a product that has not previously been authorized in an EU country. In addition, the mutual recognition procedure provides for mutual recognition of national approval decisions, changes existing procedures for national approvals and establishes procedures for coordinated EU actions on products, suspensions and withdrawals. Under this procedure, the holder of a national marketing authorization for which mutual recognition is sought may submit an application to one or more EU member countries, certify that the dossier is identical to that on which the first approval was based, or explain any differences and certify that identical dossiers are being submitted to all EU member countries for which recognition is sought. Within 90 days of receiving the application and assessment report, each EU member country is required to decide whether to recognize approval. The procedure encourages member states to work with applicants and other regulatory authorities to resolve disputes concerning mutual recognition. Arbitration may be initiated when member countries fail to reach agreement. Following receipt of marketing authorization in an EU member country, the applicant is then usually (depending on the country) required to engage in pricing discussions and negotiations with a separate prescription pricing authority in that country. Commercial sales typically only commence in a country once pricing approval has been obtained.

To secure European regulatory approvals for subcutaneous Remodulin for PAH, we used the mutual recognition process. Under the rules then applicable, centralized filing was not required and we perceived the decentralized/mutual recognition procedure to be the most effective means for approval. We filed our first MAA in France in February 2001. Review of our application was completed in 2005. As a result, Remodulin was approved in 23 member countries of the EEA under the mutual recognition process described above. We withdrew applications in Spain, the United Kingdom and Ireland and are currently evaluating resubmitting applications in Spain and Ireland. In December 2011, we received approval for intravenous Remodulin in all of the 23 EEA member nations where subcutaneous Remodulin is approved.

To secure European regulatory approval for Tyvaso, we submitted an MAA to the EMA via the centralized process in 2008. Regulations in Europe have changed since we made our initial filing for Remodulin and all therapies for orphan diseases must now use the centralized process. In February 2010, we withdrew our MAA from consideration by the EMA, and do not currently intend to resubmit it as a standalone treatment for PAH, due to the EMA's major objection related to findings of non-compliance with good clinical practice at two clinical sites. The EMA stated that these findings would preclude a recommendation for approval of Tyvaso in the EU. The EMA had no major objections at the time of withdrawal related to the safety or efficacy of Tyvaso.

Biologics

Biological products used for the prevention, treatment, or cure of a disease, or condition, of a human being are subject to regulation under the FDC Act and the Public Health Service Act (PHSA). Biological products are approved for marketing via a BLA that follows an application process and approval requirements that are very similar to those for NDAs. To help reduce the increased risk of the

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IPR2020-00770 United Therapeutics EX2007 Page 6760 of 7335 introduction of adventitious agents, the PHSA emphasizes the importance of manufacturing control for products whose attributes cannot be precisely defined. The PHSA also provides authority to the FDA to immediately suspend licenses in situations where there exists a danger to public health, to prepare or procure products in the event of shortages and critical public health needs, and to authorize the creation and enforcement of regulations to prevent the introduction, or spread, of communicable diseases in the United States.

After a BLA is approved, the product may also be subject to official lot release. As part of the manufacturing process, the manufacturer is required to perform certain tests on each lot of the product before it is released for distribution. If the product is subject to official lot release by the FDA, the manufacturer submits samples of each lot of product to the FDA together with a release protocol showing a summary of the history of manufacture of the lot and the results of all of the manufacturer's tests performed on the lot. The FDA may also perform certain confirmatory tests on lots of some products, such as viral vaccines, before releasing the lots for distribution by the manufacturer. In addition, the FDA conducts laboratory research related to the regulatory standards on the safety, purity, potency, and effectiveness of biological products. As with drugs, after approval of biologics, manufacturers must address any safety issues that arise, are subject to recalls or a halt in manufacturing, and are subject to periodic inspection after approval.

The Patient Protection and Affordable Care Act of 2010, as amended by the Health Care and Education Reconciliation Act of 2010 (PPACA), included a subtitle called the Biologics Price Competition and Innovation Act of 2009, or BPCI Act, which created an abbreviated approval pathway for biological products shown to be similar to, or interchangeable with, an FDA-licensed reference biological product. This is conceptually similar to the Hatch-Waxman Act in that it attempts to minimize duplicative testing. Biosimilarity, which requires that there be no clinically meaningful differences between the biological product and the reference product in terms of safety, purity, and potency must be shown through analytical studies, animal studies, and at least one clinical study absent a waiver. Interchangeability requires that a product must demonstrate that it can be expected to produce the same clinical results as the reference product and, for products administered multiple times, the biologic relative to exclusive use of the reference biologic. However, intricacies associated with the larger, and often more complex, structures of biological products, as well as the processes by which such products are manufactured, pose significant hurdles to implementation that are still being addressed by the FDA. In August 2014, the FDA issued draft guidance to address how biological products approved under the PHSA are granted periods of exclusivity.

A reference biologic is granted twelve years of exclusivity from the time of first licensure of the reference product. The first biologic product submitted under the abbreviated approval pathway that is determined to be interchangeable with the reference product has exclusivity against other biologics submitted under the abbreviated approval pathway for the lesser of (a) one year after first commercial marketing; (b) eighteen months after approval of the initial application if there is no legal challenge; (c) eighteen months after the resolution in the applicant's favor of a lawsuit challenging the biologics' patents if an application has been submitted; or (d) 42 months after the application has been approved if a lawsuit is ongoing within the 42 month period.

Because biologically sourced raw materials are subject to unique contamination risks, their use may be restricted in some countries.

Cell and Tissue Based Biologics

Manufacturers of cell and tissue based products must comply with the FDA's current good tissue practices (cGTP), which are FDA regulations that govern the methods used in, and the facilities and

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U.S. Regulation of Medical Devices

Medical devices are also subject to FDA approval and extensive regulation under the FDC Act. Under the FDC Act, medical devices are classified into one of three classes: Class I, Class II, or Class III. The classification of a device into one of these three classes generally depends on the degree of risk associated with the medical device and the extent of control needed to ensure safety and effectiveness.

Class I devices are those for which safety and effectiveness can be assured by adherence to a set of general controls. These general controls include compliance with the applicable portions of the FDA's Quality System Regulation (QSR), which sets forth good manufacturing practice requirements; facility registration and product listing; reporting of adverse medical events; truthful and non-misleading labeling; and promotion of the device only for its cleared or approved intended uses. Class II devices are also subject to these general controls and to any other special controls as deemed necessary by the FDA to ensure the safety and effectiveness of the device. Review and clearance by the FDA for these devices is typically accomplished through the so-called 510(k) pre-market notification procedure. A Class III device requires approval of a premarket approval application (PMA), an expensive, lengthy and uncertain process that can require many years to complete. Most Class II and Class III medical devices may only be marketed in the United States if the FDA has approved a PMA application for the device or cleared the device in response to a 510(k) submission. There is also an alternative pathway to approval for low or moderate risk devices that are not classified and for which no predicate device exists, known as de novo classification.

When 510(k) clearance is sought, a sponsor must submit a pre-market notification demonstrating that the proposed device is substantially equivalent to a previously marketed device, also referred to as a "predicate" device. If the FDA agrees that the proposed device is substantially equivalent to the predicate device, then 510(k) clearance to market will be granted. After a device receives 510(k) clearance, any modification that could significantly affect its safety or effectiveness, or that would constitute a major change in its intended use, requires a new 510(k) clearance or could require pre-market approval.

Clinical trials are almost always required to support a PMA and are sometimes required for a 510(k) pre-market notification. These trials generally require FDA approval by submitting an application for an investigational device exemption, or IDE application. An IDE application must be supported by preclinical data, such as animal and laboratory testing results, which show that the device is safe to test in humans and that the study protocols are scientifically sound. Studies of devices that pose a significant risk require approval from both the FDA and an Institutional Review Board (IRB) prior to initiation of the study. A "nonsignificant" risk device study does not require submission of an IDE application to the FDA but does require IRB approval prior to initiation of the study. Nonsignificant risk device studies must comply with abbreviated IDE requirements.

Both before and after a medical device is commercially distributed, manufacturers and marketers of the device have ongoing responsibilities under FDA regulations. The FDA reviews design and manufacturing practices, labeling and record keeping, and manufacturers' required reports of adverse experiences and other information to identify potential problems with marketed medical devices.

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Device manufacturers are subject to periodic and unannounced inspection by the FDA for compliance with the QSR, current good manufacturing practice requirements that govern the methods used in, and the facilities and controls used for, the design, manufacture, packaging, servicing, labeling, storage, installation, and distribution of all finished medical devices intended for human use.

If the FDA finds that a manufacturer has failed to comply or that a medical device is ineffective or poses an unreasonable health risk, it can institute or seek a wide variety of enforcement actions and remedies, ranging from a public warning letter to more severe actions such as:

- fines, injunctions, and civil penalties;
- recall or seizure of products;
- operating restrictions, partial suspension or total shutdown of production;
- refusing requests for 510(k) clearance or PMA approval of new products;
- withdrawing 510(k) clearances or PMA approvals already granted; and
- criminal prosecution.

The FDA also has the authority to require repair, replacement or refund of the cost of a medical device under certain circumstances.

The FDA also administers certain controls over the import and export of medical devices to and from the United States. Additionally, each foreign country subjects such medical devices to its own regulatory requirements. In the EU, a single regulatory approval process has been created, and approval is represented by the CE Mark.

The nebulizer used with our Tyvaso Inhalation System was included in our NDA for Tyvaso as a combination product, and was cleared by the FDA subject to compliance with the QSR as it applies to combination products. In 2012, we received FDA approval for a modified Tyvaso Inhalation System using an updated nebulizer (TD-100) based on the results of the completion of the QSR compliance commitments.

Government Reimbursement of Pharmaceutical Products

In the United States, many independent third-party payers, as well as the Medicare and State Medicaid programs, reimburse buyers of our commercial products. Medicare is the federal program that provides health care benefits to senior citizens and certain disabled and chronically ill persons. Medicaid is the federal program jointly funded and administered by the states to provide health care benefits to certain indigent persons. The Medicare contractors who administer the program provide reimbursement for Remodulin at a rate equal to 95% of the published average wholesale price as of October 1, 2003 (the Medicare Part B payment formula, under the Durable Medical Equipment Regional Carrier Guidelines, for drugs infused through durable medical equipment) and for Tyvaso at a rate of 106% of the average sales price (the Medicare Part B payment formula for drugs inhaled through durable medical equipment and also under the Durable Medical Equipment Regional Carrier Guidelines). Adcirca and Orenitram, oral drugs, are reimbursed under the Medicare Part D program. The State Medicaid programs also generally provide reimbursement for our commercial products, at reimbursement rates that are below the published average wholesale price and that vary from state to state. In return for including our pharmaceutical commercial products in the Medicare Part B and Medicaid programs, we have agreed to pay a rebate to State Medicaid agencies that provide reimbursement for those products. We have also agreed to sell our commercial products under contracts with the Department of Veterans Affairs, Department of Defense, Public Health Service and numerous other federal agencies as well as certain hospitals that are designated as 340B covered entities (entities designated by federal programs to receive drugs at discounted prices) at prices that are

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Anti-Kickback, False Claims Laws and The Prescription Drug Marketing Act

In addition to FDA restrictions on marketing pharmaceutical, biological and medical device products, several other types of state and federal laws have been applied to restrict certain marketing practices in the pharmaceutical and medical device industries in recent years. These laws include anti-kickback statutes and false claims statutes. The federal healthcare program anti-kickback statute prohibits, among other things, knowingly and willfully offering, paying, soliciting or receiving remuneration to induce or in return for purchasing, leasing, ordering or arranging for the purchase, lease or order of, or referring an individual for the furnishing of, any healthcare item or service reimbursable under Medicare, Medicaid or other federally financed healthcare programs. This statute has been interpreted to apply to arrangements between pharmaceutical manufacturers on the one hand and prescribers, purchasers and formulary managers on the other. Violations of the anti-kickback statute are punishable by imprisonment, criminal fines, civil monetary penalties and exclusion from participation in federal healthcare programs. Although there are a number of statutory exemptions and regulatory safe harbors protecting certain common activities from prosecution or other regulatory sanctions, the exemptions and safe harbors are drawn narrowly, and practices that involve remuneration intended to induce prescribing, purchases or recommendations may be subject to scrutiny if they do not qualify for an exemption or safe harbor.

The federal False Claims Act prohibits any person from, among other things, knowingly presenting, or causing to be presented, a false claim for payment to the federal government, or knowingly making, or causing to be made, a false statement material to a false claim. Many pharmaceutical and other healthcare companies have been prosecuted under the False Claims Act for allegedly inflating drug prices they report to pricing services, which in turn were used by the government to set Medicare and Medicaid reimbursement rates, and for allegedly providing free product to customers with the expectation that the customers would bill federal programs for the product. In addition, companies have been prosecuted under the False Claims Act on the basis of allegations relating to marketing practices, including off-label promotion. The majority of states also have statutes or regulations similar to the federal anti-kickback statute and False Claims Act, which apply to items and services reimbursed under Medicaid and other state programs, or, in several states, apply regardless of the payer. Sanctions under these federal and state laws may include civil penalties, exclusion of a manufacturer's products from reimbursement under government programs, criminal fines, and imprisonment.

In December 2013, we received a subpoena from the Office of the Inspector General of the Department of Health and Human Services reflecting a civil investigation by the United States Department of Justice, principally represented by the United States Attorney's Office for the District of Maryland. The subpoena requests documents regarding Remodulin, Tyvaso and Adcirca, including our marketing practices relating to these products. For further details, see *Item 3.—Legal Proceedings*.

As part of the sales and marketing process, pharmaceutical companies frequently provide samples of approved drugs to physicians. The Prescription Drug Marketing Act (PDMA) imposes requirements and limitations upon the distribution of drugs and drug samples, and prohibits states from licensing distributors of prescription drugs unless the state licensing program meets certain federal guidelines that include minimum standards for storage and handling, as well as record keeping requirements for information regarding sample requests and distribution. The PDMA sets forth civil and criminal

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Patient Protection and Affordable Care Act of 2010

PPACA is intended to expand healthcare coverage within the United States. Several provisions of the law, which have varying effective dates, have impacted us and have increased certain of our costs. PPACA imposes an annual fee on pharmaceutical manufacturers, based on the manufacturer's sale of branded pharmaceuticals and biologics (excluding orphan drugs) to certain U.S. government programs during the preceding year; expands the 340B drug discount program (excluding orphan drugs) including the creation of new penalties for non-compliance; and includes a 50% discount on brand name drugs for Medicare Part D participants in the coverage gap, or "donut hole." Effective beginning in 2010, the law also revised the definition of "average manufacturer price" for reporting purposes, which could increase the amount of the Medicaid drug rebates paid to states.

As noted above under *Governmental Regulation—Biologics*, the PPACA also created a regulatory pathway for the abbreviated approval of biological products that are demonstrated to be "biosimilar" or "interchangeable" with an FDA-approved biological product. In addition, PPACA imposes new annual reporting requirements for pharmaceutical, biological and device manufacturers with regard to payments or other transfers of value made to physicians and teaching hospitals. In addition, pharmaceutical, biological and device manufacturers are required to report annually investment interests held by physicians and their immediate family members during the preceding calendar year. Such information was required to be made publicly available by the Secretary of Health and Human Services in a searchable format beginning on September 30, 2014. CMS has stated that it plans to publish the 2014 payment data and make any applicable updates to the 2013 data in June 2015. Failure to submit required information may result in civil monetary penalties of up to \$150,000 per year (and up to \$1 million per year for "knowing failures") for all payments, transfers of value or ownership or investment interests not reported in an annual submission. Further, the PPACA amends the intent requirement of the federal anti-kickback and criminal health care fraud statute. A person or entity no longer needs to have actual knowledge of these statutes or specific intent to violate them. In addition, the government may assert that a claim including items or services resulting from a violation of the federal anti-kickback statute constitutes a false or fraudulent claim for purposes of the False Claims Act.

State Pharmaceutical and Medical Device Marketing Laws

If not preempted by the PPACA, several jurisdictions, including the District of Columbia, Maine, Massachusetts, Minnesota, Vermont and West Virginia, require pharmaceutical companies to report expenses relating to the marketing and promotion of pharmaceutical products and to report gifts and payments to healthcare practitioners in those jurisdictions. Some of these jurisdictions also prohibit various marketing related activities. Still other states require the posting of information relating to clinical studies and their outcomes. In addition, certain states, such as California, Connecticut, Nevada, and Massachusetts, require pharmaceutical companies to implement compliance programs or marketing codes and several other states are considering similar proposals. Compliance with these laws is difficult and time consuming, and companies that do not comply with these state laws face civil penalties or other civil enforcement action.

Employees

We had 740 employees as of February 7, 2015. The success of our business is highly dependent on attracting and retaining highly talented and qualified personnel.

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Industry Segments and Geographic Areas

Since March 2011, our core business has been pharmaceuticals, in which we closely monitor the revenues and gross margins generated by our commercial products. We sell our products in the United States and throughout the rest of the world. The information required by Item 101 (b) and 101(d) of Regulation S-K relating to financial information about industry segments and geographical areas, respectively, is contained in Note 17 — Segment Information to our consolidated financial statements included in this Annual Report on Form 10-K.

Corporate Website

Our Internet website address is *http://www.unither.com*. Our filings on Form 10-K, Form 10-Q, Form 3, Form 4, Form 5, Form 8-K and any and all amendments thereto are available free of charge through this internet website as soon as reasonably practicable after they are filed with or furnished to the Securities and Exchange Commission (SEC). They are also available through the SEC at *http://www.sec.gov/edgar/searchedgar/companysearch.html*.

EXECUTIVE OFFICERS OF THE REGISTRANT

The following is a list, as of February 17, 2015, setting forth certain information regarding our executive officers. Each executive officer holds office until the first meeting of the Board of Directors after the annual meeting of shareholders, and until his or her successor is elected and qualified or until his or her earlier resignation or removal. Each executive officer's employment will end pursuant to the terms of his or her employment contract. Each of the employment contracts generally provides for an initial term of service of five years, which five-year term may be renewed after each year for additional one-year periods.

Name	Age	Position						
Martine A. Rothblatt, Ph.D., J.D., M.B.A.	60	Chairman, Co-Chief Executive Officer and Director						
Roger Jeffs, Ph.D.	53	President, Co-Chief Executive Officer and Director						
David Zaccardelli, Pharm.D.	50	Executive Vice President and Chief Operating Officer						
John M. Ferrari	60	Chief Financial Officer						
Paul A. Mahon, J.D.	51	Executive Vice President, General Counsel and Corporate Secretary						

Martine A. Rothblatt, Ph.D., J.D., M.B.A., founded United Therapeutics in 1996 and has served as Chairman and Chief Executive Officer since its inception. In January 2015, she became United Therapeutics' Co-Chief Executive Officer upon the promotion of Roger Jeffs to Co-Chief Executive Officer. Prior to United Therapeutics, she founded and served as Chairman and Chief Executive Officer of SiriusXM Satellite Radio. She is a co-inventor on three of our patents pertaining to treprostinil.

Roger Jeffs, Ph.D., received his undergraduate degree in chemistry from Duke University and his Ph.D. in pharmacology from the University of North Carolina. Dr. Jeffs joined United Therapeutics in September 1998 as Director of Research, Development and Medical. He was promoted to Vice President of Research, Development and Medical in 2000 and to President and Chief Operating Officer in 2001. In January 2015, Dr. Jeffs was promoted to Co-Chief Executive Officer. On From 1993 to 1995, Dr. Jeffs worked at Burroughs Wellcome & Company where he was a member of the clinical research team that developed Flolan, the first FDA-approved therapy for patients with PAH. From 1995 to 1998, Dr. Jeffs worked at Amgen, Inc. where he served as the worldwide clinical leader

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of the Infectious Disease Program. Dr. Jeffs currently leads our global clinical, commercial, manufacturing, regulatory, pharmacovigilance and business development efforts.

David Zaccardelli, Pharm.D., received his doctor of pharmacy from the University of Michigan. Dr. Zaccardelli joined United Therapeutics in 2004 as Vice President, Pharmaceutical Development. He was promoted to Senior Vice President, Pharmaceutical Development in 2006, to Executive Vice President, Pharmaceutical Development in 2007, Executive Vice President, Pharmaceutical Development & Operations in April 2008 and to Chief Manufacturing Officer and Executive Vice President, Pharmaceutical Development in November 2008. In January 2015, Dr. Zaccardelli was promoted to Executive Vice President and Chief Operating Officer. From 1988 to 1996, Dr. Zaccardelli worked at Burroughs Wellcome & Company and Glaxo Wellcome, Inc. in a variety of clinical research positions. He also served as Director of Clinical and Scientific Affairs for Bausch & Lomb Pharmaceuticals, Inc. from 1996 to 1997. Dr. Zaccardelli founded and led a startup company focused on contract pharmaceutical development services from 1997 through 2003.

John M. Ferrari joined United Therapeutics in May 2001 as Controller. Mr. Ferrari was promoted to Vice President of Finance in December 2003 and to Vice President of Finance and Treasurer in June 2004. In August 2006, Mr. Ferrari was promoted to Chief Financial Officer. Prior to joining United Therapeutics, Mr. Ferrari served as Controller for Blackboard, Inc., from 1998 to 2001. Prior to his employment with Blackboard, Inc., Mr. Ferrari served in various senior financial management positions since beginning his accounting career in 1984.

Paul A. Mahon, J.D., has served as General Counsel and Corporate Secretary of United Therapeutics since its inception in 1996. In June 2001, Mr. Mahon joined United Therapeutics full-time as Senior Vice President, General Counsel and Corporate Secretary. In November 2003, Mr. Mahon was promoted to Executive Vice President, General Counsel and Corporate Secretary. Prior to June 2001, he served United Therapeutics, beginning with its formation in 1996, in his capacity as principal and managing partner of a law firm specializing in technology and media law.

ITEM 1A. RISK FACTORS

Forward-Looking Statements

This Annual Report on Form 10-K contains forward-looking statements made pursuant to the safe harbor provisions of Section 21E of the Securities Exchange Act of 1934 (the Exchange Act) and the Private Securities Litigation Reform Act of 1995. These statements, which are based on our beliefs and expectations as to future outcomes, include, among others, statements relating to the following:

- Expectations of revenues, expenses, profitability, and cash flows, including our expectation that Orenitram[®] (treprostinil) Extended Release Tablets (Orenitram) cost of product sales as a percentage of its net revenue will become comparable to our other treprostinil-based products;
- The sufficiency of current and future working capital to support operations;
- Our ability to obtain financing;
- Our expectations that we will pay the full principal balance due on the converting Convertible Notes upon settlement of early conversions or upon its maturity and that we have sufficient financial resources available to pay all amounts due;
- The value of our common stock and our ability and plans to complete our current common stock repurchase program;
- The maintenance of domestic and international regulatory approvals;
- The expected volume and timing of sales of our existing commercial products—Remodulin[®] (treprostinil) Injection (Remodulin), Tyvaso[®] (treprostinil) Inhalation Solution (Tyvaso),

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Orenitram and Adcirca [®] (tadalafil) Tablets (Adcirca)—and potential future commercial products such as ch14.18, our antiviral drugs and esuberaprost;

- The timing and outcome of clinical studies, regulatory filings, product launches and sales, including: (1) our plans to complete our FREEDOM-EV study of Orenitram; (2) our aim to obtain United States Food and Drug Administration (FDA) approval for Orenitram as a combination therapy; (3) our plan to file for approval of Orenitram in Europe upon the successful completion of the FREEDOM-EV study; (4) our program with Medtronic, Inc. (Medtronic) to develop an implantable pump to administer intravenous Remodulin; (5) the outcome of our FDA biologics license application and European Medicines Agency (EMA) marketing authorization application for ch14.18; (6) our phase III clinical trial of esuberaprost in combination with Tyvaso; and (7) our collaboration with DEKA Research & Development Corp. to develop a pre-filled, semi-disposable pump system for subcutaneous Remodulin.
- The outcome of potential future regulatory actions, including audits and inspections, by the FDA and international regulatory agencies;
- The impact of competing therapies, including generic products (such as generic sildenafil) and newly-developed therapies (such as selexipag, also known as Uptravi[®]), on sales of our commercial products;
- The expectation that we will be able to produce sufficient quantities and maintain adequate inventories of our commercial products, through both our in-house production capabilities and third-party production sites, and our ability to obtain and maintain related approvals by the FDA and other regulatory agencies;
- The adequacy of our intellectual property protections and the validity and expiration dates of the patents we own or license;
- Our expectations regarding our ability to defend our intellectual property relating to Remodulin against generic and other challenges, including but not limited to our ongoing litigation with Sandoz Inc. (Sandoz) and Teva Pharmaceuticals USA, Inc. (Teva);
- Our expectations regarding the subpoena by the Office of Inspector General (OIG) of the U.S. Department of Health and Human Services relating to Remodulin, Tyvaso and Adcirca, including our marketing practices relating to these products, and the related investigation by the United States Department of Justice;
- Any statements that include the words "believe," "seek," "expect," "anticipate," "forecast," "project," "intend," "estimate," "should," "could," "may," "will," "plan," or similar expressions; and
- Other statements contained or incorporated by reference in this Annual Report on Form 10-K that are not historical facts.

The statements identified as forward-looking statements may appear in *Item 7—Management's Discussion and Analysis of Financial Condition and Results of Operations* or elsewhere in this Annual Report on Form 10-K. These statements are subject to risks and uncertainties and our actual results may differ materially from anticipated results. Factors that may cause such differences include, but are not limited to, those discussed below. We undertake no obligation to publicly update forward-looking statements, whether as a result of new information, future events or otherwise.

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Risks Related to Our Business

We rely heavily on sales of Remodulin, Tyvaso and Adcirca to generate revenues and support our operations.

Sales of Remodulin, Tyvaso and Adcirca comprise substantially all of our revenues. A wide variety of events, many of which are described in other risk factors below, could cause sales of these products to decline. For instance, we would be unable to sell any of these products if their regulatory approvals were withdrawn. Any substantial change in the prescribing practices or dosing patterns of patients using Remodulin, Tyvaso or Adcirca due to combination or competing therapies, side effects, adverse events, deaths or any other reasons could decrease related revenues. We also face potential generic competition. For example, during the fourth quarter of 2012, generic sildenafil became commercially available, which could negatively affect future demand for Adcirca. We are also defending our intellectual property related to Remodulin against generic challenges by Sandoz and Teva. In addition, we rely on third parties to produce, market, distribute and sell Remodulin, Tyvaso and Adcirca. The inability of any one of these third parties to perform these functions satisfactorily could result in a reduction in sales. In addition, any failure to effectively manage our internal production processes could result in an inability to meet patient demand. Because we are highly dependent on sales of Remodulin, Tyvaso and Adcirca, a reduction in sales of any one of these products could have a negative and material adverse impact on our operations.

If our products fail in clinical trials, we will be unable to obtain or maintain FDA and international regulatory approvals and will be unable to sell those products.

To obtain regulatory approvals from the FDA and international regulatory agencies such as the EMA, we must conduct clinical trials demonstrating that our products are safe and effective. In the past, several of our product candidates failed or were discontinued at various stages in the development process. Moreover, we may need to amend ongoing trials or the FDA and/or international regulatory agencies may require us to perform additional trials beyond those we planned. Such occurrences could result in significant delays and additional costs, and related clinical trials may be unsuccessful. Approval of a new drug application or biologics license application could be subject to delays if the FDA determines that it cannot review or approve the application as submitted. In such a case, the FDA would issue a refuse-to-file letter or a complete response letter outlining deficiencies in the submission, and the FDA may require substantial additional studies, testing or information in order to complete its review of the application. We may fail to address any of these deficiencies adequately and consequently would be unable to obtain FDA approval to market the product candidate.

In addition, we are enrolling a phase IV clinical trial called FREEDOM-EV, which is a study of Orenitram in combination with other approved pulmonary arterial hypertension (PAH) therapies. One primary endpoint of the study is time to clinical worsening. The primary endpoint of our phase III study of esuberaprost in combination with Tyvaso is also time to clinical worsening. We have not previously conducted a study with a time to clinical worsening primary endpoint. Our inexperience with this type of trial design may impact our ability to conduct these trials appropriately and achieve positive results, or complete the trials within our anticipated timetable. In particular, failure to prove the efficacy of Orenitram in combination with other PAH therapies could materially limit the commercial potential of Orenitram and impede our growth.

The length of time that it takes for us to complete clinical trials and obtain regulatory approval for marketing varies by product, product use and country. Furthermore, we cannot predict with certainty the length of time it will take to complete necessary clinical trials or obtain regulatory approval of our future products.

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Our clinical trials may be discontinued, delayed or disqualified for various reasons. These reasons include:

- The drug is ineffective, or physicians and/or patients believe that the drug is ineffective;
- We fail to reach agreement with the FDA or non-U.S. regulatory agencies regarding the scope or design of our clinical trials;
- Patients do not enroll in our studies at the rate we expect;
- We are unable to obtain approval from institutional review boards to conduct clinical trials at their respective sites;
- Ongoing or new clinical trials conducted by drug companies in addition to our own clinical trials reduce the availability of patients for our trials;
- Other investigational or approved therapies are viewed as more effective or convenient by physicians or patients;
- Our clinical trial sites, contracted clinical trial administrators or clinical studies conducted entirely by third parties do not adhere to trial protocols and required quality controls under FDA good clinical practice (GCP) regulations and similar regulations outside the United States;
- Patients experience severe side effects during treatment or die during our trials because of adverse events related to the trial drug, advanced disease, or other medical complications; and
- The results of our clinical trials conducted in countries outside of the United States are not acceptable to the United States or other countries, and the results of our clinical trials conducted in the United States are not acceptable to regulators in other countries.

In addition, the FDA and its international counterparts have substantial discretion over the approval process for pharmaceutical products. As such, these regulatory agencies may not agree that we have demonstrated the requisite level of product safety and efficacy to grant approval.

We may not compete successfully with established and newly developed drugs or products, or the companies that develop and market them.

We compete with well-established drug companies for, among other things, funding, licenses, expertise, personnel, clinical trial patients and investigators, consultants and third-party collaborators. We also compete with these companies for market share. Most of these competitors have substantially greater financial, marketing, manufacturing, sales, distribution and technical resources, and a larger number of approved products, than we do. These competitors also possess greater experience in areas critical to success such as research and development, clinical trials, sales and marketing and regulatory matters. There are several treatments that compete with our commercial therapies, as well as several other therapies under development, such as Actelion's Uptravi (selexipag) drug candidate, which is an oral prostacyclin IP receptor agonist. For the treatment of PAH, we compete with a number of approved products in the United States and worldwide, including the following: Flolan [®], Ventavis [®], Ilomedin [®], Tracleer [®], Revatio [®], Letairis [®], Veletri [®], Adempas [®], Opsumit [®], generic epoprostenol and generic sildenafil citrate. Patients and doctors may perceive these competing products, or products developed in the future, as safer, more effective, more convenient and/or less expensive than our therapies. Alternatively, doctors may reduce the prescribed doses of our products if they prescribe them in combination with our competitors' products. In addition, many competing PAH therapies are less invasive than Remodulin and the use of these products may delay or prevent initiation of Remodulin therapy. Any of these circumstances could negatively impact our operating results.

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Development of new products or technologies by others may make our products obsolete or seemingly inferior.

Other companies may introduce new products that may render all or some of our technologies and products obsolete or noncompetitive. For example, both Adempas and Opsumit were recently approved by the FDA for the treatment of PAH. Our commercial therapies may also have to compete with investigational products currently in development, including Uptravi, which was submitted by Actelion in December 2014 to the FDA and EMA for approval to treat PAH. In addition, alternative approaches to treating chronic diseases, such as gene therapy or cell therapy, may make our products obsolete or noncompetitive. If introduced into the market, investigational therapies for PAH could be used in combination with, or as a substitute for, our therapies. If this occurs, doctors may reduce or discontinue the use of our products for their patients.

Sales of our products are subject to reimbursement from government agencies and other third parties. Pharmaceutical pricing and reimbursement pressures may negatively impact our sales.

The commercial success of our products depends, in part, on the availability of reimbursements by governmental payers such as Medicare and Medicaid, and private insurance companies. An estimated 35-50% of Remodulin, Tyvaso and Adcirca sales in the United States are reimbursed under the Medicare and Medicaid programs. In the United States, the European Union and other potentially significant markets for our products such as China and Japan, government payers and/or third-party payers are increasingly attempting to limit or regulate the price of medicinal products and frequently challenge the pricing of new and expensive drugs. Our prostacyclin analogue products (Remodulin, Tyvaso and Orenitram) are expensive therapies. Consequently, it may be difficult for our distributors to obtain adequate reimbursement for our products from third-party payers to motivate such distributors to support our products. Alternatively, third-party payers may reduce the amount of reimbursement for our products based on changes in pricing of other therapies for PAH. If third-party payers do not approve our products for reimbursement, or limit reimbursements, patients and physicians could choose competing products that are approved for reimbursement or provide lower out-of-pocket costs.

In the United States, the federal government and others are increasingly focused on analyzing the impact of various regulatory programs on the federal deficit, which could result in increased pressure on federal programs to reduce costs. In addition, financial pressures may cause the federal government or other third-party payers to seek cost containment more aggressively through mandatory discounts or rebates on our products, policies requiring the automatic substitution of generic products, more rigorous requirements for initial reimbursement approvals for new products or other similar measures. For example, there have been proposals to reduce reimbursement rates and/or adopt mandatory rebates under Medicare Part B, which covers Remodulin and Tyvaso. A reduction in the availability or extent of reimbursement from government health care programs could have a material adverse effect on our business and results of our operations.

In Europe, the success of our commercial products and future products depends largely on obtaining and maintaining government reimbursement at acceptable levels. In many European countries, patients are unlikely to use prescription drugs that are not reimbursed by their governments. Countries in Europe are under increasing pressure to reduce the cost of health care. Changes to current reimbursement policies may adversely affect our ability to sell our products or sell our products on a profitable basis. In many markets outside the United States, governments control the prices of prescription pharmaceuticals through the implementation of reference pricing, price cuts, rebates, revenue-related taxes and profit control. Furthermore, international governments expect prices of prescription pharmaceuticals to decline over the life of the product or as prescription volumes increase. In addition, in December 2011, we received marketing approval for the intravenous use of Remodulin in most of the countries that are members of the European Economic Area (EEA); however, we are in the process of obtaining approval of our risk management plan on a country-by-country basis, and must

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obtain pricing approval in each of these member countries before we can market Remodulin. Delays in obtaining these approvals, or failure to obtain satisfactory pricing approvals, could impact our future sales growth. Additionally, in granting pricing approval for the intravenous use of Remodulin, a member country may approve a lower reimbursement price for intravenous Remodulin than for subcutaneous Remodulin, or reduce the reimbursement price for both methods of administering Remodulin. Any regulatory action reducing the reimbursement rates for intravenous and subcutaneous Remodulin could have a material adverse effect on our revenues, results of operations and our business.

Our production strategy exposes us to significant risks.

We must be able to produce sufficient quantities of our commercial products to satisfy the growing demand for our products. We produce Remodulin, Tyvaso and Orenitram, including the active ingredient in each of these products, at our own facilities and rely on third parties for additional production capacity and to produce advanced pharmaceutical ingredients. We rely on Minnetronix, Inc. as the sole manufacturer of the Tyvaso Inhalation System, and on Eli Lilly and Company (Lilly) as the sole manufacturer of Adcirca.

We substantially rely on third parties to adhere to and maintain production processes in accordance with all applicable regulatory requirements. If any of these critical third-party production and supply arrangements are interrupted for compliance issues or other reasons, we may not have sufficient inventory to meet future demand. In addition, any change in suppliers and/or service providers could interrupt the production of our commercial products and impede the progress of our commercial launch plans and clinical trials.

In addition, our internal production process also subjects us to risks as we engage in increasingly complex production processes. For example, Remodulin, Tyvaso and ch14.18 must be formulated in a sterile environment, which is challenging to maintain on a commercial scale. In addition, ch14.18 is a monoclonal antibody. As with all biologic products, monoclonal antibodies are inherently more difficult to produce than our treprostinil-based products and involve increased risk of viral and other contaminants. Finally, we have limited experience producing Orenitram on a commercial scale, and currently all Orenitram production is performed at our own facilities. It could take substantial time to establish an FDA-approved contract manufacturer as an additional supplier of Orenitram, or this process may not be successful at all.

Additional risks we face with our production strategy include the following:

- We and our third-party producers are subject to the FDA's current Good Manufacturing Practices and similar international regulatory standards. We are limited in our ability to exercise control over regulatory compliance by our third-party producers;
- As we expand our production operations to include new elements of the production process or new products, we may experience difficulty designing and implementing processes and procedures to ensure compliance with applicable regulations;
- Even if we and our third-party producers are in compliance with applicable domestic and international drug production regulations, the sterility and quality of the products being produced could be substandard and, therefore, such products would be unavailable for sale or use or subject to recalls;
- If we had to replace our own production operations or a third-party producer, the FDA and its international counterparts would require new testing and compliance inspections. Furthermore, a new producer would have to be familiarized with the processes necessary to produce and commercially validate our products, as producing our treprostinil-based and biologic products is complex;

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- We may be unable to contract with needed producers on satisfactory terms or at all; and
- The supply of materials and components necessary to produce and package our products may become scarce or unavailable. Disruptions to the supply of these materials could delay the production and subsequent sale of such products. Any products produced with substituted materials or components would be subject to approval from the FDA and international regulatory agencies before they could be sold. The timing of any such regulatory approval is difficult to predict.

Any of these factors could disrupt sales of our commercial products, delay clinical trials or commercialization of new products, result in product liability claims and product recalls, and entail higher costs. Interruptions in our production process could be significant given the length of time and complexity involved in obtaining necessary regulatory approvals for alternative arrangements, through either third parties or internal manufacturing processes.

We rely in part on third parties to perform activities that are critical to our business. Our ability to generate commercial sales or conduct clinical trials could suffer if our third-party suppliers and service providers fail to perform.

Third parties assist us in: (1) producing our commercial products; (2) conducting clinical trials, preclinical studies and other research and development activities; (3) obtaining regulatory approvals; (4) conducting pharmacovigilance-related and product complaint activities, including drug safety, reporting adverse events and product complaints; and (5) marketing and distributing our products. The involvement of third parties is necessary because we do not possess the internal capacity, and in certain cases the expertise, to perform all of these functions. Accordingly, the success of these third parties in performing their contractual obligations is critical to our operations.

For risks relating to the involvement of third parties in our production process, see the risk factor above, entitled *Our production strategy* exposes us to significant risks.

We rely on Accredo Health Group, Inc. (Accredo) and CVS Health Corporation (CVS) to distribute and sell Remodulin, Tyvaso and Orenitram in the United States. These distributors are also partially responsible for negotiating reimbursements from third-party payers for the cost of our therapies. From time-to-time, we increase the price of products sold to our U.S.-based and international distributors. Our price increases may not be fully reimbursed by third-party payers. If our distributors do not achieve acceptable profit margins on our products, they may reduce or discontinue the sale of our products. Furthermore, if our distributors devote fewer resources to sell our products or are unsuccessful in their sales efforts, our revenues may decline materially. Outside the U.S. we are substantially reliant on our international distributors to maintain regulatory approvals for our products and to market and sell our products in compliance with applicable laws and regulations.

We rely on Lilly to manufacture and supply Adcirca for us, and we use Lilly's pharmaceutical wholesaler network to distribute Adcirca in the United States and Puerto Rico. If Lilly is unable to manufacture or supply Adcirca or its distribution network is disrupted, it could delay, disrupt or prevent us from selling Adcirca, which would slow the growth of our business. In addition, Lilly has the right to determine the wholesale price of Adcirca, which generally moves in parity with the wholesale price Lilly sets for Cialis [®] (both of these products contain the same active ingredient). Changes in Lilly's wholesale prices could adversely impact demand or reimbursement for Adcirca, particularly in light of the commercial availability of generic sildenafil, the active ingredient in Revatio, which could be prescribed in lieu of Adcirca.

In addition, any change in service providers could interrupt the distribution of our commercial products and our other products and services, and impede the progress of our clinical trials, commercial launch plans and related revenues.



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We rely heavily on third-party contract research organizations, contract laboratories, clinical investigative sites and other third-parties to conduct our clinical trials, preclinical studies and other research and development activities. In addition, the success of certain products we are developing will depend on clinical trials sponsored by third parties. Failure by any third party to conduct or assist us in conducting clinical trials in accordance with study protocols, quality controls and GCP, or other applicable U.S. or international requirements or to submit associated regulatory filings, could limit or prevent our ability to rely on results of those trials in seeking regulatory approvals.

We rely heavily on Medtronic for the success of our program to develop an implantable pump to deliver intravenous Remodulin (the Remodulin Implantable System). Medtronic has completed a clinical study in this regard, and submitted a premarket approval application (PMA) seeking FDA approval for the Remodulin Implantable System. We rely on Medtronic to respond to FDA requests for additional information with respect to its PMA, and following approval we will rely on Medtronic to manufacture the Remodulin Implantable System and to maintain appropriate quality controls relating to the system. As such, we can provide no assurances as to the timing or likelihood of the Remodulin implantable pump program's success.

We are reliant on third parties to supply pumps and other supplies necessary to deliver Remodulin. There are a limited number of pumps available in the market, and the discontinuation of any particular pump could have a material, adverse impact on our Remodulin revenues.

Our operations must comply with extensive laws and regulations in the United States and other countries, including FDA regulations. Failure to obtain approvals on a timely basis or to achieve continued compliance could delay, disrupt or prevent the commercialization of our products.

The products we develop must be approved for marketing and sale by regulatory agencies and, once approved, are subject to extensive regulation. Our research and development efforts must comply with extensive regulations, including those promulgated by the FDA and the United States Department of Agriculture. The process of obtaining and maintaining regulatory approvals for new drugs is lengthy, expensive and uncertain. The regulatory approval process is particularly uncertain for our lung transplantation programs, which include the development of xenotransplantation, regenerative medicine and cell-based products. The manufacture, distribution, advertising and marketing of our products are also subject to extensive regulation, including strict pharmacovigilance and adverse event and medical device reporting requirements. Any future product approvals we receive could be accompanied by significant restrictions on the use or marketing of a given product. Furthermore, our product candidates may fail to receive marketing approval on a timely basis, or at all. If granted, product approvals can be withdrawn for failure to comply with regulatory requirements, such as post-marketing requirements and post-marketing commitments, or upon the occurrence of adverse events subsequent to commercial introduction.

Discovery of previously unknown problems with our marketed products or problems with our manufacturing, regulatory, compliance, research and development, pharmacovigilance and adverse event reporting, marketing or sales activities could result in regulatory restrictions on our products up to and including withdrawal of our products from the market. If we fail to comply with applicable regulatory requirements, we could be subject to penalties that may consist of fines, suspension of regulatory approvals, product recalls, seizure of our products and/or criminal prosecution. In addition, our reputation could be harmed as a result of any such regulatory restrictions or actions, and patients and physicians may avoid the use of our products even after we have resolved the issues that led to such regulatory action.

For example, in December 2013 we received a subpoena from the OIG in connection with a civil investigation by the United States Department of Justice, principally represented by the United States Attorney's Office for the District of Maryland. The subpoena requests documents regarding Remodulin,

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Tyvaso and Adcirca, including our marketing practices relating to these products. We are cooperating with the investigation, which has and will continue to increase our legal expenses, and will require significant management time and attention. We are not aware that a claim, litigation or assessment has been asserted in connection with the subpoena. However, such subpoenas are often associated with previously filed qui tam actions brought under the federal and state false claims acts. Qui tam actions are lawsuits brought by private plaintiffs on behalf of the federal government, and often state governments, for alleged federal or state false claims act violations, with potential liability including mandatory treble damages and significant per-claim penalties, currently set at \$5,500 to \$11,000 per false claim. We may currently be subject to investigation in connection with qui tam actions filed under seal. We also cannot predict what actions, if any, may be taken against us or our employees by the OIG, the Department of Justice, other governmental entities, or any third parties in connection with such investigation, nor can we predict or determine the outcome of the government's investigation or reasonably estimate the amount or range of amounts of fines, damages, restitutions or penalties from reimbursement under the federal healthcare programs, debarment, or a corporate integrity agreement, and certain of our employees may also be subject to exclusion or debarment. Any of these risks and uncertainties, including the conduct of the investigation itself, could adversely affect our revenues, results of operations, cash flows and financial condition.

We are subject to ongoing regulatory review of our currently marketed products.

After our products receive regulatory approval, they remain subject to ongoing regulatory requirements, which can impact, among other things, product labeling, manufacturing practices, pharmacovigilance and adverse event and medical device reporting, complaint processing, storage, distribution, advertising and promotion, and record keeping. If we do not comply with applicable regulations, the range of possible sanctions may include: (1) adverse publicity, (2) product recalls or seizures, (3) fines, (4) total or partial suspensions of production and/or distribution, (5) suspension of marketing applications, and (6) enforcement actions, including injunctions and civil suits or criminal prosecution. Further, the FDA often requires post-marketing testing and surveillance to monitor the effects of approved products. The FDA and comparable international regulatory agencies may condition approval of our product candidates on the completion of such post-marketing clinical studies. These post-marketing studies may suggest that a product causes undesirable side effects or may present a risk to the patient. If data we collect from post-marketing studies suggest that one of our approved products may present an unacceptable safety risk, regulatory authorities could withdraw the product's approval, suspend production or place other marketing restrictions on that product. If regulatory sanctions are applied or if regulatory approval is delayed or withdrawn, our operating results and the value of our company may be adversely affected.

Regulatory approval for our currently marketed products is limited by the FDA and other regulators to those specific indications and conditions for which clinical safety and efficacy have been demonstrated.

Any regulatory approval of our products is limited to specific diseases and indications for which our products have been deemed safe and effective by the FDA. In addition to the FDA approval required for new formulations, any new indication for an approved product also requires FDA approval. If we are not able to obtain FDA approval for any desired future indications for our products, our ability to effectively market and sell our products may be reduced.

While physicians may choose to prescribe drugs for uses that are not described in the product's labeling and for uses that differ from those approved by regulatory authorities (called "off-label" uses), our ability to promote the products is limited to those indications that are specifically approved by the FDA. Although U.S. regulatory authorities generally do not regulate the behavior of physicians, they do restrict communications by companies on the subject of off-label use. If our promotional activities fail

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to comply with these regulations or guidelines, we may be subject to warnings from, or enforcement action by, these authorities. In addition, failure to follow FDA rules and guidelines relating to promotion and advertising can result in the FDA's refusal to approve a product, suspension or withdrawal of an approved product from the market, product recalls, fines, disgorgement of money, operating restrictions, civil lawsuits, injunctions or criminal prosecution.

We must comply with various laws in jurisdictions around the world that restrict certain marketing practices in the pharmaceutical and medical device industries. Failure to comply with such laws could result in penalties and have a material adverse effect on our business, financial condition and results of operations.

There are various laws in jurisdictions around the world that restrict particular marketing practices in the pharmaceutical and medical device industries. These laws include, but are not limited to, anti-kickback and false claims statutes, the Foreign Corrupt Practices Act and the UK Bribery Act. Our business activities may be subject to challenge under these laws, and any penalties imposed upon us could have a material adverse effect on our business and financial condition. Furthermore, we have significantly expanded our sales and marketing staff. Any expansion of sales and marketing efforts can increase the risks of noncompliance with these laws. Finally, the growth in our operations outside the United States, both directly and through third-party distributors, also has increased these risks.

In the United States, the federal health care program anti-kickback statute prohibits, among other activities, knowingly and willfully offering, paying, soliciting, or receiving compensation to induce, or in return for, the purchase, lease, order or arranging the purchase, lease or order of any health care product or service reimbursable under any federally financed health-care program. This statute has been interpreted to apply to arrangements between pharmaceutical manufacturers on the one hand and prescribers, purchasers, and formulary managers on the other. The exemptions and safe harbors for this statute are narrow, and practices that involve compensation intended to induce prescriptions, purchases, or recommendations may be subject to scrutiny if they do not qualify for an exemption or safe harbor. Our practices may not always meet all of the criteria for safe harbor protection.

The federal False Claims Act prohibits any person from knowingly presenting or causing to be presented a false claim or knowingly making or causing a false statement material to a false claim. Several pharmaceutical and health care companies have been prosecuted under these laws for allegedly providing free product to customers with the expectation that the customers would bill federal programs for the free product. Other companies have been prosecuted for causing false claims to be submitted because of these companies' marketing of a product for unapproved and non-reimbursable uses. Potential liability under the federal False Claims Act includes mandatory treble damages and significant per-claim penalties, currently set at \$5,500 to \$11,000 per false claim. The majority of states also have statutes or regulations similar to the federal anti-kickback statute and False Claims Act, which apply to items and services reimbursed under Medicaid and other state programs; furthermore, in several states, these statutes and regulations apply regardless of the payer. Sanctions under these federal and state laws may include civil monetary penalties, exclusion of a manufacturer's product from reimbursement under government programs, debarment, criminal fines, and imprisonment.

In December 2013 we received a subpoena from the OIG reflecting a civil investigation by the United States Department of Justice, principally represented by the United States Attorney's Office for the District of Maryland. The subpoena requests documents regarding Remodulin, Tyvaso and Adcirca, including our marketing practices relating to these products. For further details, see *Part I, Item 3.—Legal Proceedings.*

The Patient Protection and Affordable Care Act, as amended by the Health Care and Education Reconciliation Act of 2010 (PPACA), also imposed new reporting requirements for pharmaceutical, biologic and device manufacturers with regard to payments or other transfers of value made to



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Further, the PPACA amends the intent requirement of the federal anti-kickback and criminal health care fraud statutes. This amendment provides that a person or entity no longer needs to have knowledge of these statutes or specific intent to violate them. In addition, the government may assert that a claim including items or services resulting from a violation of the federal anti-kickback statute constitutes a false or fraudulent claim for purposes of the False Claims Act.

If not preempted by this federal law, several states currently require pharmaceutical companies to report expenses relating to the marketing and promotion of pharmaceutical products and to report gifts and payments to individual physicians in those states. Depending on the state, legislation may prohibit various other marketing related activities, or require the posting of information relating to clinical studies and their outcomes. In addition, certain states, such as California, Nevada, Connecticut and Massachusetts, require pharmaceutical companies to implement compliance programs or marketing codes and several other states are considering similar proposals. Compliance with these laws is difficult and time consuming, and companies that do not comply with these state laws will face civil penalties.

Government health care reform could increase our costs, which would adversely affect our revenue and results of operations.

Our industry is highly regulated and changes in law may adversely impact our business, operations or financial results. The PPACA is a broad measure intended to expand health care coverage within the United States, primarily through the imposition of health insurance mandates on employers and individuals and expansion of the Medicaid program. The reforms imposed by the law will significantly impact the pharmaceutical industry; however, the full effects of the PPACA will be unknown until all of these provisions are implemented and the Centers for Medicare and Medicaid Services and other federal and state agencies issue applicable regulations or guidance. Moreover, in the coming years, additional changes could be made to governmental health care programs that could significantly impact the success of our products or product candidates.

Reports of actual or perceived side effects and adverse events associated with our products, such as sepsis, could cause physicians and patients to avoid or discontinue use of our products in favor of alternative treatments.

Reports of side effects and adverse events associated with our products could have a significant adverse impact on the sale of our products. An example of a known risk associated with intravenous Remodulin is sepsis, which is a serious and potentially life-threatening infection of the bloodstream caused by a wide variety of bacteria. Intravenous prostacyclin analogues, such as intravenous Remodulin, are infused continuously through a catheter placed in a large vein in the patient's chest, and sepsis is a known risk associated with this type of delivery. As a result, sepsis is included as a risk in the Remodulin package insert, and the occurrence of sepsis is familiar to physicians who prescribe intravenously administered therapies. Concerns about bloodstream infections may affect a physician's decision to prescribe or a patient's willingness to use intravenous Remodulin.

Negative attention from special interest groups may impair our business.

As is common with pharmaceutical and biotechnology companies, our early-stage research and development involves animal testing, which we conduct both directly and through contracts with third

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parties. Notwithstanding the vital role of animal research in the drug discovery and development process, certain special interest groups categorically object to the use of animals for research purposes. Historically, our research and development activities have not been the subject of significant animal rights media attention. However, research activities with animals have been the subject of adverse attention, generally including demonstrations near facilities operated by other companies in our industry. Any negative attention, threats or acts of vandalism directed against our animal research activities in the future could impede the operation of our business.

If any of the license or other agreements under which intellectual property rights are licensed to, or were acquired by us, are breached or terminated, our right to continue to develop, produce and sell the products covered by such agreements could be impaired or lost.

Our business depends upon our continuing ability to exploit our intellectual property rights in the drugs and other products that have been discovered and initially developed by others and those which we have commercialized and are developing further. These intellectual property rights have either been licensed to us or have been acquired by us. Under each of our product license agreements, we are granted a license to intellectual property owned by others that covers a drug or other product. Under each of our purchase agreements, we have rights to certain intellectual property. We may be required to license other intellectual property owned by third parties to continue to develop and commercialize our products.

This dependence on intellectual property developed by others involves the following risks:

- We may be unable to obtain rights to intellectual property that we determine we need for our business at a reasonable cost or at all;
- If any of our product licenses or purchase agreements are terminated, we may lose our rights to develop, make and sell the products to which such licenses or agreements relate;
- Our license and purchase agreements generally provide the licensor or seller with the right to terminate the agreement in the event of a breach; for example, if we fail to pay royalties and other fees timely and do not cure the failure within a stated time period; and
- If a licensor of intellectual property that we have rights to breaches its obligation or otherwise fails to maintain the intellectual property licensed, we may lose any ability to prevent others from developing or marketing similar products that are covered by such intellectual property. In addition, we may be forced to incur substantial costs to maintain the intellectual property ourselves or take legal action seeking to force the licensor to do so.

Certain agreements under which we acquired or licensed intellectual property rights may restrict our ability to develop related products in certain countries or for particular diseases and may impose other restrictions that affect our ability to develop and market related products in the most effective manner.

When we acquire or license intellectual property rights to drugs and other products that have been discovered and initially developed by others, these rights are frequently limited. For instance, our rights to market Adcirca are geographically limited to the United States and Puerto Rico. Furthermore, we cannot undertake any additional investigational work with respect to Adcirca in other indications of pulmonary hypertension without Lilly's prior approval. Provisions in our license and purchase agreements may impose other restrictions that affect our ability to develop and market products to which the intellectual property relates. For example, Lilly also has authority over all regulatory activities and has the right to determine the net wholesale price for Adcirca.

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Our intellectual property rights may not effectively deter competitors from developing competing products that, if successful, could have a material adverse effect on our revenues and profits.

The period under which our commercial and developmental therapies are protected by our patent rights is limited. Three of our U.S. patents covering our current methods of synthesizing and producing treprostinil expire in October 2017, and a fourth will expire in 2028. We also have been granted one patent in the European Union and one patent in Japan, each of which covers our treprostinil synthesis and production methods and will expire in October 2018. Our three U.S. patents covering an improved diluent for Remodulin will expire in 2028 and 2029. Our patents for Tyvaso covering methods of treating PAH by inhaled delivery will expire in the United States and in various countries throughout the world in 2018 and 2020, respectively. Our patents for Orenitram covering methods of use for treating PAH, orally administered formulations, controlled moisture storage and production methods and controlled release formulations will expire in the United States between 2024 and 2031 and in various countries throughout the world in 2024. The U.S. patent for Adcirca for the treatment of pulmonary hypertension will expire in November 2017.

We continue to conduct research into new methods to synthesize treprostinil and have pending U.S. and international patent applications and patents relating to such methods. However, we cannot be sure that these additional patents will effectively deter or delay competitors' efforts to bring new products to market, or that additional patent applications will result in new patents. Upon the expiration of any of our patents, competitors may develop generic versions of our products and may market those generic versions at a lower price to compete with our products. Competitors may also seek to design around our patents prior to their expiration in an effort to develop competing products that do not infringe our patents. Prior to the expiration of our patents, third parties may challenge the validity of our patents, through patent litigation, proceedings before the U.S. Patent and Trademark Office or other applicable patent filing office, or other means.

The scope of any patent we hold may not deter competitors from developing a product that competes with the product we sell that is covered by the patent. Patent laws of foreign jurisdictions may not protect our patent rights to the same extent as the patent laws of the United States. In addition, we may be forced to incur substantial costs to defend the intellectual property rights conferred by our patents. Furthermore, our suppliers who have granted us exclusive rights may have inadequate intellectual property protections. Competitors also may attempt to invalidate our existing patents before they expire.

In addition to patent protection, we also rely on trade secrets to protect our proprietary know-how and other technological advances that we do not disclose to the public. We enter into confidentiality agreements with our employees and others to whom we disclose trade secrets and other confidential information. These agreements may not necessarily prevent our trade secrets from being used or disclosed without our authorization and confidentiality agreements may be difficult, time-consuming and expensive to enforce or may not provide an adequate remedy in the event of unauthorized disclosure. In addition, if any of our trade secrets were to be lawfully obtained or independently developed by a competitor, we would have no right to prevent such third party, or those to whom they communicate such technology or information, from using that technology or information to compete with us. If any of our trade secrets were to be disclosed to or independently developed by a competitor, our business and competitive position could be harmed.

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The validity, enforceability and scope of certain of our patents covering Remodulin are currently being challenged as a result of abbreviated new drug application (ANDA) filings by two generic drug companies. The outcome of current or future challenges with respect to the validity, enforceability or scope of our patents could significantly reduce revenues from Remodulin.

Both Sandoz and Teva have filed ANDAs seeking FDA approval to market generic versions of Remodulin. We have filed lawsuits against Sandoz and Teva in the U.S. District Court for the District of New Jersey alleging patent infringement. For details on the status of these proceedings, please see *Part I, Item 3.—Legal Proceedings*, included in this Annual Report on Form 10-K.

There can be no assurance that we will prevail in our defense of our patent rights, or that additional challenges from other ANDA filers will not surface with respect to Remodulin or our other treprostinil-based products. Our existing patents could be invalidated, found unenforceable or found not to cover one or more generic forms of Remodulin, Tyvaso or Orenitram. If any ANDA filer were to receive approval to sell a generic version of Remodulin, Tyvaso or Orenitram and/or prevail in any patent litigation, the affected product would become subject to increased competition and our revenue would decrease.

Third parties may allege that our patents are invalid, or that our products or services infringe their patents and other intellectual property rights, which could result in the payment of royalties. Payment of royalties would negatively affect our profits; furthermore, if we chose to contest these allegations, we could be subject to costly and time-consuming litigation or could lose the ability to continue to sell the related products.

Third parties may seek to invalidate or otherwise challenge our patents, through patent litigation and/or initiating proceedings, including reexaminations, *inter partes* reviews, post-grant reviews and interference proceedings, before the U.S. Patent and Trademark Office. We may initiate litigation to enforce or defend our patents or intellectual property rights; however, litigation can be time consuming, distracting to our operations, costly and may conclude unfavorably for us. In addition, the outcome of patent infringement litigation often is difficult to predict. If we are unsuccessful with respect to any future legal action in the defense of our patents and our patents are invalidated or determined to be unenforceable, our business could be negatively impacted. Even if our patents are determined to be valid or enforceable, it is possible that a competitor could circumvent our patents by effectively designing around the claims of our patents. Accordingly, our patents may not provide us with any competitive advantage.

To the extent third-party patents to which we currently do not hold licenses are necessary for us to manufacture, use or sell our products, we would need to obtain necessary licenses to prevent infringement. In the case of products or services that utilize intellectual property of strategic collaborators or other suppliers, such suppliers may have an obligation to secure the needed license to these patents at their cost. Otherwise, we would be responsible for the cost of these licenses. Royalty payments and other fees under these licenses would erode our profits from the sale of related products and services. Moreover, we may be unable to obtain these licenses on acceptable terms or at all. If we fail to obtain a required license or are unable to alter the design of the product to avoid infringing a third-party patent, we would be unable to continue to manufacture or sell related products.

If a third party commences legal action against us for infringement, or institutes proceedings challenging the validity of our patents, we could be compelled to incur significant costs to defend the action and our management's attention could be diverted, whether or not the action were to have any merit. We cannot be certain that we could prevail in the action, and an adverse judgment or settlement resulting from the action could require us to pay substantial amounts in damages for infringement or substantial amounts to obtain a license to continue to use the intellectual property that is the subject of the infringement claim.

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We may not maintain adequate insurance coverage to protect us against significant product liability claims.

The testing, manufacturing, marketing, and sale of drugs and diagnostics involve product liability risks. We may not be able to maintain our current product liability insurance at an acceptable cost, if at all. In addition, our insurance coverage may not be adequate for all potential claims. If claims or losses significantly exceed our liability insurance coverage, we may experience financial hardship or potentially be forced out of business.

If we fail to attract and retain key management and qualified scientific and technical personnel, we may not be able to achieve our business objectives.

Members of our management team, including our founder, Chairman and Co-Chief Executive Officer, Dr. Martine Rothblatt, and our President and Co-Chief Executive Officer, Dr. Roger Jeffs, play a critical role in defining our business strategy and maintaining our corporate culture. The loss of the services and leadership of Dr. Rothblatt, Dr. Jeffs or any other members of our senior management team could have an adverse effect on our business. We do not maintain key person life insurance on our senior management team members. In addition, effective succession planning is important to our long-term success. Failure to identify and retain adequate replacements for members of our senior management team and to transfer knowledge effectively could impede the achievement of our business objectives. Our future success also depends on our ability to attract and retain qualified scientific and technical personnel. Competition for skilled scientific and technical personnel in the biotechnology and pharmaceutical industries is intense. Furthermore, our compensation arrangements may not be sufficient to attract new qualified scientific and technical employees or retain such core employees. If we fail to attract and retain such employees, we may not be successful in developing and commercializing new therapies for PAH and other diseases.

Improper handling of hazardous materials used in our activities could expose us to significant remediation liabilities.

Our research and development and manufacturing activities involve the controlled use of chemicals and hazardous substances and we are expanding these activities in both scale and location. In addition, patients may dispose of our products using means we do not control. Such activities subject us to numerous federal, state, and local environmental and safety laws and regulations that govern the management, storage and disposal of hazardous materials. Compliance with current and future environmental laws and regulations can require significant costs; furthermore, we can be subject to substantial fines and penalties in the event of noncompliance. The risk of accidental contamination or injury from these materials cannot be completely eliminated. Furthermore, once chemical and hazardous materials leave our facilities, we cannot control the manner in which such hazardous waste is disposed of by our contractors. In the event of an accident, we could be liable for substantial civil damages or costs associated with the cleanup of the release of hazardous materials. Any related liability could have a material adverse effect on our business.

We may encounter substantial difficulties managing our growth relative to product demand.

We have spent considerable resources building and expanding our offices, laboratories and production facilities, and we are currently seeking regulatory approvals for certain facilities. However, our facilities could be insufficient to meet future demand for our products. Conversely, we may have excess capacity at our facilities if future demand falls short of our projections, or if we do not receive regulatory approvals for the products we intend to produce at our facilities. Constructing our facilities is expensive and our ability to satisfactorily recover our investment will depend on sales of the products manufactured at these facilities in sufficient volume. If we do experience substantial sales growth, we may have difficulty managing inventory levels as marketing new therapies is complicated and gauging future demand can be difficult and uncertain until we possess sufficient post-launch sales experience.

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If we need additional financing and cannot obtain it, our product development and sales efforts may be limited.

We may be required to seek additional sources of financing to meet unplanned or planned expenditures. Unplanned expenditures could be significant and may result from necessary modifications to product development plans or product offerings in response to difficulties encountered with clinical trials. We may also face unexpected costs in preparing products for commercial sale, or in maintaining sales levels of our currently marketed therapeutic products. If we are unable to obtain additional funding on commercially reasonable terms or at all, we may be compelled to delay clinical studies, curtail operations or obtain funds through collaborative arrangements that may require us to relinquish rights to certain products or potential markets.

We may require additional financing to meet significant future obligations. For instance, upon maturity or conversion of our 1.0 percent Convertible Senior Notes due September 15, 2016 (Convertible Notes), subject to certain provisions, we must repay our investors in cash up to the remaining principal balance of \$138.8 million. Further, in certain circumstances constituting a fundamental change under the Convertible Notes, we may be required to repurchase the Convertible Notes for cash.

Awards granted under our Share Tracking Award Plans (which we collectively refer to as the STAP) entitle participants to receive in cash an amount equal to the appreciation in the price of our common stock, which is calculated as the positive difference between the closing price of our common stock on the date of exercise and the date of grant. Consequently, our STAP may require significant future cash payments to participants to the extent the price of our common stock appreciates and the number of vested STAP awards increases over time. If we do not have sufficient funds to meet such obligations or the ability to secure alternative sources of financing, we could be in default, face litigation and/or lose key employees, which could have a material adverse effect on our business.

Information technology security breaches and other disruptions could compromise our information and expose us to legal responsibility which would cause our business and reputation to suffer.

In the ordinary course of our business, we collect and store sensitive data, including intellectual property, our proprietary business information and that of our suppliers, customers and business partners, and personally identifiable information. The secure maintenance of this information is critical to our operations and business strategy. Despite our security measures, our information technology and infrastructure may be vulnerable to attacks by hackers or breached due to employee error, malfeasance or other disruptions. Such breaches could compromise sensitive and confidential information stored on our networks and expose such information to public disclosure, loss or theft. Any access, disclosure or other loss of information could result in legal claims or proceedings, liability under laws that protect the privacy of personal information, disruption of our operations, and damage to our reputation which could adversely affect our business.

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Risks Related to Our Common Stock

The price of our common stock can be highly volatile and may decline.

The price of common stock can be highly volatile within the pharmaceutical and biotechnology sector. Consequently, there can be significant price and volume fluctuations in the market that may not relate to operating performance. The following table sets forth the high and low closing prices of our common stock for the periods indicated:

	High	Low
January 1, 2014—December 31, 2014 \$	136.16	\$ 86.14
	114.51	\$ 51.64
January 1, 2012—December 31, 2012 \$	58.91	\$ 40.42

The price of our common stock could decline sharply due to the following factors, among others:

- Failure to meet estimates or expectations of securities analysts;
- Quarterly and annual financial results;
- Timing of enrollment and results of our clinical trials;
- Announcements by us or others regarding generic or other challenges to the intellectual property relating to our products, including developments with respect to the ANDAs filed by Sandoz and Teva relating to certain of our Remodulin patents and to our pending lawsuits defending our patent rights;
- The outcome of the ongoing OIG investigation related to Remodulin, Tyvaso and Adcirca;
- Physician, patient, investor or public concerns regarding the efficacy and/or safety of products marketed or being developed by us
 or by others;
- Changes in, or new legislation and regulations affecting reimbursement of, our therapeutic products by Medicare, Medicaid or other government payers, and changes in reimbursement policies of private health insurance companies;
- Announcements by us or others of technological innovations or new products or announcements regarding our existing products, including in particular, the development of new, competing PAH therapies;
- Substantial sales of our common stock by us or our existing shareholders;
- Future issuances of common stock by us or any other activity which could be viewed as being dilutive to our shareholders;
- Rumors among, or incorrect statements by, investors and/or analysts concerning our company, our products, or our operations;
- Failure to obtain or maintain regulatory approvals from the FDA or international regulatory agencies;
- Discovery of previously unknown problems with our marketed products, or problems with our production, regulatory, compliance, promotional, marketing or sales activities that result in regulatory penalties or restrictions on our products, up to the withdrawal of our products from the market;
- Accumulation of significant short positions in our common stock by hedge funds or other investors or the significant accumulation of our common stock by hedge funds or other institutional investors with investment strategies that may lead to short-term holdings; and



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We may fail to meet third-party projections for our revenues or profits.

Many securities analysts publish quarterly and annual projections of our revenues and profits. Such projections are inherently subject to uncertainty. As a result, actual revenues and profits may fail to meet these projections. Even minor variations in reported revenues and profits compared to securities analysts' expectations could have a significant adverse impact on the price of our common stock.

Sales or issuances of our common stock may depress our stock price.

The price of our common stock could decline if: (1) we issue common stock to raise capital or to acquire a license or business; (2) our shareholders transfer ownership of our common stock, or sell substantial amounts in the public market; (3) our investors become concerned that substantial sales of our common stock may occur; or (4) we issue shares upon the settlement of warrants relating to the hedging transaction relating to our Convertible Notes. A decrease in the price of our common stock could make it difficult for us to raise capital or fund acquisitions through the issuance of our stock.

Any sales of common stock issued to holders of our Convertible Notes could adversely affect the prevailing market price of our common stock or result in short selling by market participants in expectation of a decline in the price of our common stock.

Our share repurchases may affect the value of our common stock.

In recent years, our Board of Directors has authorized several programs to repurchase our common stock, including a \$500.0 million share repurchase program effective during the one-year period that began on August 1, 2014. The price of our common stock may, in part, reflect expectations that our repurchase program will be fully consummated. Our share repurchase program does not obligate us to acquire any specific number of shares. If we fail to meet analyst or investor expectations regarding our repurchase program, our stock price may decline.

We are subject to counterparty risk with respect to the convertible note hedge transaction.

The counterparty to the convertible note hedge transaction we entered into in connection with the issuance of our Convertible Notes (call options) will subject us to counterparty risk in that the counterparty may default on fulfilling its obligations under the call options. Our exposure to the credit risk of the counterparty will not be secured by any collateral. Recent global economic conditions have resulted in the actual or perceived failure or financial difficulties of many financial institutions. If such counterparty becomes subject to insolvency proceedings, we will become an unsecured creditor in those proceedings with a claim based on our exposure at that time under the call options. Our exposure will depend on many factors but, generally, the increase in our exposure will be correlated to the increase in the market price and in the volatility of our common stock. In addition, upon a default by the counterparty, we may suffer adverse tax consequences and dilution with respect to our stock due to our obligation to deliver shares subsequent to the conversion of the notes. We cannot provide any assurances as to the future financial stability or viability of the counterparty to our convertible note hedge transaction.



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Provisions of Delaware law and our amended and restated certificate of incorporation, second amended and restated by-laws, shareholder rights plan, Convertible Notes, convertible note hedge transaction and employment and license agreements, among other things, could prevent or delay a change of control or change in management that may be beneficial to our public shareholders.

Certain provisions of Delaware law and our amended and restated certificate of incorporation, second amended and restated by-laws and shareholder rights plan may prevent, delay or discourage:

- A merger, tender offer or proxy contest;
- The assumption of control by a holder of a large block of our securities; and/or
- The replacement or removal of current management by our shareholders.

For example, our amended and restated certificate of incorporation divides our Board of Directors into three classes. Members of each class are elected for staggered three-year terms. This provision may make it more difficult for shareholders to replace the majority of directors. It may also deter the accumulation of large blocks of our common stock by limiting the voting power of such blocks.

Non-competition and all other restrictive covenants in most of our employment agreements will terminate upon a change of control that is not approved by our Board.

We may be required to repurchase the outstanding Convertible Notes from their holders in the event of a fundamental change and increase the conversion rate in connection with a make whole adjustment event in certain circumstances, including a change of control of our company. This may delay or prevent a change in control of our company that would otherwise be beneficial to our shareholders.

Terminating or unwinding the convertible note hedge transaction could require us to make substantial payments to the counterparty or may increase the price of our common stock. The costs or any increase in stock price that may arise from terminating or unwinding the transaction could make an acquisition of our company significantly more expensive to the purchaser.

Similarly, a change of control, under certain circumstances, could also result in an acceleration of the vesting of outstanding STAP awards. This, together with any increase in our stock price resulting from the announcement of a change of control, could make an acquisition of our company significantly more expensive to the purchaser. We also have a broad-based change of control severance program, under which employees may be entitled to severance benefits in the event they are terminated without cause (or they terminate their employment for good reason) following a change of control. This program could also increase the cost of acquiring our company.

We enter into certain license agreements that generally prohibit our counterparties or their affiliates from taking necessary steps to acquire or merge with us, directly or indirectly throughout the term of these agreements, plus a specified period thereafter. We are also party to certain license agreements that restrict our ability to assign or transfer the rights licensed to us to third parties, including parties with whom we wish to merge, or those attempting to acquire us. These agreements often require that we obtain prior consent of the counterparties to these agreements if we are contemplating a change of control. If these counterparties withhold consent, related agreements could be terminated and we would lose related license rights. For example, both Lilly and Toray have the right to terminate our license agreements relating to Adcirca and beraprost, respectively, in the event of certain change of control transactions. These restrictive change of control provisions could impede or prevent mergers that could benefit our shareholders.



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Because we do not intend to pay cash dividends, our shareholders must rely on stock appreciation for any return on their investment in us.

We have never declared or paid cash dividends on our common stock. Furthermore, we do not intend to pay cash dividends in the future. As a result, the return on an investment in our common stock will depend entirely upon the future appreciation in the price of our common stock. There can be no assurances that our common stock will provide a return to investors.

ITEM 1B. UNRESOLVED STAFF COMMENTS

None.

ITEM 2. PROPERTIES

Maryland—We own a 232,000 square foot combination laboratory and office building complex in Silver Spring, Maryland that serves as our co-headquarters and is used for the synthesis of treprostinil, the active ingredient in Remodulin and Tyvaso, and treprostinil diolamine, the active ingredient in Orenitram, as well as the production of Remodulin and Tyvaso and our ch14.18 monoclonal antibody. We also own several other buildings in Silver Spring used principally for office and laboratory space and we lease warehouse space near Silver Spring.

North Carolina—We own a 380,000 square foot combination manufacturing facility and office building in Research Triangle Park, North Carolina (RTP facility), which serves as our co-headquarters and is occupied by our clinical research and development, commercialization and our logistics and manufacturing personnel. We warehouse and distribute Remodulin, Tyvaso and Orenitram and produce Orenitram at this location. In 2012, we acquired a 132-acre property containing approximately 312,000 square feet of building space adjacent to our RTP facility, which we use for our research, development and production facilities relating to our lung regeneration program, office space and for future expansion.

Europe—We own an office building near London, England which serves as our European headquarters. In Germany, we lease a warehouse where we maintain inventory of components for our Tyvaso Inhalation System.

District of Columbia-We own two adjacent buildings in Washington, D.C., which serve as office space.

Florida-We own office buildings in Satellite Beach and Melbourne, Florida.

We believe that these facilities, along with various other owned and leased facilities, are adequate for our current operations and that additional land and facilities for future expansion are reasonably available.

ITEM 3. LEGAL PROCEEDINGS

Department of Health and Human Services Subpoena

In December 2013, we received a subpoena from the Office of the Inspector General (OIG) of the Department of Health and Human Services in connection with a civil investigation by the United States Department of Justice, principally represented by the United States Attorney's Office for the District of Maryland. The subpoena requests documents regarding Remodulin, Tyvaso and Adcirca, including our marketing practices relating to these products. We are cooperating with the investigation. We are not aware that a claim, litigation or assessment has been asserted in connection with the subpoena. However, we cannot predict what actions, if any, may be taken by the OIG, the Department of Justice, other governmental entities, or any third parties in connection with this investigation.

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Sandoz Inc.

In February 2012, we received a Paragraph IV certification letter (the Original Notice Letter) from Sandoz Inc. (Sandoz) advising that Sandoz had submitted an abbreviated new drug application (ANDA) to the FDA requesting approval to market a generic version of the 10 mg/mL strength of Remodulin. In December 2012, we received notice (the Second Notice Letter) that Sandoz had amended its previously filed ANDA to request additional approval to market generic versions of the 1 mg/mL, 2.5 mg/mL, and 5 mg/mL strengths of Remodulin. In the Original Notice Letter and the Second Notice Letter, Sandoz stated that it intends to market a generic version of Remodulin before the expiration of the following patents relating to Remodulin: U.S. Patent No. 5,153,222, which expires in October 2014; U.S. Patent No. 6,765,117, which expires in October 2017; and U.S. Patent No. 7,999,007, which expires in March 2029. Each of these patents is listed in the Orange Book.

We responded to the Original Notice Letter by filing a lawsuit in March 2012 against Sandoz in the U.S. District Court for the District of New Jersey alleging patent infringement. We responded to the Second Notice Letter by filing an additional lawsuit in January 2013 for patent infringement in the U.S. District Court for the District of New Jersey. Sandoz filed counterclaims in each action alleging that the patents at issue in the litigation are invalid or will not be infringed by the commercial manufacture, use or sale of the proposed product described in Sandoz's ANDA submission. Shortly before trial, Sandoz withdrew its request to market a generic version of Remodulin before the expiration of U.S. Patent No. 5,153,222, but maintained its request to market a generic version of Remodulin before the other two patents. The trial for both lawsuits, limited to U.S. Patent Nos. 6,765,117 and 7,999,007, occurred in May and June 2014 and we received the Court's decision in August 2014. In that decision, with respect to U.S. Patent No. 6,765,117 the Court both ruled that the patent is valid and enforceable against Sandoz, and enjoined Sandoz from marketing its generic product until the expiration of that patent in October 2017. With respect to U.S. Patent No. 7,999,007, the Court ruled that the patent is valid, but that it would not be infringed by Sandoz' generic product.

Sandoz has appealed the ruling that U.S. Patent No. 6,765,117 is valid and would be infringed, and that U.S. Patent No. 7,999,007 is valid. We have filed a cross-appeal challenging the Court's ruling that U.S. Patent No. 7,999,007 would not be infringed by Sandoz's generic version of Remodulin.

In July 2014, we received an additional Paragraph IV certification letter (Third Notice Letter) from Sandoz, seeking permission to market and sell its generic version of Remodulin before the expiration of U.S. Patent No. 8,497,393, which expires in December 2028 and is also listed in the Orange Book. We responded to Sandoz's Third Notice Letter by filing a lawsuit in September 2014 in the U.S. District Court for the District of New Jersey for patent infringement with respect to U.S. Patent No. 8,497,393.

We intend to vigorously enforce our intellectual property rights relating to Remodulin.

Teva Pharmaceuticals USA, Inc.

On July 21, 2014, we received a Paragraph IV certification letter (Teva's Notice Letter) from Teva Pharmaceuticals USA, Inc. (Teva) advising that Teva had submitted an ANDA to the FDA requesting approval to market a generic version of Remodulin.

In Teva's Notice Letter, Teva states that it intends to market a generic version of Remodulin before the expiration of U.S. Patent Nos. 6,765,117 and 8,497,393, both of which are also the subject of Paragraph IV certifications by Sandoz, as discussed above. Teva's Notice Letter states that the ANDA contains a Paragraph IV certification alleging that these patents are not valid, not enforceable and/or will not be infringed by the commercial manufacture, use or sale of the proposed product described in Teva's ANDA submission.

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We responded to Teva's Notice Letter by filing a lawsuit in September 2014 against Teva in the U.S. District Court for the District of New Jersey alleging infringement of U.S. Patent Nos. 6,765,117, 7,999,007 and 8,497,393, as well as infringement of U.S. Patent Nos. 8,653,137 and 8,658,694, both of which expire in September 2028. Teva has filed its answer to our complaint, and has also filed a counterclaim alleging that the patents at issue in the litigation are invalid or will not be infringed by the commercial manufacture, use or sale of the proposed product described in Teva's ANDA submission. We have filed an answer to the counterclaim.

Under the Hatch-Waxman Act, the FDA is automatically precluded from approving Teva's ANDA for up to 30 months from receipt of Teva's Notice Letter or until the issuance of a U.S. District Court decision that is adverse to us, whichever occurs first. We intend to vigorously enforce our intellectual property rights relating to Remodulin.

ITEM 4. MINE SAFETY DISCLOSURES

Not applicable.

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PART II

ITEM 5. MARKET FOR REGISTRANT'S COMMON EQUITY, RELATED STOCKHOLDER MATTERS AND ISSUER PURCHASES OF EQUITY SECURITIES

Market Information

Our common stock (and associated preferred stock purchase rights) trades on the NASDAQ Global Select Market under the symbol "UTHR". The table below sets forth the high and low closing prices for our common stock for the periods indicated:

		2014	1		20	13	
	High		Low	1	High		Low
January 1—March 31	\$ 113.	39	\$ 90.67	\$	62.57	\$	51.64
			\$ 86.14				
July 1—September 30	\$ 136.	16	\$ 86.44	\$	79.58	\$	66.10
October 1—December 31	\$ 134.	80	\$ 122.11	\$]	114.51	\$	80.03

Number of Holders

As of February 17, 2015, there were 39 holders of record of our common stock.

Dividend Policy

We have never paid and have no present intention to pay cash dividends on our common stock in the foreseeable future. We intend to retain any earnings for use in our business operations.

Issuer Purchases of Equity Securities

Period Beginning repurchase authority	Total Number of Shares (or Units) Purchased	Average Price Paid Per Share (or Unit)(1)	Total Number of Shares (or Units) Purchased as Part of Publicly Announced Plans or Programs	Maximum Number (or Approximate Dollar Value) of Shares (or Units) That May Yet Be Purchased Under the Plans or <u>Programs(2)</u> \$ 474,403,291
October 1, 2014—October 31,				
2014		\$ —		474,403,291
November 1, 2014—				
November 30, 2014	193,819	128.93	193,819	449,414,691
December 1, 2014—				
December 31, 2014	419,059	131.08	419,059	394,484,011
Total	612,878	\$ 130.40	612,878	\$ 394,484,011

(1) Average price paid per share calculated at settlement, including commission.

(2) On June 27, 2014, we announced that our Board of Directors authorized a share repurchase program for up to \$500.0 million in aggregate repurchases, which became effective August 1, 2014 and will remain open for up to one year.

(3) From January 1, 2015 through February 19, 2015 we have acquired 586,709 shares of our common stock at an aggregate cost of \$82.5 million.

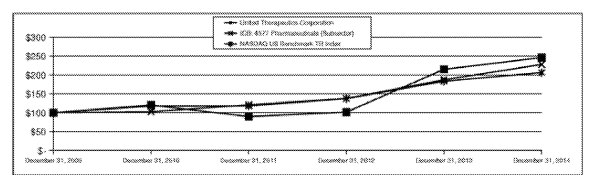
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Comparison of Five-Year Total Cumulative Shareholder Return

The following chart shows the performance from December 31, 2009 through December 31, 2014 of United Therapeutics' common stock, compared with an investment in the stocks represented in each of the NASDAQ U.S. Benchmark TR Index and the NASDAQ ICB: 4577 Pharmaceutical Stock Index, assuming the investment of \$100 at the beginning of the period and the reinvestment of dividends, if any.



ITEM 6. SELECTED FINANCIAL DATA

The following selected consolidated financial data should be read in conjunction with our consolidated financial statements and the notes accompanying the consolidated financial statements and *Item 7—Management's Discussion and Analysis of Financial Condition and Results of Operations* included in this Annual Report on Form 10-K. The historical results are not necessarily indicative of results to

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	Year Ended December 31,									
	_	2014	_	2013	_	2012	_	2011	_	2010
Consolidated Statements of Operations Data:										
Revenues	\$	1,288,519	\$	1,116,984	\$	916,076	\$	743,183	\$	592,899
Operating expenses:										
Research and development Selling, general and		242,549		299,348		173,387		180,015		165,306
administrative		381,287		394,010		201,746		156,482		188,606
Cost of product sales		125,883		131,127		119,297		88,904		67,674
Total operating expenses		749,719		824,485		494,430		425,401		421,586
Operating income		538,800		292,499		421,646		317,782		171,313
Total other (expense) income,										
net		(13,620)		(13,596)		19,025		(18,665)		(16,162)
Income from continuing										
operations before income tax		525,180		278,903		440,671		299,117		155,151
Income tax expense		<u>(185,106</u>)		(104,343)		(136,229)		(81,874)		(43,945)
Income from continuing operations		340,074		174,560		304,442		217,243		111,206
Income (loss) from										
discontinued operations, net of tax(1)								625		(5,290)
Net income	\$	340,074	\$	174,560	\$	304,442	\$	217,868	\$	105,916
Net income per common share: Basic(2)	¢	7.06	\$	3.49	\$	5.84	\$	3.81	\$	1.89
							_₽ 			
Diluted(2)	<u>ه</u>	6.28	\$	3.28	\$	5.71	<u>></u>	3.67	\$	1.78
Weighted average number of common shares outstanding:										
Basic(2)		48,176	_	50,076		52,093	_	57,163		56,142
Diluted(2)		54,155	_	53,231	_	53,280	_	59,395		59,516

			Yea	ar Ei	nded Decembe	r 31,			
Consolidated Balance Sheet Data: Cash, cash equivalents and marketable investments	2014	_	2013	_	2012		2011	_	2010
Consolidated Balance									
Sheet Data:									
· 1									
(3)	\$ 812,944	\$	1,136,668	\$	784,931	\$	747,378	\$	759,932
Total assets	1,884,410		2,087,567		1,626,595]	1,518,079		1,431,635
Debt	130,224		286,182		276,323		266,835		305,968
Retained earnings	1,068,114		728,040		553,480		249,038		31,170
Total stockholders' equity	1,242,356		1,259,274		1,083,981		948,488		883,886

(1) In March 2011, we sold Medicomp, Inc., our former telemedicine subsidiary and subsequently discontinued all of our continuing telemedicine-related activities. Accordingly, the results of Medicomp, Inc. have been included within discontinued operations for each of the years presented prior to the sale of the subsidiary.

(2) Refer to Note 11— *Stockholders' Equity*—*Earnings per Share* to our consolidated financial statements contained in this Annual Report on Form 10-K for the computation of basic and diluted net income per share.

(3) Excludes restricted marketable investments and cash.

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ITEM 7. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

The following discussion should be read in conjunction with our consolidated financial statements and related notes to the consolidated financial statements included in this Annual Report on Form 10-K. The following discussion contains forward-looking statements made pursuant to the safe harbor provisions of Section 21E of the Securities Exchange Act of 1934 and the Private Securities Litigation Reform Act of 1995. These statements are based on our expectations about future outcomes and are subject to risks and uncertainties that could cause actual results to differ materially from anticipated results. Factors that could cause or contribute to such differences include those described under *Part I*, *Item 1A—Risk Factors* included in this Annual Report on Form 10-K and factors described in other cautionary statements, cautionary language and risk factors set forth in other documents filed with the Securities and Exchange Commission. We undertake no obligation to publicly update forward-looking statements, whether as a result of new information, future events or otherwise.

Overview

Our key therapeutic products and product candidates include:

- Prostacyclin analogues (Remodulin[®], Tyvaso[®], Orenitram[®] and esuberaprost, formally known as 314d): stable synthetic forms of prostacyclin, an important molecule produced by the body that has powerful effects on blood vessel health and function;
- *Phosphodiesterase type 5 (PDE-5) inhibitor (Adcirca*[®]): a molecule that acts to inhibit the degradation of cyclic guanosine monophosphate (cyclic GMP) in cells. Cyclic GMP is activated by nitric oxide (NO), a naturally occurring substance in the body that mediates the relaxation of vascular smooth muscle;
- *Monoclonal antibody for oncologic applications (ch14.18 MAb):* an antibody that treats cancer by activating the immune system;
- *Glycobiology antiviral agents:* a novel class of small, sugar-like molecules that have shown antiviral activity in a range of preclinical settings;
- *Cell-based therapy:* a cell-based product known as PLacental eXpanded (PLX) cells we are developing for the treatment of pulmonary hypertension; and
- *Lung transplantation:* engineered lungs and lung tissue, which we are developing using xenotransplantation and regenerative medicine technologies, for transplantation in patients suffering from pulmonary arterial hypertension (PAH) and other lung diseases. We are also developing technologies aimed at improving outcomes for lung transplant recipients and increasing the supply of donor lungs through ex-vivo lung perfusion.

We concentrate substantially all of our research and development efforts on the preceding key therapeutic programs. We currently market and sell the following commercial products:

Remodulin (treprostinil) Injection (Remodulin). Remodulin, a continuously-infused formulation of the prostacyclin analogue treprostinil, is approved by the United States Food and Drug Administration (FDA) for subcutaneous (under the skin) and intravenous (in the vein) administration. Remodulin is indicated to diminish symptoms associated with exercise in World Health Organization (WHO) Group 1 PAH patients. Remodulin is also approved for the treatment of patients requiring transition from Flolan [®] (epoprostenol sodium) for Injection. Remodulin has also been approved in various countries outside of the United States. In the second and third quarters of 2014, we commenced sales of Remodulin to distributors in China and Japan, respectively. Remodulin is sold in Japan under the brand name Treprost[™].

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- *Tyvaso (treprostinil) Inhalation Solution (Tyvaso).* Tyvaso, an inhaled formulation of treprostinil, is approved by the FDA to improve exercise ability in WHO Group 1 PAH patients.
- Orenitram (treprostinil) Extended-Release Tablets (Orenitram). In December 2013, the FDA approved Orenitram, a tablet dosage form of treprostinil, for the treatment of PAH in WHO Group 1 PAH patients to improve exercise capacity. Orenitram's label provides for dosing either twice per day (BID) or three times per day (TID), and we anticipate that TID dosing may lead to a more favorable pharmacokinetic profile than BID, although TID dosing was not studied in our pivotal trial. We commenced sales of Orenitram during the second quarter of 2014.
- Adcirca (tadalafil) Tablets (Adcirca). We acquired exclusive commercialization rights to Adcirca, an oral PAH therapy, in the United States and Puerto Rico from Eli Lilly and Company (Lilly). Adcirca is approved by the FDA to improve exercise ability in WHO Group 1 PAH patients.

Revenues

Sales of Remodulin, Tyvaso and Adcirca comprise substantially all of our revenues. Despite commencing Orenitram sales during the second quarter of 2014, we remain substantially reliant on sales of Remodulin, Tyvaso and Adcirca for the next several years as our principal sources of revenue.

We have entered into separate, non-exclusive distribution agreements with Accredo Health Group, Inc. (Accredo) and CVS Caremark (Caremark) in the United States, to distribute Remodulin, Tyvaso and Orenitram. In April 2012, Express Scripts, Inc., the parent company of CuraScript Inc. (CuraScript), then one of our specialty pharmaceutical distributors, completed its acquisition of Medco Health Solutions, Inc., the parent company of Accredo. As a result, CuraScript's operations have been integrated into Accredo's, and in December 2013 we consolidated our distribution agreements with the two organizations into one contract for each product. We also sell Remodulin to distributors internationally. We sell Adcirca through Lilly's pharmaceutical wholesale network at a wholesale price determined by Lilly, which Lilly generally increases two or three times per year. Most recently, Lilly increased the wholesale price of Adcirca by 9.9 percent effective December 4, 2014.

Under our distribution agreements, we sell each of our treprostinil-based products to these distributors at a transfer price that we establish. We have generally increased the price of Tyvaso by 4.9 percent annually, and the last price increase became effective on January 1, 2015. We have not increased the price of Remodulin since 2010.

We require our specialty pharmaceutical distributors to maintain reasonable levels of inventory reserves as the interruption of Remodulin, Tyvaso or Orenitram therapy can be life threatening. Our specialty pharmaceutical distributors typically place monthly orders based on estimates of future demand and contractual minimum inventory requirements. As a result, sales of Remodulin and Tyvaso, our most significant sources of revenue, can vary depending on the timing and magnitude of these orders and may not precisely reflect patient demand.

We recognize revenues net of: (1) estimated rebates; (2) prompt pay discounts; (3) allowances for sales returns; and (4) distributor fees. We estimate our liability for rebates based on an analysis of historical levels of rebates to both Medicaid and commercial third-party payers and considering the impact of sales trends, changes in government and commercial rebate programs and any anticipated changes in our products' pricing. In addition, we determine our obligation for prescription drug discounts required for Medicare Part D patients within the coverage gap based on estimates of the number of Medicare Part D patients and the period such patients will remain within the coverage gap. We provide prompt pay discounts to customers that pay amounts due within a specific time period and base related estimates on observed historical customer payment behavior. Prior to 2013, we derived estimates relating to our allowance for returns of Addirca from published industry data specific to

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specialty pharmaceuticals and, beginning in 2013, from actual return data accumulated since the drug's launch in 2009. This change in the methodology for estimating returns of Adcirca resulted in a \$3.1 million reduction of our allowance for returns associated with Adcirca for the twelve-month period ending December 31, 2013. We also compare patient prescription data for Adcirca to sales on a quarterly basis to ensure a reasonable relationship between prescription and sales trends. To date, we have not identified any unusual patterns in the volume of prescriptions relative to sales that would warrant reconsideration of our methodology for estimating Adcirca returns. Remodulin, Tyvaso and Orenitram are distributed under separate contracts with substantially similar terms, which include exchange rights in the event that product is damaged during shipment or expires. The allowance for exchanges for Remodulin and Tyvaso is based on the historical rate of product exchanges, which has been negligible and immaterial. Furthermore, we anticipate minimal exchange activity in the future for Tyvaso, Remodulin and Orenitram since we typically sell these products with a remaining shelf life in excess of one year and our distributors generally carry a thirty- to sixty-day supply of our products at any given time. As a result, we do not record reserves for exchanges for Tyvaso, Remodulin and Orenitram at the time of sale. Lastly, we pay our distributors for contractual services rendered and accrue for related fees based on contractual rates applied to the estimated units of service provided by distributors for a given financial reporting period.

Generic Competition

We disclose in *Part I, Item 3.—Legal Proceedings* of this Annual Report on Form 10-K that we are engaged in litigation with Sandoz Inc. (Sandoz) and Teva Pharmaceuticals USA, Inc. (Teva), contesting their abbreviated new drug applications (ANDAs) seeking FDA approval to market generic versions of Remodulin before the expiration of certain of our U.S. patents in October 2017, December 2028, March 2029 and (in the case of Sandoz's ANDA) September 2028.

We intend to vigorously enforce our intellectual property rights relating to Remodulin. However, there can be no assurance that we will prevail in defending our patent rights, or that additional challenges from other ANDA filers or other challengers will not surface with respect to Remodulin or our other treprostinil-based products. Our existing patents could be invalidated, found unenforceable or found not to cover one or more generic forms of Remodulin, Tyvaso or Orenitram. If any ANDA filer were to receive approval to sell a generic version of Remodulin, Tyvaso or Orenitram and/or prevail in any patent litigation, the affected product(s) would become subject to increased competition which could reduce our sales.

Certain patents for Revatio[®], a PDE-5 inhibitor marketed by Pfizer, Inc. for the treatment of PAH, expired in 2012, leading several manufacturers to launch generic formulations of sildenafil citrate, the active ingredient in Revatio. Generic sildenafil's lower price relative to Adcirca could lead to an erosion of Adcirca's market share and limit its potential sales. Although we believe Adcirca's once-daily dosing regimen provides an appealing alternative to generic sildenafil's multiple dosing regimen, we believe that government payers and private insurance companies may favor the use of less expensive generic sildenafil over Adcirca. Thus far, we have not observed any measurable impact of generic sildenafil on sales of Adcirca; however, circumstances could change over time and our revenues could be adversely impacted. The U.S. patent for Adcirca for the treatment of pulmonary hypertension will expire in November 2017.

Patent expiration and generic competition for any of our commercial products could have a significant, adverse impact on our revenues, the magnitude of which is inherently difficult to predict. For additional discussion, please refer to the risk factor entitled, *Our intellectual property rights may not effectively deter competitors from developing competing products that, if successful, could have a material adverse effect on our revenues and profits*, contained in *Part I*, *Item 1A—Risk Factors* included in this Annual Report on Form 10-K.

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Cost of Product Sales

Cost of product sales comprise: (1) costs to produce and acquire products sold to customers; (2) royalty payments under license agreements granting us rights to sell related products; and (3) direct and indirect distribution costs incurred in the sale of products. We acquired the rights to sell our commercial products through license and assignment agreements with the original developers of these products. These agreements obligate us to pay royalties based on specified percentages of our net revenues from related products. We paid GlaxoSmithKline PLC (Glaxo) a royalty of ten percent of net sales of our treprostinil-based products (Remodulin, Tyvaso and Orenitram) until October 2014, when the patents we acquired from Glaxo expired. We no longer have any royalty obligations for Remodulin or Tyvaso, and our only remaining royalty obligation on Orenitram sales will be a single-digit royalty relating to technology used in its formulation. We pay a five percent royalty to Lilly on net sales of Adcirca.

We synthesize treprostinil, the active ingredient in Remodulin and Tyvaso, and treprostinil diolamine, the active ingredient in Orenitram, and produce Remodulin and Tyvaso, at our facility in Silver Spring, Maryland. We produce Orenitram in our Research Triangle Park, North Carolina facility (RTP facility). We intend to use our own facilities to produce our primary supply of Remodulin, Tyvaso and Orenitram. We utilize third-party contract manufacturers to supplement our Remodulin and Tyvaso production capacity and mitigate the risk of shortages and we are working to obtain FDA approval of a third party to serve as an additional producer of Orenitram. We engage a third-party contract manufacturer to produce the Tyvaso Inhalation System.

We began selling Orenitram during the second quarter of 2014. Typical of the initial commercial activities of a newly-launched product, Orenitram's cost of product sales as a percentage of its net revenue is significantly higher than that of our other commercial products. We expect that as Orenitram's revenues increase, its cost of product sales as a percentage of net revenue will decrease to levels more comparable to our other treprostinil-based commercial products.

Lilly manufactures Adeirca. We take title to Adeirca upon its manufacture and bear any losses related to the storage, distribution and sale of Adeirca.

Operating Expenses

Since our inception, we have devoted substantial resources to our various clinical trials and other research and development efforts, which are conducted both internally and through third parties. From time to time, we also license or acquire additional technologies and compounds to be incorporated into our development pipeline.

Share-Based Compensation

Our operating expenses and net income are often materially impacted by the recognition of share-based compensation expense (benefit) associated with awards granted under our share tracking award plans (STAP) and potential stock option grants containing a market or performance condition, as the fair value of these awards varies with the changes in our stock price. The fair values of STAP awards and potential stock option grants are measured using inputs and assumptions under the Black-Scholes-Merton model that can materially impact the amount of compensation expense (benefit) for a given period.

We account for STAP awards as liabilities because they are settled in cash. As such, we must re-measure the fair value of outstanding STAP awards at the end of each financial reporting period until the awards are no longer outstanding. Changes in our STAP-related liability resulting from such re-measurements are recorded as adjustments to share-based compensation expense (benefit) and can create substantial volatility within our operating expenses from financial reporting period to period. The

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following factors, among others, have a significant impact on the amount of share-based compensation expense (benefit) recognized in connection with the STAP from period to period: (1) volatility in the price of our common stock (specifically, increases in the price of our common stock will generally result in an increase in our STAP liability and related compensation expense, while decreases in our stock price will generally result in a reduction in our STAP liability and related compensation expense); (2) changes in the number of outstanding awards; (3) changes in the number of vested and partially vested awards; and (4) the probability of meeting the relevant performance criteria.

Through December 31, 2014, we were contractually obligated to award stock options each year to our Chairman and Co-Chief Executive Officer, Dr. Rothblatt, based on a formula tied to the growth (if any) in our market capitalization. These awards were granted at year-end, and vested immediately upon grant. We accrued compensation expense for Dr. Rothblatt's estimated stock option grant when we determined that it was probable that the performance criteria would be met. Beginning in 2015, Dr. Rothblatt's long term incentive compensation will be similar to other employees in that she will be eligible for an annual grant of performance-based STAP awards based on the achievement of our annual corporate milestones, which will vest over a four year period from the grant date.

Major Research and Development Projects

Our major research and development projects focus on: (1) the use of prostacyclin analogues and other therapies, as well as lung transplantation technologies, to treat cardiopulmonary diseases; (2) monoclonal antibodies to treat a variety of cancers; and (3) glycobiology antiviral agents to treat infectious diseases.

Cardiopulmonary Disease Projects

Remodulin

Intravenous Remodulin Administered via Implantable Pump

In 2009, we entered into an agreement with exclusive rights in the United States, United Kingdom, France, Germany, Italy and Japan, with Medtronic, Inc. (Medtronic) to develop its proprietary intravascular infusion catheter to be used with Medtronic's SynchroMed [®] II implantable infusion pump and related infusion system components (together referred to as the Remodulin Implantable System) in order to deliver Remodulin for the treatment of PAH. If the Remodulin Implantable System is successful, it could reduce many of the patient burdens and other complications associated with infused prostacyclin analogues. With our funding, Medtronic completed the *DellVery* clinical trial, in order to study the safety of the Remodulin Implantable System while administering Remodulin. The primary objective was to demonstrate a rate of catheter-related complications below 2.5 per 1,000 patient-days while using the Remodulin Implantable System to deliver Remodulin. In September 2013, Medtronic informed us that this primary objective was met (p<0.0001). In December 2014, Medtronic completed other stability, compatibility and technical assessments of the Remodulin Implantable System, including modifications to its hardware and software, and filed a premarket approval application (PMA) seeking FDA approval for the catheter and labeling changes. Medtronic is responsible for responding to any FDA requests for additional information concerning the use of the Remodulin Implantable System with Remodulin. In January 2015, we submitted new labeling requesting FDA approval to allow the use of Remodulin implantable System. The FDA has indicated that our submission will be treated as a new NDA.

Subcutaneous Remodulin Administered via Pre-Filled, Semi-Disposable Pump

In December 2014, we entered into an exclusive agreement with DEKA Research & Development Corp. (DEKA) to develop a pre-filled, semi-disposable pump system for subcutaneous delivery of Remodulin. Under the terms of the agreement, we will fund the development costs related to the



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semi-disposable pump system and will pay product fees and a single-digit royalty to DEKA based on commercial sales of the system and the Remodulin sold for use with the system. Our goal is to be in a position to receive FDA approval for this delivery system by the end of 2018.

Tyvaso

In connection with Tyvaso's approval by the FDA, we agreed to a post-marketing requirement (PMR) obligating us to conduct an additional study to continue to assess the safety of Tyvaso. In accordance with our PMR, we are required to complete a long-term observational study in the United States that includes 1,000 patient years of follow-up in patients treated with Tyvaso and 1,000 patient years of follow-up in control patients receiving other PAH treatments, to evaluate the potential association between Tyvaso and oropharyngeal and pulmonary toxicity. We have completed this study and are preparing to submit the results of the study by the FDA's deadline of June 30, 2015.

Orenitram

In December 2013, the FDA approved Orenitram for the treatment of PAH in WHO Group 1 patients to improve exercise capacity. The primary study that supported efficacy of Orenitram was a 12-week monotherapy study (FREEDOM-M) in which PAH patients were not on any approved background therapy. Analysis of the FREEDOM-M results demonstrated that patients receiving Orenitram improved their six-minute walk distance by a median of approximately 23 meters (p=0.0125) compared to patients receiving placebo. The median change from baseline at week 12 was 25 meters for patients receiving Orenitram and -5 meters for patients receiving placebo.

Orenitram's label notes that Orenitram has not been shown to improve exercise capacity in patients on background vasodilator therapy, and that Orenitram is probably most useful to replace subcutaneous, intravenous, or inhaled treprostinil, but use of these forms has not been studied.

We believe that in order for Orenitram to reach its full commercial potential, we need to complete further studies to support an amendment to Orenitram's label to indicate that Orenitram delays morbidity and mortality in patients who are on an approved oral background therapy. As such, we are enrolling up to 610 patients in a phase IV clinical trial called FREEDOM-EV, which began in 2012. FREEDOM-EV is a placebocontrolled study of patients who enter the study on an approved background therapy, and one of the two primary endpoints of the study is the time to clinical worsening.

We expect to seek approval of Orenitram in Europe upon completion of the FREEDOM-EV study. In 2005, the European Medicines Agency (EMA) announced that Orenitram had been designated an orphan medicinal product for the treatment of PAH. A request for orphan drug designation for Orenitram is pending before the FDA.

Esuberaprost (formally known as 314d)

We have been studying various formulations of beraprost since 2000. We completed a phase I safety trial of esuberaprost, a reformulated, single-isomer version of beraprost in July 2012, and the data suggested that dosing esuberaprost four times a day was safe. We believe that esuberaprost and treprostinil have differing prostacyclin receptor-binding profiles and thus could provide benefits to certain groups of patients with differing sets of safety and efficacy profiles. We also believe that inhaled treprostinil and esuberaprost have complimentary pharmacokinetic and pharmacodynamic profiles, which indicate that they should provide greater efficacy in combination. As a result, in 2013 we began enrolling a phase III study called BEAT (*BE* raprost 314d *A* dd-on to *T* yvaso) to evaluate the clinical benefit and safety of esuberaprost in combination with Tyvaso for patients with PAH who show signs of deterioration on inhaled treprostinil or have a less than optimal response to inhaled treprostinil

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treatment. We intend to enroll 240 patients in the study, which will have a primary endpoint of time to clinical worsening.

Cell-Based Therapy

In 2011, we entered into a license agreement with Pluristem Ltd. (Pluristem) to develop and commercialize a cell-based product for the treatment of PAH using Pluristem's proprietary cell technology known as PLacental eXpanded (PLX) cells. We commenced a phase I clinical study in Australia in 2013.

Lung Transplantation

The only reported cure for PAH is a lung transplant. We believe that fewer than 100 PAH patients receive a lung transplant each year due to the shortage of available lungs for transplant and the demand for transplantable lungs in patients with other end-stage pulmonary diseases, such as chronic obstructive pulmonary disease and idiopathic pulmonary fibrosis.

In 2011, we acquired all of the outstanding stock of Revivicor, Inc., a company focused on developing genetic biotechnology platforms to provide alternative tissue sources for the treatment of human degenerative disease through tissue and organ xenotransplantation. We are focused on this platform with the goal of providing transplantable lungs for human patients.

In May 2014, we completed a \$50.0 million preferred stock investment in Synthetic Genomics Inc. (SGI). We also entered into a separate multi-year research and development collaboration agreement whereby SGI will develop engineered primary pig cells with modified genomes for use in our xenotransplantation program, which is principally focused on lungs. Under this agreement, each party will assume its own research and development costs and SGI may receive royalties and milestone payments from development and commercialization of organs.

We are also engaged in preclinical development of several regenerative technologies for creating transplantable lung tissue and whole lungs for patients with end-stage lung disease, as well as other technologies intended to improve outcomes for lung transplant recipients. We are preparing to commence a clinical trial in the United States to study the use of ex-vivo lung perfusion technology originally developed in Canada (where it is already used commercially) to provide extended preservation and assessment of donated lungs that are initially rejected for transplantation. In 2014, we completed the construction of the only laboratory facility in the United States devoted to performing ex-vivo lung perfusion on a fee-for-service basis.

From inception to December 31, 2014, we have spent \$1.1 billion on all of our current and former cardiopulmonary disease programs.

Cancer-Related Projects

Ch14.18 Antibody

In 2010, we entered into a Cooperative Research and Development Agreement (CRADA) with the National Cancer Institute (NCI) of the United States National Institutes for Health (NIH) to collaborate on the late-stage development and regulatory approval process for Chimeric Monoclonal Antibody 14.18 (ch14.18) for children with high-risk neuroblastoma and patients with other forms of cancer. Ch14.18 is an antibody that has shown potential in the treatment of neuroblastoma by targeting GD2, a glycolipid on the surface of tumor cells. Under the terms of the CRADA, the NCI has completed necessary studies and we have developed the ability to produce ch14.18 on a commercial scale. Collectively, related NCI-supported studies and our production data were used as the foundation for our marketing authorization application, which the EMA accepted for review in December 2013, and a biologics license application, which the FDA accepted for review in June 2014. We previously

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IPR2020-00770 United Therapeutics EX2007 Page 6798 of 7335 received orphan drug designation for ch14.18 from both the FDA and the EMA. In lieu of a royalty payment to the NCI, we have an ongoing obligation to provide the NCI with ch14.18 for its studies free of charge.

From inception to December 31, 2014, we have spent \$124.2 million on all of our current and former cancer programs.

Infectious Disease Projects

Pursuant to our research agreement with the University of Oxford (Oxford), we have the exclusive right to commercialize a platform of glycobiology antiviral drug candidates in various preclinical stages of testing for the treatment of a wide variety of viruses. Through our research agreement with Oxford, we are also supporting the research of new glycobiology antiviral drug candidates and technologies. We are currently testing many of these compounds in preclinical studies and Oxford continues to synthesize new agents that we may elect to test.

In 2011, we were awarded a cost plus fixed fee contract with an aggregate value of up to \$45.0 million under a Broad Agency Announcement from the National Institute of Allergy and Infectious Diseases (NIAID) of the NIH for studies directed toward the development of a broad spectrum antiviral drug with a primary indication for dengue and a secondary indication for influenza, based on our glycobiology antiviral platform. There are eight milestone-based options to expand the project and funding under the contract. To date, we have received contract modifications exercising five of these options, increasing total committed contract funding to \$28.1 million. We recognize revenue under this contract to the extent of allowable costs incurred, plus a proportionate amount of fees earned. Related revenues are included under the caption *Other Revenues* on our consolidated statements of operations.

We began enrolling a phase I clinical trial of our lead antiviral candidate, an alpha-glucosidase inhibitor called UV-4B, for the treatment of dengue in the third quarter of 2014. In November 2014, the FDA granted orphan drug designation for UV-4B for the treatment of acute dengue illness. We are also performing preclinical studies of UV-4B for the treatment of patients with ebola.

From inception to December 31, 2014, we have spent \$86.6 million on all of our current and former infectious disease programs.

Future Prospects

The extent of our future success is dependent on, among other things, how well we achieve the following objectives: (1) in the near term, continued sales growth of our current commercial products by increasing our market share and launching enhancements designed to improve patient care, such as implantable pumps for Remodulin, and growing sales of our recently-launched product, Orenitram; (2) in the medium term, augmenting our near-term product growth through: (a) the successful launch of Orenitram for use in combination with other oral therapies following positive FREEDOM-EV results, and (b) the launch of esuberaprost following positive results of the BEAT study; and (3) in the long term, supplementing our oral, inhaled and infused PAH therapy revenues by introducing transplantable cells, tissues and organs that may prove effective in treating PAH and other end-stage lung diseases.

Our ability to achieve these objectives and sustain our growth and profitability will depend on many factors, including among others: (1) the timing and outcome of clinical trials and regulatory approvals for products we develop; (2) the timing of, and the degree of success related to, the commercial launch of new products; (3) the demand for our products; (4) pricing and reimbursement of our products by public and private health insurance organizations; (5) the competition we face within our industry; (6) our ability to effectively manage our business in an increasingly complex legal

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and regulatory environment; (7) our ability to defend against generic competition and challenges to our patents, including the ongoing challenge to our Remodulin patents by two generic drug companies; and (8) the risks identified in *Part I, Item 1A*—*Risk Factors*, included in this Annual Report on Form 10-K.

We may need to construct additional facilities to support the development and commercialization of our products. For example, the development of broad-spectrum anti-viral drugs, cell therapies and transplantable lungs and lung tissues will require the design and construction of sophisticated facilities that will need to comply with stringent regulatory requirements related to these programs, some of which have not yet been developed or adopted by the relevant government agencies. The extent to which we fully develop any of these facilities will depend on the progress of our preclinical and clinical development in various earlier stage programs.

We operate in a highly competitive market in which a small number of pharmaceutical companies control a majority of the available PAH therapies. These pharmaceutical companies are well established in the market and possess greater financial, technical and marketing resources than we do. In addition, there are a number of investigational products in late-stage development that, if approved, may erode the market share of our existing commercial therapies and make market acceptance more difficult to achieve for any therapies we attempt to market in the future.

Financial Position

Cash and cash equivalents and current and non-current marketable investments (excluding restricted amounts of \$5.4 million) at December 31, 2014 were \$812.9 million, compared to approximately \$1,136.7 million as of December 31, 2013. The decrease in cash and cash equivalents of \$323.7 million resulted largely from the use of (1) \$483.1 million to repurchase shares of our common stock; (2) \$111.3 million relating to principal payments for early conversions of our 1.0 percent Convertible Senior Notes due September 15, 2016 (Convertible Notes); (3) \$66.5 million for the payoff of the remaining principal balance of our 2010 Credit Agreement with Wells Fargo Bank, National Association and Bank of America, N.A. (Wells mortgage loan) in December 2014; (4) \$144.1 million related to the exercise of cash-settled STAP awards; and (5) \$195.6 million for estimated tax payments during the year ended December 31, 2014. These payments were offset by an estimated \$693.4 million of cash generated from operations for the year ended December 31, 2014.

Accounts receivable at December 31, 2014, was \$162.3 million, compared to \$126.3 million at December 31, 2013. The \$36.0 million increase reflects an approximately 20 percent increase in sales during the quarter ended December 31, 2014, compared to the quarter ended December 31, 2013, and the timing of invoicing and cash collections.

Other assets increased by \$44.6 million at December 31, 2014 to \$97.8 million compared to \$53.3 million at December 31, 2013, primarily as a result of our \$50.0 million investment in SGI, offset in part by our sale at par of \$5.0 million of stock we held in another private company.

Current convertible notes decreased by \$89.4 million, from \$126.4 million at December 31, 2014 compared to \$215.8 million at December 31, 2013, as a result of the early conversions of \$111.3 million of principal of our Convertible Notes during the fourth quarter 2014, net of amortization of \$11.0 million and \$10.8 million for the write off of the unamortized discount for the early conversions of our Convertible Notes. Refer to Note 8— *Debt*—*Convertible Notes Due 2016* to the consolidated financial statements contained in this Annual Report on Form 10-K for details.

Line of credit and mortgages payable—current decreased by \$66.5 million to \$67,000 at December 31, 2014, compared to \$66.6 million at December 31, 2013, as a result of the December 2014 maturity of our Wells mortgage loan. Refer to Note 8—*Mortgage Financing—Wells Fargo Bank* to the consolidated financial statements contained in this Annual Report on Form 10-K for details.



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Temporary equity at December 31, 2014 was \$23.2 million, compared to \$45.0 million at December 31, 2013. The \$21.8 million decrease in temporary equity corresponded to (1) \$11.1 million for the reclassification of the equity component related to the amortization of the Convertible Notes' discount during the year from additional paid-in capital, since our Convertible Notes were convertible at the election of their holders throughout 2014 and (2) \$10.8 million for the write off of the unamortized discount related to the early conversions of our Convertible Notes. For further details refer to Note 10—*Temporary Equity* and Note 8—*Debt*—*Convertible Notes Due 2016* to the consolidated financial statements contained in this Annual Report on Form 10-K for further details.

Additional paid-in capital increased by \$318.9 million from \$1,057.2 million at December 31, 2013, to \$1,376.1 million at December 31, 2014. The increase was comprised of the following elements: (1) \$81.0 million in proceeds and related tax benefits from stock option exercises; (2) \$30.6 million of share-based compensation, primarily related to our Co-Chief Executive Officer's year-end stock option award based on the terms of her employment agreement; (3) \$193.0 million related to the fair value of the common stock issued in connection with the early conversion of our Convertible Notes based on the closing price of our common stock on the date the shares were issued; and (4) \$11.1 million from the amortization of the discount related to our Convertible Notes. Refer to Note 11— *Stockholders' Equity—Equity Incentive Plan* and Note 8— *Debt—Convertible Notes Due 2016* to the consolidated financial statements contained in this Annual Report on Form 10-K for further details.

Treasury stock was \$1,185.8 million at December 31, 2014, compared to \$513.4 million at December 31, 2013. The increase of \$672.4 million corresponded to our repurchase of approximately 4.8 million shares of our common stock for \$483.1 million and \$189.3 million for the receipt of 1.5 million shares from our note hedge in connection with early conversion of \$111.3 million of our Convertible Notes based on the closing price of our common stock on the date the shares were received. Refer to Note 11— *Stockholders' Equity—Share Repurchases* and Note 8— *Debt—Convertible Notes Due 2016* to the consolidated financial statements contained in this Annual Report on Form 10-K for further details.

Results of Operations

Years ended December 31, 2014 and 2013

Revenues

The following table presents the components of net revenues (dollars in thousands):

	Year Ended D	Percentage	
	2014	2013	Change
Cardiopulmonary products:			
Remodulin	\$ 553,728	\$ 491,179	12.7%
Tyvaso	463,067	438,793	5.5%
Adcirca	221,471	176,972	25.1%
Orenitram	41,267	<u> </u>	100.0%
Other	8,986	10,040	(10.5)%
Total net revenues	\$ 1,288,519	\$ 1,116,984	15.4%

The growth in revenues for the year ended December 31, 2014, compared to the year ended December 31, 2013, corresponded primarily to the continued increase in the number of patients being treated with our products and the commencement of Orenitram sales.

For the years ended December 31, 2014 and 2013, approximately 74 percent and 76 percent, respectively, of total net revenues were derived from sales to our U.S.-based specialty pharmaceutical distributors. Remaining revenues were derived primarily from sales of Adcirca and sales of Remodulin to our international distributors.

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The tables below include a reconciliation of the accounts associated with estimated rebates, prompt-pay discounts, sales allowances and distributor fees (in thousands):

	Year Ended December 31, 2014								
		Prompt Pay	Allowance for Sales	Distributor					
	Rebates	Discounts	Returns	Fees	Total				
Balance, January 1, 2014	\$ 22,475	\$ 2,500	\$ 2,862	\$ 1,092	\$ 28,929				
Provisions attributed to sales in:									
Current period	116,813	27,096	1,671	7,854	153,434				
Prior periods	6,622	·	429	278	7,329				
Payments or credits attributed to									
sales in:									
Current period	(85,833)	(23,998)		(7,139)	(116,970)				
Prior periods	(28,461)	(2,313)	(934)	(1,528)	(33,236)				
Balance, December 31, 2014	\$ 31,616	\$ 3,285	\$ 4,028	<u>\$557</u>	\$ 39,486				

	Year Ended December 31, 2013								
	Rebates	Prompt Pay Discounts	Allowance for Sales Returns	Distributor Fees	Total				
Balance, January 1, 2013	\$ 15,207	\$ 2,115	\$ 3,350	1,281	\$ 21,953				
Provisions attributed to sales in:									
Current period	81,938	24,154	1,254	7,008	114,354				
Prior periods	997		(1,530)	3	(530)				
Payments or credits attributed to sales in:			, , , , , , , , , , , , , , , , , , ,		, ,				
Current period	(59,225)	(21,654)	—	(5,916)	(86,795)				
Prior periods	(16,442)	(2,115)	(212)	(1,284)	(20,053)				
Balance, December 31, 2013	\$ 22,475	\$ 2,500	\$ 2,862	\$ 1,092	\$ 28,929				

Research and Development Expense

The table below summarizes research and development expense by major project and non-project component (dollars in thousands):

	Year E Decemb	Percentage	
	2014	2013	Change
Project and non-project:			
Cardiopulmonary	\$ 131,843	\$ 116,137	13.5%
Share-based compensation expense	72,714	134,706	(46.0)%
Other	37,991	48,505	(21.7)%
Total research and development expense	\$ 242,549	\$ 299,348	(19.0)%

Cardiopulmonary. The increase in cardiopulmonary program expenses of \$15.7 million for the year ended December 31, 2014, compared to the year ended December 31, 2013, resulted from a \$20.1 million increase in expenses related to our esuberaprost program offset by a \$7.9 million decrease of our sustained-release, self-injectable product development which we terminated during 2014.

Share-based compensation. The decrease in share-based compensation of \$62.0 million for the year ended December 31, 2014, compared to the year ended December 31, 2013, resulted from the approximately 15 percent appreciation in the price of our common stock during the year ended

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December 31, 2014, compared to the approximately 112 percent increase in the price of our common stock price during the year ended December 31, 2013.

Other. The decrease in other research and development expenses of \$10.5 million for the year ended December 31, 2014, compared to the year ended December 31, 2013, was primarily attributable to a \$1.6 million decrease in expenditures for our development of ch14.18 and a \$7.5 million decrease in research and development expenditures not allocated to specific projects.

Selling, General and Administrative Expense

The table below summarizes selling, general and administrative expense by major category (dollars in thousands):

	Year Ended December 31,			Percentage Change	
	2014 2013				
Category:					
General and administrative	\$	186,312	\$	140,235	32.9%
Sales and marketing		82,000		73,871	11.0%
Share-based compensation expense		112,975		179,904	(37.2)%
Total selling, general and administrative expense	\$	381,287	\$	394,010	(3.2)%

General and administrative. The increase in general and administrative expenses of \$46.1 million for the year ended December 31, 2014, compared to the year ended December 31, 2013, resulted primarily from the following: (1) an \$8.7 million increase in grants to non-affiliated, non-profit organizations that provide financial assistance to patients with PAH; (2) \$5.4 million and \$7.5 million increases in operating expenses and salaries and other compensation-related expenses, respectively, associated with the general expansion of our business and the reclassification of certain staff from research and development to a general and administrative classification; and (3) an \$18.2 million increase in consulting and professional fees primarily driven by our ongoing patent litigation and our response to a subpoena issued by the Office of Inspector General (OIG) of the Department of Health and Human Services relating to our marketing practices.

Sales and marketing. The increase in sales and marketing expenses of \$8.1 million reflects the following: (1) a \$2.8 million increase in marketing activities; and (2) a \$5.3 million increase in salaries and other compensation-related expenses as we expanded our sales personnel during 2014.

Share-based compensation. The decrease in share-based compensation of \$66.9 million for the year ended December 31, 2014, compared to the year ended December 31, 2013, corresponded to the approximately 15 percent appreciation in the price of our common stock during the year ended December 31, 2014, compared to the approximately 112 percent appreciation in our stock price during the year ended December 31, 2013.

Cost of Product Sales

Cost of product sales as a percentage of product revenues decreased to 9.8 percent for the year ended December 31, 2014 compared to 11.8 percent for the year ended December 31, 2013. In October 2014, our royalty payment obligation to Glaxo on sales of our treprostinil-based products expired.



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Income Tax Expense

The provision for income taxes was \$185.1 million for the year ended December 31, 2014 compared to \$104.3 million for the year ended December 31, 2013. The increase in the provision for income taxes corresponded to the increase in pre-tax earnings. For the years ended December 31, 2014 and December 31, 2013, the effective tax rates were approximately 35 percent and 37 percent, respectively. For complete details refer to Note 13—*Income Taxes* to the consolidated financial statements contained in this Annual Report on 10-K.

Years ended December 31, 2013 and 2012

Revenues

The following table presents the components of net revenues (dollars in thousands):

	Year Ended December 31,			Percentage	
	_	2013 2012		Percentage Change	
Cardiopulmonary products:					
Remodulin	\$	491,179	\$	457,969	7.3%
Tyvaso		438,793		325,614	34.8%
Adcirca		176,972		122,540	44.4%
Other		10,040		9,953	0.9%
Total revenues	\$	1,116,984	\$	916,076	21.9%

The growth in revenues for the year ended December 31, 2013, compared to the year ended December 31, 2012, corresponded to the continued increase in the number of patients being treated with our products.

For the years ended December 31, 2013 and 2012, approximately 76 percent and 78 percent, respectively, of net revenues were derived from sales of Remodulin and Tyvaso to U.S.-based specialty pharmacy distributors. Remaining revenues were derived primarily from sales of Adcirca and sales of Remodulin to our international distributors.

The table below includes a reconciliation of the accounts associated with estimated rebates, prompt-pay discounts, allowances for sales returns and distributor fees (in thousands):

Year Ended December 31, 2013							
Rebates	Prompt Pay Discounts	Allowance for Sales Returns	Distributor Fees	Total			
\$ 15,207	\$ 2,115	\$ 3,350	\$ 1,281	\$ 21,953			
		~~~~~					
81,938	24,154	1,254	7,008	114,354			
997		(1,530)	3	(530)			
(59,225)	(21,654)		(5,916)	(86,795)			
(16,442)	(2,115)	(212)	(1,284)	(20,053)			
\$ 22,475	\$ 2,500	\$ 2,862	\$ 1,092	\$ 28,929			
	\$ 15,207 81,938 997 (59,225) (16,442)	Rebates         Prompt Pay Discounts           \$ 15,207         \$ 2,115           \$ 81,938         24,154           997         —           (59,225)         (21,654)           (16,442)         (2,115)	$\begin{tabular}{ c c c c c c c c c c c c c c c c c c c$	$\begin{tabular}{ c c c c c c c c c c c c c c c c c c c$			

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	Year Ended December 31, 2012								
	Rebates	Prompt Pay Discounts	Allowance for Sales Returns	Distributor Fees	Total				
Balance, January 1, 2012	\$ 13,993	\$ 1,679	\$ 1,402	\$ 732	\$ 17,806				
Provisions attributed to sales in:									
Current period	53,674	18,682	1,717	6,089	80,162				
Prior periods	(949)	6	381	31	(531)				
Payments or credits attributed to sales in:									
Current period	(39,559)	(16,567)	—	(4,808)	(60,934)				
Prior periods	(11,952)	(1,685)	(150)	(763)	(14,550)				
Balance, December 31, 2012	\$ 15,207	\$ 2,115	\$ 3,350	\$ 1,281	\$ 21,953				

### Cost of Product Sales

The cost of product sales as a percentage of product revenues decreased to 11.8 percent for the year ended December 31, 2013, compared to 13.0 percent for the year ended December 31, 2012. During the year ended December 31, 2012, we increased our reserves for inventory obsolescence by \$8.9 million, representing the cost of the inhalation devices incorporated into our Tyvaso Inhalation System that were expected to be rendered obsolete based on the then pending commercial release of our improved inhalation device, the TD-100.

#### Research and Development Expense

The table below summarizes research and development expense by major project and non-project components (dollars in thousands):

	Year I Decem	Percentage	
	2013	2012	Change
Project and non-project:			
Cardiopulmonary	\$ 116,137	\$ 122,350	(5.1)%
Share-based compensation (benefit) expense	134,706	11,237	1,098.8%
Other	48,505	39,800	21.9%
Total research and development expense	\$ 299,348	\$ 173,387	72.6%

*Cardiopulmonary.* The decrease in cardiopulmonary program expenses of \$6.2 million for the year ended December 31, 2013, compared to the year ended December 31, 2012, resulted from a \$6.1 million decrease in expenses relating to the development of once-daily injectable prostacyclin analogues.

*Share-based compensation.* The increase in share-based compensation of \$123.5 million for the year ended December 31, 2013, compared to the year ended December 31, 2012, resulted from the approximately 112 percent appreciation in the price of our common stock during the year ended December 31, 2013, compared to the approximately 13 percent appreciation in the price of our common stock price during the year ended December 31, 2012.

*Other.* The increase in other research and development expenses of \$8.7 million for the year ended December 31, 2013, compared to the year ended December 31, 2012, was attributable to a \$5.1 million increase in expenditures for our development of ch14.18 and \$2.5 million in support expenses not allocated to specific projects.

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#### Selling, General and Administrative Expense

The table below summarizes selling, general and administrative expense by major category (dollars in thousands):

	Year E	Year Ended December 31,		<u>,</u> Percentage
	2013	5	2012	Change
Category:				
General and administrative	\$ 140,	235	\$ 116,89	99 20.0%
Sales and marketing	73,	871	67,22	20 9.9%
Share-based compensation (benefit) expense	179,	904	17,62	920.6%
Total selling, general and administrative expense	\$ 394.	010	\$ 201,74	46 95.3%

*General and administrative.* The increase in general and administrative expenses of \$23.3 million for the year ended December 31, 2013, compared to the year ended December 31, 2012, was driven by the following: (1) a \$9.2 million increase in grants to non-affiliated, non-profit organizations that provide financial assistance to patients with PAH; (2) \$6.9 million and \$5.8 million increases in operating expenses and salaries and other compensation-related expenses, respectively, associated with the general expansion of our business, including headcount; and (3) a \$6.3 million increase in consulting and professional fees related to ongoing legal matters. These increases were offset in part by a one-time \$6.8 million impairment charge on an acquired contract-based intangible asset we recognized during the year ended December 31, 2012.

*Sales and marketing.* The increase in sales and marketing expenses of \$6.7 million reflects the following increases: (1)a \$4.2 million increase in marketing activities; and (2) \$2.4 million in salaries and other compensation-related expenses as we expanded our sales personnel during 2013.

*Share-based compensation.* The increase in share-based compensation of \$162.3 million for the year ended December 31, 2013, compared to the year ended December 31, 2012, corresponded to the approximately 112 percent appreciation in the price of our common stock during the year ended December 31, 2013, compared to the approximately 13 percent appreciation in our stock price during the year ended December 31, 2012.

#### Other (expense) Income—Other, net

Other, net income was \$4.5 million for the year ended December 31, 2013, compared to other, net income of \$35.7 million for the year ended December 31, 2012. The \$31.2 million decrease was the result of the recognition of an approximately \$31.0 million gain from insurance proceeds received during the year ended December 31, 2012, for which there was no corresponding transaction during the year ended December 31, 2013.

#### Income Tax Expense

The provision for income taxes was \$104.3 million for the year ended December 31, 2013 compared to \$136.2 million for the year ended December 31, 2012. For the years ended December 31, 2013 and December 31, 2012, the effective tax rates were approximately 37 percent and 31 percent, respectively. The increase in the effective tax rate for the year ended December 31, 2013, resulted from certain non-deductible executive compensation expenses, driven primarily by the increase in our STAP liability as a result of the appreciation in our stock price. For complete details refer to Note 13— *Income Taxes* to the consolidated financial statements contained in this Annual Report on 10-K.

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### Liquidity and Capital Resources

We have funded our operations principally through sales of our commercial products and, from time-to-time, third-party financing arrangements. We believe that our current liquidity is sufficient to fund ongoing operations and future business plans as we expect continued growth in demand for our commercial products. Furthermore, our customer base remains stable and we believe presents minimal credit risk. However, any projections of future cash flows are inherently subject to uncertainty and we may seek other forms of financing.

Cash Flows and Working Capital

2014 Compared to 2013

Operating

Net cash provided by operating activities declined by \$70.0 million during the year ended December 31, 2014 to \$355.3 million, compared to net cash provided by operating activities of

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UT Ex. 2016 SteadyMed v. United Therapeutics IPR2016-00006

IPR2020-00770 United Therapeutics EX2007 Page 6807 of 7335 \$425.3 million for the year ended December 31, 2013. The significant components of the decline in net cash provided by operating activities were (amounts in millions):

	 Year Decem		31,	Dollar	
	 2014		2013	 <u>change</u>	Explanation
Significant Components: Net income	\$ 340.1	\$	174.6	\$ 165.5	Due to a 15.4 percent increase in revenues and a decrease in share- based compensation expense during 2014 as compared to 2013 (1)
Adjustments to reconcile net income to net cash provided by operating activities:					
Current and deferred tax expense	185.1		104.3	\$ 80.8	Primarily due to the increase in taxable income
Share-based compensation expense	190.1		320.8	\$ (130.7)	Due to a smaller increase in the price of our common stock during 2014 as compared to 2013(1)
Excess tax benefits from share- based compensation	(30.8)		(9.3)	\$ (21.5)	As a result of a 69 percent increase in the number of stock options exercised during 2014 as compared to 2013, coupled with a higher average stock price during 2014 than during 2013
Accounts receivable	(35.7)		(10.0)	\$ (25.7)	Due to a 22 percent increase in sales during the fourth quarter of 2014 as compared to the same period in 2013
Accounts payable and accrued expenses	(6.8)		7.5	\$ (14.3)	Primarily the result of lower accrued royalty expense at December 31, 2014 as compared to December 31, 2013 as a result of the cessation of our royalty obligation to Glaxo in October 2014
Other liabilities	(315.5)		(196.6)	(118.9)	Primarily due to an \$88.2 million increase in STAP exercises and a \$35.5 million increase in cash tax payments made during 2014 as compared to 2013, as a result of a higher average stock price during 2014 as compared to 2013 and an increase in taxable income, respectively
Total	\$ 326.5	<u>\$</u>	391.3	\$ (64.8)	~~~p~~t#1~#j

(1) The price of our common stock increased 15 percent during 2014 compared to a 120 percent increase in 2013.

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#### Investing

Net cash provided by investing activities was \$338.5 million for the year ended December 31, 2014, compared to \$295.0 million used in investing activities for the year ended December 31, 2013. The \$633.4 million increase in net cash provided by investing activities reflects \$430.9 million of cash provided from the net maturities of held-to-maturity investments during the year ended December 31, 2014, compared to \$232.3 million in net purchases of held-to-maturity investments during the same period in 2013. Due to the funding requirements in 2014 for our ongoing share repurchase programs and the conversions of our Convertible Notes, we have not been reinvesting the proceeds from our maturing investments. This increase in cash from maturing investments was partially offset by a \$15.5 million increase in capital expenditures relating primarily to the completion of facilities used in our lung transplantation programs.

#### Financing

Net cash used in financing activities was \$576.5 million for the year ended December 31, 2014 compared to \$5.1 million for the year ended December 31, 2013. The \$571.4 million increase reflects an increase of \$440.6 million in repurchases of our common stock and an increase of \$176.5 million in principal payments of debt, offset by a \$45.1 million increase in proceeds and tax benefits from the exercise of stock options during the year ended December 31, 2014.

#### 2013 Compared to 2012

#### Operating

Net cash provided by operating activities was \$425.3 million for the year ended December 31, 2013, compared to \$323.6 million for the year ended December 31, 2012. The increase in net operating cash flows of \$101.6 million was driven by a \$290.7 million increase in sharebased compensation primarily as a result of the 112 percent increase of our stock price during the year ended December 31, 2013. This increase in non-cash expense was partially offset by decreases of \$129.9 million in net income and a \$50.9 million decrease in other liabilities, consisting primarily of \$40.6 million and \$24.1 million increases in cash paid relating to income taxes and STAP award exercises, respectively, during the year ended December 31, 2013 compared to 2012.

#### Investing

Net cash used in investing activities was \$295.0 million for the year ended December 31, 2013, compared to \$163.4 million for the year ended December 31, 2012. The increase of \$131.6 million in cash used in investing activities reflects an increase in cash used to purchase \$180.8 million of held-to-maturity investments, net of maturities and \$30.8 million used to purchase investments in privately-held investments. These increases in cash used for investing were offset by a \$72.3 million decrease in construction related expenditures in 2013 as compared to 2012, as we had completed our major construction projects in Silver Spring, Maryland and Research Triangle Park, North Carolina in early 2012. Our ability to invest an additional \$180.8 million in to held-to-maturity investments was also due in part to the \$145.6 million reduction in repurchases of our common stock during 2013 as compared to 2012.

#### Financing

Net cash used in financing activities for the year ended December 31, 2013 was \$5.1 million, compared to \$169.1 million for the year ended December 31, 2012. The \$164.0 million decrease in cash used in financing activities comprised in large part the following: (1) a \$145.6 million decrease in repurchases of our common stock; (2) a \$16.1 million increase in stock-option exercises and related tax



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IPR2020-00770 United Therapeutics EX2007 Page 6809 of 7335 benefits; and (3) \$2.7 million in proceeds related to our employee stock purchase plan during 2013, compared to none in 2012. The increase in stock option exercises and related tax benefits and the decrease in repurchases of our common stock were all attributable to the 112 percent appreciation in the price of our common stock during 2013.

#### Working Capital

At December 31, 2014, we had working capital of \$469.9 million, compared to \$226.7 million at December 31, 2013. The increase in working capital at December 31, 2014 of \$243.2 million resulted from (1) the repayment of the \$66.5 million upon maturity of an outstanding mortgage loan; (2) \$111.3 million principal payments for early conversions of our 1.0 percent Convertible Senior Notes due September 15, 2016; and (3) a \$36.0 million increase in accounts receivable corresponding to a 20 percent increase in revenues when comparing sales for the quarter ended December 31, 2014 to the same quarter in 2013.

In addition, at December 31, 2014, we had approximately \$122.7 million of long-term marketable securities that could be liquidated or used to collateralize borrowings against our line of credit facility, if necessary, to fund our operations.

#### Line of Credit

In September 2013, we entered into a one-year Credit Agreement with Wells Fargo Bank, National Association (Wells Fargo) providing for a \$75.0 million revolving loan facility, which may be increased by up to an additional \$75.0 million provided certain conditions are met (the 2013 Credit Agreement). In July 2014, we amended the Credit Agreement solely to extend its maturity to September 30, 2015. We use this facility for general corporate purposes. At our option, amounts borrowed under the 2013 Credit Agreement bear interest at either the one-month LIBOR rate plus a 0.50 percent margin, or a fluctuating base rate excluding any margin. In addition, we are subject to a monthly commitment fee at a rate of 0.06 percent per annum based on the average daily unused balance of the facility. Amounts borrowed under the 2013 Credit Agreement are secured by certain of our marketable investments. As of December 31, 2014, we had no outstanding balance on the line of credit.

#### **Convertible Senior Notes**

In October 2011, we issued the Convertible Notes with an aggregate principal value of \$250.0 million. The Convertible Notes are unsecured, unsubordinated debt obligations that rank equally with all of our other unsecured and unsubordinated indebtedness. We pay interest at 1.0 percent per annum semi-annually on March 15 and September 15 of each year. The initial conversion price is \$47.69 per share. As of December 31, 2014, the outstanding principal balance of our Convertible Notes was \$138.8 million.

Conversion can occur: (1) any time after June 15, 2016; (2) during any calendar quarter that follows a calendar quarter in which the price of our common stock exceeds 130 percent of the conversion price for at least 20 days during the 30 consecutive trading-day period ending on the last trading day of the quarter; (3) during the ten consecutive trading-day period following any five consecutive trading-day period in which the trading price of the Convertible Notes is less than 95 percent of the closing price of our common stock multiplied by the then-current number of shares underlying the Convertible Notes; (4) upon specified distributions to our shareholders; (5) in connection with certain corporate transactions; or (6) in the event that our common stock ceases to be listed on the NASDAQ Global Select Market, the NASDAQ Global Market or the New York Stock Exchange, or any of their respective successors.

The closing price of our common stock exceeded 130 percent of the conversion price of the Convertible Notes for more than 20 trading days during the 30 consecutive trading day period ended



UT Ex. 2016 SteadyMed v. United Therapeutics IPR2016-00006

IPR2020-00770 United Therapeutics EX2007 Page 6810 of 7335 December 31, 2014. Consequently, the Convertible Notes are convertible at the election of their holders. As this conversion right is not within our control, the Convertible Notes have been classified as a current liability on our consolidated balance sheet at December 31, 2014. We are required to calculate this contingent conversion criteria at the end of each quarterly reporting period. Therefore, the convertibility and classification of our Convertible Notes may change depending on the price of our common stock.

Upon conversion, holders of our Convertible Notes are entitled to receive: (1) cash equal to the lesser of the principal amount of the notes or the conversion value (the number of shares underlying the Convertible Notes multiplied by the then-current conversion price per share); and (2) to the extent the conversion value exceeds the principal amount of the notes, shares of our common stock. In the event of a change in control, as defined in the indenture under which the Convertible Notes have been issued, holders can require us to purchase all or a portion of their Convertible Notes for 100 percent of the principal amount plus any accrued and unpaid interest. We currently have sufficient cash and cash equivalents and borrowing capacity to fund any conversions.

During the period from January 1, 2015 through February 11, 2015, we settled conversion requests representing \$14.0 million in principal value of the Convertible Notes. We paid out \$14.0 million for the principal value of the notes and issued 193,000 shares of our common stock during the settlement of these conversions. We also received 193,000 shares from our convertible note hedge with Deutsche Bank AG London at the settlement dates. As of February 11, 2015, there are 2.6 million underlying shares representing the aggregate consideration upon future conversions of our Convertible Notes.

#### Mortgage Financing

In December 2010, we entered into a Credit Agreement with Wells Fargo and Bank of America, N.A., pursuant to which we obtained a \$70.0 million mortgage loan (the 2010 Credit Agreement). The 2010 Credit Agreement matured in December 2014 and we repaid in full the outstanding \$66.5 million principal balance.

#### Share Tracking Award Plans

Awards granted under our STAP entitle participants to receive in cash the appreciation in our common stock, which is calculated as the increase in the closing price of our common stock between the date of grant and the date of exercise. Depending on the future price movements of our common stock, cash requirements associated with the exercise of awards could be significant. At December 31, 2014, the fair value of STAP awards that could potentially be exercised during 2015 was \$205.1 million. We review the potential future cash requirements of the STAP program annually. Based on our review, we can modify our operating budgets, the metrics used in determining the number of awards to be granted, or both. We currently have sufficient cash and cash equivalents and borrowing capacity to fund any STAP awards which could be exercised during 2015 and beyond. In addition, in January 2014 our Board of Directors approved a 3.0 million increase in the number of available STAP awards to accommodate anticipated future grants of STAP awards under our long-term incentive bonus and compensation programs through 2015.

#### Share Repurchases

From time to time, our Board of Directors may authorize plans to repurchase shares of our common stock. In June 2014, our Board of Directors authorized the repurchase of up to \$500.0 million of our common stock. This program became effective on August 1, 2014, and will remain open for up to one year. From the effective date of the program through December 31, 2014, we acquired approximately 887,100 shares of our common stock at an aggregate cost of \$105.5 million under this program.

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UT Ex. 2016 SteadyMed v. United Therapeutics IPR2016-00006

IPR2020-00770 United Therapeutics EX2007 Page 6811 of 7335 We currently have sufficient cash and cash equivalents, borrowing capacity and, if needed, marketable investments, to fund repurchases of our common stock under this program.

### **Toray License Obligations**

Pursuant to a March 2007 amendment to our license agreement for the development of beraprost, we issued 400,000 shares of our common stock to Toray. Toray has the right to request that we repurchase these shares at their issuance price of \$27.21 per share upon 30 days prior written notice. To date, Toray has not notified us that it intends to require us to repurchase these shares. As part of the July 2011 amendment to our license, we agreed to pay Toray \$50.0 million in equal, non-refundable payments over a five-year period ending in 2015 in exchange for a reduction in royalty rates. As of December 31, 2014, the undiscounted outstanding balance of this obligation was \$10.0 million.

#### **Obligations Under License and Assignment Agreements**

We pay Lilly a five percent royalty on net sales of Adcirca and we pay Supernus Pharmaceuticals Inc. a single-digit percentage royalty based on net sales of Orenitram. We have entered into other license rights arrangements under which we are required to make milestone payments upon the achievement of certain developmental and commercialization objectives and royalty payments upon the commercialization of related licensed technology.

### **Off-Balance Sheet Arrangements**

We do not have any off-balance sheet arrangements within the meaning of Item 303(a)(4) of Regulation S-K.

#### **Contractual Obligations**

At December 31, 2014, we had the following contractual obligations (in thousands):

	Payments Due by Period							
	Total	Less than 1 year	2-3 Years	4-5 Years	More than 5 Years			
Convertible Notes(1)	\$ 138,750	\$ 13,975	\$ 124,775	<u>s                                    </u>	<u>s                                    </u>			
Mortgage and other loans	3,811	102	3,627	82				
Operating lease obligations	13,985	3,839	6,680	3,338	128			
Obligations under the STAP(2)	485,371	282,864	103,955	98,552				
Obligations under the SERP(3)	61,910	20,875		4,430	36,605			
Purchase commitments	14,500	14,500			_			
Milestone payments under license and acquisition agreements(4)	29,165	3,171	3,158	15,059	7,777			
Total(5)	\$ 747,492	\$ 339,326	\$ 242,195	\$ 121,461	\$ 44,510			

(1) Assumes no early conversions other than those settled or pending as of February 11, 2015 and that the price of our common stock will exceed the conversion value so that the full principal balance of our Convertible Notes is paid at their contractual maturity date.

(2) Estimated based on the intrinsic value of outstanding STAP awards expected to vest, assuming that awards will be exercised immediately upon vesting. Refer to Note 7 —*Share Tracking Award Plans* to our consolidated financial statements included in this Annual Report on Form 10-K for further details.

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- (3) Consists of actuarially derived, estimated future payouts of benefits. Refer to Note 14— Employee Benefit Plans— Supplemental Executive Retirement Plan to our consolidated financial statements included in this Annual Report on Form 10-K for further details.
- (4) Based on our estimates of the timing and probability of achieving milestones specified under our various license and acquisition agreements.
- (5) As of December 31, 2014, we had \$1.4 million in unrecognized tax benefits. The contractual obligations disclosed above exclude these amounts due to the uncertainty surrounding the amounts and timing of future payments.

#### **Summary of Critical Accounting Policies and Estimates**

We prepare our consolidated financial statements in conformity with generally accepted accounting principles in the United States (GAAP). GAAP requires that we make estimates and assumptions that affect the amounts and timing reported in our consolidated financial statements. As we become aware of updated information or new developments, these estimates and assumptions may change and materially impact reported amounts. We consider the following accounting policies to be critical to our consolidated financial statements because they require the use of our judgment and estimates (including those that are forward-looking) in their application.

#### **Revenue Recognition**

#### Remodulin, Tyvaso and Orenitram

We market Remodulin, Tyvaso and Orenitram to specialty pharmaceutical distributors under materially similar contractual arrangements. Sales of Remodulin, Tyvaso and Orenitram are recognized when title and risk of ownership pass to our distributors upon satisfactory delivery to our distributors' facilities—i.e., when all of our performance obligations under these distributor arrangements have been satisfied. We record sales of Remodulin, Tyvaso and Orenitram net of: (1) estimated rebates; (2) prompt payment discounts; and (3) service fees we pay to distributors. Determining sales allowances involves the use of significant estimates and judgment and may involve the use of information from external sources.

We derive our provisions for rebates from an analysis of historical levels of rebates to both state Medicaid agencies and commercial thirdparty payers by product, relative to sales of each product. In addition, we determine our obligation for prescription drug discounts required for Medicare Part D Orenitram patients within the coverage gap based on estimations of the number of Medicare Part D Orenitram patients and the period that such patients will remain within the coverage gap. In formulating our estimates, we also consider the impact of anticipated changes in product prices, sales trends and changes to government rebate programs, particularly as they relate to eligibility requirements and/or rebate pricing. We analyze rebate data separately for Remodulin, Tyvaso and Orenitram, as these therapies have different routes of administration to treat PAH patients at different stages in the disease continuum and therefore, rebate eligibility and pricing requirements can differ for each therapy.

We estimate prompt pay discounts based on observed payment behavior. Our distributors have routinely taken advantage of these discounts and we expect them to continue to do so.

We pay our distributors for contractual services rendered and accrue for related fees based on contractual rates applied to the estimated units of service provided by distributors for a given financial reporting period.

Our distributors do not have return rights; however, we provide exchange rights in the event that product is damaged during shipment or expires. Exchanges for damaged product are rare. In the event

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that Remodulin, Tyvaso or Orenitram has been damaged during shipment and we have been promptly notified as required under our distributor arrangements, we do not recognize revenue on that shipment until damaged product has been satisfactorily replaced. Replacement generally occurs within several days after we are notified of the damage. The number of product exchanges due to expiration has been negligible because we sell Remodulin, Tyvaso and Orenitram with expiration dates in excess of one year and our distributors typically carry a thirty- to sixty-day supply of related inventories. In addition, we do not require, nor do we provide incentives for our distributors to assume, inventory levels of Remodulin, Tyvaso or Orenitram beyond that which would be considered reasonable and customary in the ordinary course of business. In addition, we monitor inventory levels closely in the distribution channels.

The financial effects of exchange rights for Remodulin, Tyvaso and Orenitram have been immaterial and we expect the future volume of exchanges to be consistent with historical levels. Specifically, exchanges for Remodulin, Tyvaso and Orenitram have comprised significantly less than one percent of the volume of units sold. Since exchanges of Remodulin, Tyvaso and Orenitram have been, and are expected to be, insignificant, we do not recognize a reserve for estimated exchange rights in the period of sale. Lastly, we regularly monitor exchange data for both of these therapies to ensure that our assumptions continue to be reasonable, appropriate and current.

#### Adcirca

Addirea is manufactured for us by Lilly and distributed through Lilly's pharmaceutical wholesaler network. Specifically, Lilly handles all of the administrative functions associated with the sale of Addirea on our behalf, including the receipt and processing of customer purchase orders, shipment of Addirea to customers and the invoicing and collection of customer payments. In addition, sales terms for Addirea include return rights that extend throughout the distribution channel. We recognize sales of Addirea on a gross basis (net of allowances) upon delivery to customers due to the following factors: (1) we are responsible for the acceptability of the product sold; (2) we bear all inventory risk, as title and risk of loss pass to us at the shipping point from Lilly's manufacturing facility; (3) we assume credit risk if Lilly is unable to collect amounts due from customers; (4) we bear the return of product risk; and (5) we assume the risk and cost of a product recall, if required.

We recognize sales of Adcirca net of: (1) estimated rebates; (2) prompt pay discounts; (3) allowances for product returns; and (4) wholesaler fees. We estimate our liability for rebates based on an analysis of historical levels of rebates to both Medicaid and commercial third-party payers and we consider the impact of sales trends, changes in government and commercial rebate programs and anticipated changes in Adcirca's pricing. In addition, we determine our obligation for prescription drug discounts required for Medicare Part D patients within the coverage gap based on estimations of the number of Medicare Part D patients and the period that such patients will remain within the coverage gap. We base our estimates for prompt pay discounts on observed customer payment behavior and expectations regarding the future utilization of such discounts. Prior to 2013, we derived estimates relating to our allowance for returns of Adcirca from published industry data specific to specialty pharmaceuticals and, beginning in 2013, from actual return data accumulated since launch. This change in the methodology for estimating returns of Adcirca resulted in a \$3.1 million reduction of our allowance for returns for the twelve-month period ending December 31, 2013. In addition, we quarterly compare patient prescription data for Adcirca to sales of Adcirca to ensure a reasonable relationship between prescription and sales trends. To date, we have not identified any unusual patterns in the volume of prescriptions relative to sales that would warrant reconsideration of, or adjustment to, the methodology we currently employ to estimate our allowance for returns. Lastly, wholesaler fees are based on contractual percentages of wholesalers' sales.

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#### Share-Based Compensation

Our share-based awards are classified as either equity (stock options and our employee stock purchase plan) or as liabilities (STAP awards). We recognize related share-based compensation expense based on the fair value of the options granted to purchase stock and on outstanding STAP awards. We estimate the fair value of all share-based awards using the Black-Scholes-Merton valuation model. Valuation models, like the Black-Scholes-Merton model, require the use of subjective assumptions that could materially impact the estimation of fair value and related compensation expense to be recognized. These assumptions include, among others, the expected volatility of our stock price, the expected term of awards and the expected forfeiture rate. Developing these assumptions requires the use of judgment.

#### Marketable Investments

Substantially all of our marketable securities are classified as held-to-maturity. For marketable investments in which the fair value is lower than the carrying value, we periodically review these securities to determine whether the related impairments are other than temporary. This review requires us to make judgments, particularly as they relate to: (1) the extent and duration of a decline in the fair value of a security; (2) the probability, extent and timing of a recovery of a security's value; (3) our assessment as to whether it is more likely than not that we will be required to sell a security prior to recovery of its amortized cost; and (4) our estimation of the present value of the cash flows we would expect to collect that are attributable to an impaired debt security to determine whether a credit loss exists. The scope of this evaluation requires forward-looking assessments pertaining to a security and the relevant financial markets, an issuer's financial condition and business outlook, and our estimation of the value of cash flows we would expect to collect from an issuer upon maturity of an impaired security. Accordingly, we must make assessments regarding current conditions and future events, which involve a considerable degree of uncertainty and judgment. When we determine that the decline in value of a security is other than temporary, we are required to recognize the credit loss portion as an impairment charge to our consolidated statement of operations.

In addition, we classify substantially all of our marketable investments as held-to-maturity because we believe we have the positive intent and ability to hold related securities until they mature. This assertion requires us to make forward-looking judgments regarding our future cash flow requirements relative to the maturity dates of such securities.

#### Fair Value Measurements

We are required to disclose assets and liabilities subject to fair value measurements within a specified fair value hierarchy. The fair value hierarchy gives the highest priority to fair value measurements based on unadjusted quoted prices in active markets for identical assets or liabilities (Level 1 measurements) and the lowest priority to fair value measurements derived through the use of unobservable inputs (Level 3 measurements). Assets and liabilities are classified within the fair value hierarchy, in their entirety, based on the lowest level input that is significant to the related fair value measurement. Determining where a particular asset or liability should be disclosed within the hierarchy involves judgment regarding the significance of inputs relative to a fair value measurement and where such inputs lie within the hierarchy. Furthermore, assets and liabilities involves the use of significant subjective assumptions that we believe market participants would consider in pricing. We often employ a discounted cash flow model to help us estimate the fair value of usests and liabilities. Inputs to the model that rate.

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#### Income Taxes

Income taxes are accounted for in accordance with the asset and liability method. Accordingly, deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the financial statement carrying amounts of existing assets and liabilities and their tax bases. Deferred tax assets and liabilities are measured using the enacted tax rates that are expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled. Deferred tax assets are reduced by a valuation allowance when, in our opinion, it is more likely than not that some or all of the deferred tax assets will not be realized. Evaluating whether deferred assets will be realized requires us to review forecasts of earnings and taxable income, among other considerations. Accordingly, the evaluation of deferred tax assets requires us to make significant judgments and forward-looking assessments regarding the amounts and availability of future taxable income.

Financial statement recognition of a tax position taken or expected to be taken in a tax return is determined based on a more likely than not threshold of that position being sustained. If the tax position meets this threshold, the benefit to be recognized is measured as the largest amount that is more than 50 percent likely to be realized upon ultimate settlement. Accounting for uncertain tax positions involves considerable judgment in assessing the future tax consequences of amounts that have been recognized in our financial statements or tax returns. The ultimate resolution of uncertain tax positions could result in amounts different from those recognized in our consolidated financial statements.

#### Intangible Assets and Goodwill

In connection with transactions that we account for as business combinations, we typically recognize intangible assets, based on their acquisition-date fair value, and goodwill, representing the excess of the fair value of the consideration transferred, over the estimated fair value of assets acquired and liabilities assumed. Measuring the acquisition-date fair value of intangible assets involves the use of significant judgment and estimates with respect to determining, among other inputs: (1) the timing and amounts of cash flows and operating profits for potential product candidates; (2) the timing and probability of regulatory approvals for product candidates under development; (3) the useful lives of potential product candidates; and (4) appropriate discount rates.

We are required to test goodwill for impairment annually or more frequently if impairment indicators exist. Evaluating goodwill for impairment requires judgment, particularly as it relates to determining the fair value of a reporting unit to which goodwill has been assigned. When required, we often use a discounted cash flow model to test goodwill for impairment, which involves the use of significant and subjective inputs. Inputs requiring our judgment include, among others, the estimation of the amounts and timing of future cash flows, future growth rates and profitability of a reporting unit. Changes in our business strategy or adverse changes in market conditions could impact impairment analyses and require the recognition of an impairment charge equal to the excess of the carrying value of goodwill over its implied fair value.

We test our finite-lived intangible assets for impairment when conditions suggest that their carrying values may not be recoverable. Evaluating intangible assets for impairment requires judgment, particularly when determining amounts of undiscounted cash flows used in assessing recoverability and measuring the fair value of such assets, if necessary. These projections require forward-looking assumptions that may include, among others, estimates of future growth, discount rates and future business or industry conditions. Changes in our business strategy or adverse changes in market conditions could indicate one or more finite-lived intangible assets have been impaired. Therefore, we would be initially required to test such assets for recoverability. If determined unrecoverable, we would

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#### **Pension Benefit Obligation**

Accounting for our Supplemental Executive Retirement Plan (SERP) requires that we recognize in our consolidated balance sheet a liability equal to the unfunded status of the SERP (the total estimated projected benefit obligation, as we do not fund the SERP) and measure our projected benefit obligation as of the end of our fiscal year. Estimating the SERP obligation involves the use of judgment and estimates. The SERP obligation and related pension expense are derived from actuarial valuations that are developed using a number of assumptions. A key assumption underlying the valuation is the discount rate. The discount rate should be representative of the credit markets and other economic factors when determining an appropriate discount rate to employ. Changes in the discount rate can significantly increase or decrease or SERP obligation. For instance, a reduction in the discount rate would increase our projected benefit obligation and result in an actuarial loss. Consequently, we could be required to recognize additional pension expense in our consolidated statements of operations related to the actuarial loss in future periods if certain thresholds are met. Other actuarial assumptions include participant demographics such as the expected date of retirement, rate of salary increases and withdrawal rates, among other factors. Not only can actual experience differ from actuarial assumptions, but changes in any of these assumptions can also materially affect the measurement of the SERP obligation.

#### **Recently Issued Accounting Standards**

In May 2014, the Financial Accounting Standards Board (FASB) issued Accounting Standards Update No. 2014-09 (ASU 2014-09), *Revenue from Contracts with Customers.* ASU 2014-09 will eliminate transaction-specific and industry-specific revenue recognition guidance under current GAAP and replace it with a principle-based approach for determining revenue recognition. ASU 2014-09 will require that companies recognize revenue based on the value of transferred goods or services as they occur in the contract. ASU 2014-09 also will require additional disclosure about the nature, amount, timing and uncertainty of revenue and cash flows arising from customer contracts, including significant judgments and changes in judgments and assets recognized from costs incurred to obtain or fulfill a contract. ASU 2014-09 is effective for annual reporting periods beginning after December 15, 2016. Early application is not permitted. Entities can transition to the standard either retrospectively or as a cumulative-effect adjustment as of the date of adoption. Presently, we are assessing what effect the adoption of ASU 2014-09 will have on our consolidated financial statements and accompanying notes.

### ITEM 7A. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

As of December 31, 2014, we have invested \$420.5 million in corporate-debt securities and federally-sponsored agencies. The market value of these investments varies inversely with changes in prevailing market interest rates. In general, as interest rates increase, the market value of a debt investment would be expected to decrease. Conversely, as interest rates decrease, the market value of a debt investment would be expected to increase. To date, we have not experienced significant volatility in the value of these investments. However, to address market risk, we invest in debt securities with terms no longer than three years and hold these investments to maturity so that they can be redeemed at their stated or face value. At December 31, 2014, our investments in debt securities issued by corporations and federally-sponsored agencies had a weighted average stated interest rate of approximately 0.54 percent and a weighted average maturity of 1.0 years. Many of our investments may be called by their respective issuers prior to maturity.

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During sustained periods of instability and uncertainty in the financial markets, we may be subjected to additional investment-related risks that could materially affect the value and liquidity of our investments. In light of these risks, we actively monitor market conditions and developments specific to the securities and security classes in which we invest. In addition, we believe that we maintain a conservative investment approach in that we invest exclusively in unstructured, highly-rated securities with relatively short maturities that we believe reduce our exposure to undue risks. While we believe we take prudent measures to mitigate investment related risks, such risks cannot be fully eliminated, as circumstances can occur that are beyond our control.

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# ITEM 8. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA

### UNITED THERAPEUTICS CORPORATION INDEX TO CONSOLIDATED FINANCIAL STATEMENTS

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### **Report of Independent Registered Public Accounting Firm**

The Board of Directors and Shareholders United Therapeutics Corporation

We have audited the accompanying consolidated balance sheets of United Therapeutics Corporation as of December 31, 2014 and 2013, and the related consolidated statements of operations, comprehensive income, stockholders' equity, and cash flows for each of the three years in the period ended December 31, 2014. Our audits also included the financial statement schedule listed in the Index at Item 15(a)(2). These financial statements and schedule are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements and schedule based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the consolidated financial position of United Therapeutics Corporation at December 31, 2014 and 2013, and the consolidated results of its operations and its cash flows for each of the three years in the period ended December 31, 2014, in conformity with U.S. generally accepted accounting principles. Also, in our opinion, the related financial statement schedule, when considered in relation to the basic financial statements taken as a whole, presents fairly in all material respects the information set forth therein.

We also have audited, in accordance with the Standards of the Public Company Accounting Oversight Board (United States), United Therapeutics Corporation's internal control over financial reporting as of December 31, 2014, based on criteria established in Internal Control— Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (2013 framework) and our report dated February 24, 2015 expressed an unqualified opinion thereon.

/s/ Ernst & Young LLP

McLean, Virginia February 24, 2015

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### Report of Independent Registered Public Accounting Firm on Internal Control over Financial Reporting

The Board of Directors and Shareholders United Therapeutics Corporation

We have audited United Therapeutics Corporation's internal control over financial reporting as of December 31, 2014, based on criteria established in Internal Control—Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (2013 framework) (the COSO criteria). United Therapeutics Corporation's management is responsible for maintaining effective internal control over financial reporting and for its assessment of the effectiveness of internal control over financial reporting included in the accompanying *Management's Report on Internal Control Over Financial Reporting*. Our responsibility is to express an opinion on the Company's internal control over financial reporting based on our audit.

We conducted our audit in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether effective internal control over financial reporting was maintained in all material respects. Our audit included obtaining an understanding of internal control over financial reporting, assessing the risk that a material weakness exists, testing and evaluating the design and operating effectiveness of internal control based on the assessed risk, and performing such other procedures as we considered necessary in the circumstances. We believe that our audit provides a reasonable basis for our opinion.

A company's internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal control over financial reporting includes those policies and procedures that: (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

In our opinion United Therapeutics Corporation maintained, in all material respects, effective internal control over financial reporting as of December 31, 2014, based on the COSO criteria.

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the consolidated balance sheets of United Therapeutics Corporation as of December 31, 2014 and 2013 and the related consolidated statements of operations, comprehensive income, stockholders' equity and cash flows for each of the three years in the period ended December 31, 2014 and our report dated February 24, 2015, expressed an unqualified opinion thereon.

/s/ Ernst & Young LLP

McLean, Virginia February 24, 2015

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### **Consolidated Balance Sheets**

# (In thousands, except share and per share data)

	December 31,			
	2014	2013		
Assets				
Current assets:				
Cash and cash equivalents	\$ 397,697	\$ 284,258		
Marketable investments	297,842	409,645		
Accounts receivable, net of allowance of none for 2014 and 2013	162,287	126,297		
Inventories, net	66,927	47,758		
Other current assets	49,444	46,424		
Total current assets	974,197	914,382		
Marketable investments	122,787	448,134		
Goodwill and other intangible assets, net	29,465	14,115		
Property, plant, and equipment, net	478,421	464,950		
Deferred tax assets, net	181,721	192,718		
Other assets	97,819	53,268		
Total assets	\$ 1,884,410	\$2,087,567		
Liabilities and Stockholders' Equity Current liabilities:				
Accounts payable and accrued expenses	\$ 85,382	\$ 92,244		
Convertible notes	126,414	215,845		
Share tracking awards plan	282,101	287,956		
Line of credit and mortgages payable—current	67	66,614		
Other current liabilities	10,346	25,015		
Total current liabilities	504,310	687,674		
Other liabilities	114,526	95,582		
Total liabilities	618,836	783,256		
Commitments and contingencies:				
Temporary equity	23,218	45,037		
Stockholders' equity:				
Preferred stock, par value \$.01, 10,000,000 shares authorized, no shares issued	_			
Series A junior participating preferred stock, par value \$.01, 100,000 shares authorized, no shares issued				
Common stock, par value \$.01, 245,000,000 shares authorized, 65,988,561 and 63,013,192 shares issued, and 47,107,709 and				
50,388,140 shares outstanding at December 31, 2014 and 2013,				
respectively	660	630		
Additional paid-in capital	1,376,141	1,057,224		
Accumulated other comprehensive loss	(16,734)	(13,183)		
Treasury stock, 18,880,852 and 12,625,052 shares at December 31,				
2014 and 2013, respectively	(1,185,825)	(513,437)		
Retained earnings	1,068,114	728,040		
Total stockholders' equity	1,242,356	1,259,274		
Total liabilities and stockholders' equity	\$ 1.884,410	\$2,087,567		
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See accompanying notes to consolidated financial statements.

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# **Consolidated Statements of Operations**

# (In thousands, except per share data)

		Year Ended December 31,				
		2014		2013		2012
Revenues:						
Net product sales	\$	1,279,533	\$	1,106,944	\$	906,123
Other		8,986		10,040		9,953
Total revenues		1,288,519		1,116,984		916,076
Operating expenses:						
Research and development		242,549		299,348		173,387
Selling, general and administrative		381,287		394,010		201,746
Cost of product sales		125,883		131,127		119,297
Total operating expenses		749,719		824,485		494,430
Operating income		538,800		292,499		421,646
Other (expense) income:						
Interest expense		(17,592)		(18,058)		(16,639)
Other, net		3,972		4,462		35,664
Total other (expense) income, net		(13,620)	_	(13,596)		19,025
Income before income taxes		525,180		278,903		440,671
Income tax expense		(185,106)		(104,343)		(136,229)
Net income	\$	340,074	\$	174,560	\$	304,442
Net income per common share:			_			
Basic	<u>\$</u>	7.06	\$	3.49	\$	5.84
Diluted	\$	6.28	\$	3.28	\$	5.71
Weighted average number of common shares outstanding	r; 💻					
Basic		48,176		50,076		52,093
Diluted		54,155		53,231		53,280

See accompanying notes to consolidated financial statements.

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### CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

### (In thousands)

	Year Ended December 31,				
	2014	2013	2012		
Net income	\$ 340,074	\$ 174,560	\$ 304,442		
Other comprehensive (loss) income:					
Foreign currency translation (loss) gain	(4,789)	(1,193)	691		
Defined benefit pension plan:					
Prior service cost arising during period, net of tax	(2,415)				
Actuarial gain (loss) arising during period, net of tax	2,999	2,075	(5,352)		
Less: amortization of actuarial gain and prior service cost					
included in net periodic pension cost, net of tax	904	1,020	522		
Defined benefit pension plan, net	1,488	3,095	(4,830)		
Unrealized (loss) gain on available-for-sale securities, net of			Х, ́с		
tax	(250)	(128)	67		
Other comprehensive (loss) gain, net of tax	(3,551)	1,774	(4,072)		
Comprehensive income	\$ 336,523	\$ 176,334	\$ 300,370		

See accompanying notes to consolidated financial statements.

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# Consolidated Statements of Stockholders' Equity

# (In thousands, except share data)

-	Common	Stock	Additional Paid-in	Accumulated Other Comprehensive	Treasury	Retained	Stockholders'
	Shares	Amount	<u>Capital</u>	Income/(Loss)	Stock	Earnings	Equity
Balance,							
December 31, 2011	61,506,063	\$ 615	\$ 992,718	\$ (10,885)	\$ (282,998)	\$ 249,038	\$ 948,488
Net income						304,442	304,442
Foreign							
currency							
translation				co1			C01
adjustment Unrealized				691			691
gain on							
available-							
for-sale							
securities				67			67
Defined							
benefit pension							
plan				(4,830)			(4,830)
Repurchase							······
of shares				—	(188,000)		(188,000)
Exercise of							
stock	E		17 700				12 005
options Tax benefit	575,944	6	16,799				16,805
from							
exercises							
of non-							
qualified							
stock			3,054				3,054
options Share-based			5,054				5,054
compensati			3,264	—			3,264
Balance,		·		· <u></u>		······	····
December :							
2012	62,082,007	621	1,015,835	(14,957)	(470,998)	553,480	1,083,981
Net income				· · · · · · · · · · · · · · · · · · ·		174,560	174,560
Foreign currency							
translation							
adjustments	_	—	_	(1,193)	_	_	(1,193)
Unrealized							
(loss) on							
available- for-sale							
securities				(128)			(128)
Defined				(124)			(120)
benefit							
pension							
plan				3,095			3,095
Shares issued under							
employee							
stock							
purchase							
plan	55,070	1	2,734				2,735
Equity component							
2016							
convertible							
notes							
(Note 10)			(34,155)				(34,155)
Repurchase					(42.420)		(12,120)
of shares Exercise of					(42,439)		(42,439)
stock							
options	876,115	8	26,611	—	—	—	26,619
Tax benefit							
from							
exercises							
of non- qualified							
stock							
options			9,299	96			9,299
							SteadyMe
Share-based							

9,299 UT Ex. 2016 SteadyMed v. United Therapeutics IPR2016-00006

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compensation			36,900				36,900
alance,							
December 31,							
2013	63,013,192	630	1,057,224	(13,183)	(513,437)	728,040	1,259,274
Net income						340,074	340,074
Foreign							
currency							
translation							
adjustment:	<u></u>			(4,789)			(4,789
Unrealized							
(loss) on							
available-							
for-sale							
securities	_		_	(250)	_	_	(250
Defined							
benefit							
pension							
plan				1,488			1,488
Shares issued							
under							
employee							
stock							
purchase							
plan	45,657	1	3,329	_	_	_	3,330
Conversion	+0,007		5,529				5,550
of 2016							
convertible							
notes							
(Note 10)	1,467,343	15	192,966		(189,311)		3,670
Equity	1,407,343	<b>12</b>	192,900		(162,211)		3,070
component							
2016							
convertible							
notes							
			11,056				11,056
(Note 10)			11,030				11,030
Repurchase					(193.055)		(403.055
of shares		9000000 <del>1000</del> 0000			(483,077)		(483,077
Exercise of							
stock	1 4 62 2 60	14	50 154				50.160
options	1,462,369	14	50,154				50,168
Tax benefit							
from							
exercises							
of non-							
qualified							
stock							
options			30,845		· · · · · · · · · · · · · · · · · · ·		30,845
Share-based							
compensati			30,567				30,567
alance,							
December 31,							
2014	65,988,561 \$	660 §	6 1.376,141 \$	(16,734) \$	(1,185,825) \$	1,068,114 \$	1,242,356

See accompanying notes to consolidated financial statements.

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# **Consolidated Statements of Cash Flows**

### (In thousands)

	Year Ended December 31,				1,	
	_	2014	_	2013	_	2012
Cash flows from operating activities:						
Net income	\$	340,074	\$	174,560	\$	304,442
Adjustments to reconcile net income to net cash provided by operating activities:						
Depreciation and amortization		32,245		31,259		27,145
Current and deferred tax expense		185,106		104,343		136,229
Share-based compensation expense		190,054		320,786		30,115
Impairment write downs		10.156		10 (01		6,804
Amortization of debt discount and debt issue costs		12,456		12,601		11,064
Amortization of discount or premium on investments		5,231		4,501		4,604
Other		6,493		3,182		14,471
Excess tax benefits from share-based compensation		(30,845)		(9,299)		(3,054
Changes in assets and liabilities: Accounts receivable		(35,689)		(10,027)		(23,991
Inventories		(33,039) (21,032)		(10,027) (12,394)		(5,933
Other assets		(6,619)		(12,394) (5,112)		(3,935)
Accounts payable and accrued expenses		(6,753)		7.507		(22,804
Other liabilities		(315,462)		(196,640)		(145,759
Net cash provided by operating activities		355,259	09 <u>0000</u>	425,267	00 <u>0000</u>	323,628
		<u> </u>		423,207		323,028
Cash flows from investing activities:		(47,420)		(21.010)		(111.005
Purchases of property, plant and equipment, net		(47,439)		(31,910)		(111,905
Purchases of held-to-maturity investments		(118,672) 549,576		(762,198) 529,900		(579,316
Maturities of held-to-maturity investments Purchase of investments under the cost method, net		(45,000)		(30,766)		527,858
					89 <u>2020</u>	(1 ( 2 2 ( 2
Net cash provided by (used in) investing activities		338,465		(294,974)		(163,363
Cash flows from financing activities:						
Principal payments of debt		(177,800)		(1,320)		(999
Payments to repurchase common stock		(483,077)		(42,439)		(188,000
Proceeds from line of credit		140,000				
Payments on the line of credit		(140,000)		26 (11		16.905
Proceeds from exercise of stock options Issuance of stock under employee stock purchase plan		50,168 3,329		26,611 2,734		16,805
Excess tax benefits from share-based compensation		5,529 30,845		2,7 <b>34</b> 9,299		3,054
						/
Net cash used in financing activities		(576,535)	19 <u>9999</u>	(5,115)	89 <u>388</u>	(169,140
Effect of exchange rate changes on cash and cash equivalents		(3,750)		(319)		229
Net increase (decrease) in cash and cash equivalents		113,439		124,859		(8,646
Cash and cash equivalents, beginning of year		284,258	-	159,399	-	168,045
Cash and cash equivalents, end of year	<u>\$</u>	397,697	<u>\$</u>	284,258	\$	159,399
Supplemental cash flow information :					_	
Cash paid for interest	\$	5,453	\$	5,518	\$	5,302
Cash paid for income taxes	\$	195,564	\$	142.140	\$	101.505
Non-cash investing and financing activities:		<u> </u>		·····	<u></u>	,
Acquisitions—non-cash consideration	\$	5.200	\$		\$	
1			_ <u> </u>		_	
Non-cash additions to property, plant and equipment	<u>\$</u>	3,150	\$	9,018	\$	1,820
Issuance of common stock upon conversion of convertible notes	\$	189,311	\$		\$	_

See accompanying notes to consolidated financial statements.

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#### Notes to Consolidated Financial Statements

#### 1. Organization and Business Description

United Therapeutics Corporation is a biotechnology company focused on the development and commercialization of innovative products to address the unmet medical needs of patients with chronic and life-threatening conditions. As used in these notes to the consolidated financial statements, unless the context otherwise requires, the terms "we", "us", "our," and similar terms refer to United Therapeutics Corporation and its consolidated subsidiaries.

We have approval from the United States Food and Drug Administration (FDA) to market the following therapies: Remodulin[®] (treprostinil) Injection (Remodulin), Tyvaso[®] (treprostinil) Inhalation Solution (Tyvaso), Adcirca[®] (tadalafil) Tablets (Adcirca) and Orenitram [®] (treprostinil) Extended-Release Tablets (Orenitram). We commenced commercial sales of Orenitram during the second quarter of 2014. Remodulin has also been approved in various countries outside the United States.

#### 2. Summary of Significant Accounting Policies

### Basis of Presentation and Principles of Consolidation

The accompanying consolidated financial statements of United Therapeutics and its wholly owned subsidiaries have been prepared in accordance with accounting principles generally accepted in the United States (GAAP). All intercompany balances and transactions have been eliminated in consolidation.

### Use of Estimates

The preparation of the consolidated financial statements in accordance with GAAP requires our management to make estimates and assumptions that affect reported amounts of assets and liabilities at the date of the consolidated financial statements and the reported amounts of revenues and expenses during the reporting period. We base our estimates on assumptions regarding historical experience, currently available information and anticipated developments that we believe are reasonable and appropriate. However, because the use of estimates involves an inherent degree of uncertainty, actual results could differ from those estimates. Our significant accounting policies that require use of subjective and/or complex judgment and estimates impact the following financial statement areas: revenue recognition, share-based compensation, marketable investments, fair value measurements (including those relating to our acquisitions), income taxes, goodwill and other intangible assets, and obligations related to our Supplemental Executive Retirement Plan.

#### Fair Value of Financial Instruments

The carrying amounts of cash and cash equivalents, accounts receivables, accounts payable, and accrued expenses approximate fair value because of their short maturities. The fair values of our marketable investments and 1.0 percent Convertible Senior Notes due September 15, 2016 (Convertible Notes) are reported in Note 4 — *Investments* and Note 5 — *Fair Value Measurements*, respectively. The recorded value of our 2010 Wells Fargo Bank mortgage financing as of December 31, 2013 approximated its fair value as it bore a variable rate of interest that we believe approximated the market rate of interest for debt with similar credit risk profiles, terms and maturities. Refer to Note 8— *Debt*— *Mortgage Financing*—*Wells Fargo Bank*.

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### Notes to Consolidated Financial Statements (Continued)

#### 2. Summary of Significant Accounting Policies (Continued)

#### Fair Value Measurements

Fair value is a market-based measurement, not an entity-specific measurement. The objective of a fair value measurement is to estimate the price to sell an asset or transfer a liability in an orderly transaction between market participants at the measurement date under current market conditions. Such transactions to sell an asset or transfer a liability are assumed to occur in the principal market for that asset or liability, or in the absence of the principal market, the most advantageous market for the asset or liability.

Assets and liabilities subject to fair value measurement disclosures are required to be classified according to a three-level fair value hierarchy with respect to the inputs (or assumptions) used to determine fair value. Observable inputs such as unadjusted quoted market prices for identical assets or liabilities are given the highest priority within the hierarchy (Level 1). When observable inputs are unavailable, fair value is measured using unobservable inputs—i.e., inputs that a reporting entity believes market participants would use in pricing that are developed based on the best information available. Unobservable inputs are given the lowest priority within the hierarchy (Level 3). The level in which an asset or liability is disclosed within the fair value hierarchy is based on the lowest level input that is significant to the related fair value measurement in its entirety. The guidance under the fair value measurement framework applies to other existing accounting guidance in the Financial Accounting Standard Board (FASB) codification that requires or permits fair value measurements. Refer to related disclosures at Note 5— *Fair Value Measurements* to these consolidated financial statements.

### Cash Equivalents

Cash equivalents consist of highly liquid investments with maturities of three months or less from the date of acquisition and include money market funds, commercial paper, and certificates of deposit.

### Marketable Investments

Substantially all of our marketable investments are debt securities that we classify as held-to-maturity because of our positive intent and ability to hold the securities until maturity. Held-to-maturity securities are classified as either current or non-current assets on our consolidated balance sheets based on their contractual maturity dates and are recorded at amortized cost, adjusted for the amortization of discounts or premiums. Related discounts and premiums are amortized over the term of these securities as an adjustment to yield using the effective interest method.

We monitor our investment portfolio for impairment quarterly or more frequently if circumstances warrant. In the event that the carrying value of an investment exceeds its fair value and the decline in value is determined to be other-than-temporary, we record an impairment charge within earnings attributable to the estimated credit loss. In determining whether a decline in the value of an investment is other-than-temporary, we evaluate currently available factors that may include, among others: (1) general market conditions; (2) the duration and extent to which fair value has been less than the carrying value; (3) the investment issuer's financial condition and business outlook; and (4) our assessment as to whether it is more likely than not that we will be required to sell a security prior to recovery of its amortized cost basis.

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### Notes to Consolidated Financial Statements (Continued)

### 2. Summary of Significant Accounting Policies (Continued)

#### Trade Receivables

Trade receivables consist of short-term amounts due from customers and are stated at the amount we expect to collect. We establish an allowance for doubtful accounts, if any, based on our assessment of the collectability of specific customer accounts.

#### Inventories

Inventories are stated at the lower of cost (first-in, first-out method) or market (current replacement cost) and consist of the following, net of reserves (in thousands):

	As of December 31,			
	2014	2013		
Raw materials	\$ 21,317	\$ 18,377		
Work-in-progress	15,994	11,802		
Finished goods	29,616	17,579		
Total inventories	\$ 66,927	\$ 47,758		

# Goodwill and Other Intangible Assets

The carrying amount of goodwill is not amortized but is subject to annual impairment testing. We conduct our impairment testing of goodwill annually during the fourth quarter, or more frequently, if impairment indicators exist. Initially, we evaluate various pertinent qualitative factors to assess whether it is more likely than not that the fair value of a reporting unit to which goodwill has been assigned is less than its carrying value. Such qualitative factors can include, among others: (1) industry and market conditions; (2) present and anticipated sales and cost factors; and (3) overall financial performance. If we conclude based on our qualitative assessment that it is more likely than not that the fair value of a reporting unit is less than its carrying value, we then measure the fair value of the reporting unit and compare its fair value to its carrying value (Step 1 of the goodwill impairment test). If the carrying amount of the reporting unit exceeds its fair value, then the amount of an impairment loss, if any, is measured as the excess of the recorded amount of goodwill over its implied fair value (Step 2 of the goodwill impairment test).

Intangible assets subject to amortization are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount of an intangible asset may not be recoverable. Impairment losses are measured and recognized to the extent the carrying value of such assets exceeds their fair value.

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# Notes to Consolidated Financial Statements (Continued)

# 2. Summary of Significant Accounting Policies (Continued)

Goodwill and other intangible assets comprise the following (in thousands):

	As	of December 31, 20	)14	As	of December 31, 20	)13
	Gross	Accumulated Amortization	Net	Gross	Accumulated Amortization	Net
Goodwill(1)	\$ 10,264	<u> </u>	\$ 10,264	\$ 10,703	<u></u>	\$ 10,703
Other intangible assets						
(1):						
Technology, patents						
and trade names	6,494	(4,100)	2,394	5,049	(3,730)	1,319
In-process, research						
and development	15,500		15,500			
Customer relationships and non-compete						
agreements	4,369	(3,062)	1.307	4.947	(2,886)	2.061
Contract-based	1,270	(1,270)		2,020	(1,988)	32
Total	\$ 37,897	<u>\$ (8,432</u> )	\$ 29,465	\$ 22,719	\$ (8,604)	\$ 14,115

### (1) Includes foreign currency translation adjustments.

We are amortizing other intangible assets over an estimated weighted average life of 8.7 years. Related amortization expense for the years ended December 31, 2014, 2013 and 2012, was \$1.4 million, \$2.6 million and \$2.1 million, respectively. As of December 31, 2014, aggregate amortization expense relating to intangible assets for each of the five succeeding years and thereafter is estimated as follows (in thousands):

Year Ended December 31,
2015 \$ 1,081
2016 615
2017 452
2018 125
2019 125
Thereafter 1,303
\$ 3,701

### Property, Plant and Equipment

Property, plant and equipment is recorded at cost and depreciated over its estimated useful life using the straight-line method. The estimated useful lives of property, plant and equipment by major category are as follows:

Buildings	25-39 Years
Building improvements	10-39 Years
Furniture, equipment and vehicles	3-20 Years
Leasehold improvements	Remaining lease term, or the estimated useful
-	life of the improvement, whichever is shorter

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### Notes to Consolidated Financial Statements (Continued)

### 2. Summary of Significant Accounting Policies (Continued)

Property, plant and equipment consists of the following (in thousands):

	As of December 31,			
	2014	2013		
Land	\$ 46,141	\$ 47,677		
Buildings, building improvements and leasehold				
improvements	413,066	381,577		
Buildings under construction	17,379	32,609		
Furniture, equipment and vehicles	136,805	109,295		
	613,391	571,158		
Less—accumulated depreciation	(134,970)	(106,208)		
Property, plant and equipment, net	\$ 478,421	\$ 464,950		

Depreciation expense for the years ended December 31, 2014, 2013 and 2012 was \$30.8 million, \$28.6 million and \$25.0 million, respectively.

Buildings under construction consists of direct costs relating to our construction projects and includes capitalized interest.

#### **Treasury Stock**

Repurchased treasury stock is recorded at cost, including commissions and fees. Treasury stock acquired from the convertible note hedge on our Convertible Notes is recorded at the fair value on the acquisition date closing price of our common stock. The cost of treasury shares sold is determined using the first-in, first-out method. Related gains and losses on sales of treasury stock are recognized as adjustments to stockholders' equity.

### **Revenue Recognition**

#### Remodulin, Tyvaso and Orenitram

We sell Remodulin, Tyvaso and Orenitram to our specialty pharmaceutical distributors under similar contractual arrangements. Sales of Remodulin, Tyvaso and Orenitram are recognized when title and risk of ownership pass to our distributors upon satisfactory delivery—*i.e.*, when all of our performance obligations under our distribution agreements have been satisfied. We record sales of Remodulin, Tyvaso and Orenitram net of various product sales allowances in the period that associated revenues are recognized. These sales allowances include estimated rebates, prompt payment discounts and service fees paid to our distributors. Calculating these sales allowances involves the use of significant estimates and judgments and information obtained from external sources.

We derive our provisions for rebates from an analysis of historical levels of rebates to both state Medicaid agencies and commercial thirdparty payers by product, relative to sales of each product. In addition, for Orenitram patients, we determine our obligation for prescription drug discounts required by Medicare Part D for patients within the coverage gap based on estimations of the number of patients and the period that such patients will remain within the coverage gap. In formulating our estimates, we also consider the impact of anticipated changes in our product pricing, if any, sales trends

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### Notes to Consolidated Financial Statements (Continued)

### 2. Summary of Significant Accounting Policies (Continued)

and government rebate programs, particularly as they relate to eligibility requirements and/or rebate pricing.

We estimate prompt pay discounts based on observed payment behavior. Our distributors have routinely taken advantage of these discounts and we expect them to continue to do so.

We pay our distributors for contractual services rendered and accrue for related fees based on contractual rates applied to the estimated units of service provided by distributors for a given financial reporting period.

Our distributors do not possess return rights; however, we provide exchange rights in the event that product is damaged during shipment or expires. Exchanges for damaged product are highly infrequent. In the event that Remodulin, Tyvaso or Orenitram has been damaged during shipment and we have been promptly notified as required under our distribution agreements, we do not recognize revenue on that shipment until damaged product has been replaced. Replacement of damaged product generally occurs within several days after notification of the damage. Furthermore, the number of product exchanges due to expiration has been minimal because we sell Remodulin, Tyvaso and Orenitram with a remaining shelf life in excess of one year and our distributors typically carry a thirty- to sixty-day supply of our products at any given time. In addition, we closely track inventory levels held by our distributors. Except for contractual minimum inventory levels to prevent shortages of drug supply, we do not require, nor do we provide incentives for our distributors to assume, inventory levels of Remodulin, Tyvaso or Orenitram beyond what would be considered reasonable and customary in the ordinary course of business.

The financial effects of exchange rights for Remodulin, Tyvaso and Orenitram have been immaterial and we expect the volume of exchanges to be consistent with historical levels. Specifically, exchanges of Remodulin, Tyvaso and Orenitram have comprised substantially less than one percent of the volume of the units that we sell. Because historical and anticipated future exchanges of Remodulin, Tyvaso and Orenitram have been and are expected to be immaterial, we do not record a reserve for estimated exchange rights in the period of sale. Lastly, we closely monitor product exchange data for all of these therapies to ensure that our assumptions continue to be reasonable, appropriate and current.

### Adcirca

Addirea is manufactured for us by Eli Lilly and Company (Lilly) and distributed through Lilly's pharmaceutical wholesaler network. Specifically, Lilly handles all of the administrative functions associated with the sale of Addirea on our behalf, including the receipt and processing of customer purchase orders, shipment to customers, and invoicing and collection of customer payments. In addition, the sales terms for Addirea include return rights that extend throughout the distribution channel. We recognize sales of Addirea on a gross basis (net of allowances) upon delivery to customers due to the following factors: (1) we are responsible for the acceptability of the product purchased by wholesalers; (2) we bear all inventory risk, as title and risk of loss pass to us at the shipping point from Lilly's manufacturing facility; (3) we assume credit risk if Lilly is unable to collect amounts due from customers; and (4) we assume the risk and cost of a product recall, if required.

We recognize sales of Adcirca net of: (1) estimated government-based and commercial payer rebates; (2) prompt pay discounts; (3) allowances for product returns; and (4) wholesaler fees. We estimate our liability for rebates based on an analysis of historical levels of rebates to both Medicaid

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### Notes to Consolidated Financial Statements (Continued)

### 2. Summary of Significant Accounting Policies (Continued)

and commercial third-party payers and we consider the impact of sales trends, changes in government and commercial rebate programs and anticipated changes in Adcirca's pricing. In addition, for Adcirca patients, we determine our obligation for prescription drug discounts required by Medicare Part D for patients within the coverage gap based on estimations of the number of patients and the period that such patients will remain within the coverage gap. We base our estimates for prompt pay discounts on observed customer payment behavior and expectations regarding the future utilization of such discounts. Prior to 2013, we derived estimates relating to our allowance for returns of Adcirca from published industry data specific to specialty pharmaceuticals. Beginning in 2013, we derive these estimating returns resulted in a \$3.1 million reduction of our allowance for returns for the twelve-month period ending December 31, 2013. In addition, we compare patient prescription data for Adcirca to sales of Adcirca on a quarterly basis to ensure a reasonable relationship between prescription and sales trends. To date, we have not identified any unusual patterns in the volume of prescriptions relative to sales that would warrant reconsideration of, or adjustment to, the methodology we currently employ to estimate our allowance for returns. Lastly, wholesaler fees are based on contractual percentages of sales to wholesalers.

### **Research and Development**

Research and development costs are expensed as incurred except for refundable payments made in advance of services to be provided to us. Related expenses consist of internal labor and overhead, costs to acquire pharmaceutical products and product rights for development, materials used in clinical trials and amounts paid to third parties for services and materials relating to drug development and clinical trials.

We recognize the following as research and development expense in the period related costs are incurred:

- Costs associated with in-house or contracted production activities prior to receiving FDA approval for such facilities, or for major unproven changes to our production processes;
- Costs incurred in licensing the rights to technologies in the research and development stage that have no alternative future uses; and
- Up-front payments made in connection with arrangements to obtain license and distribution rights to pharmaceutical product candidates prior to regulatory approval, absent any alternative future uses.

### Share-Based Compensation

Our share tracking award plans require cash settlement upon exercise and are classified as a liability. Accordingly, the fair value of related cash-settled awards is re-measured at each reporting date until awards are exercised or are otherwise no longer outstanding. Related changes in the fair value of outstanding cash-settled awards at each financial reporting date are recognized as adjustments to share-based compensation expense.

Generally, the fair value of a stock option grant is measured on its grant date and related compensation expense is recognized ratably over the requisite service period. For stock option awards that vest immediately upon issuance, compensation expense is recognized in its entirety based on the

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### Notes to Consolidated Financial Statements (Continued)

### 2. Summary of Significant Accounting Policies (Continued)

grant-date fair value. Compensation expense is accrued for performance-based stock option grants when we determine it is probable that the performance criteria will be met. We issue new shares of our common stock upon the exercise of stock options.

We measure the fair value of stock to be purchased through our employee stock purchase plan at the beginning of an offering period, or grant date, and recognize related compensation expense ratably over the requisite service period (the offering period). We issue new shares of our common stock upon the end of each offering period, or exercise date.

#### Income Taxes

Income taxes are accounted for in accordance with the asset and liability method. Accordingly, deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the financial statement carrying amounts of existing assets and liabilities and their tax bases. Deferred tax assets and liabilities are measured using the enacted tax rates that are expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled. The effect of a change in tax rates on deferred tax assets and liabilities is recognized in the period that includes the enactment date. Deferred tax assets are reduced by a valuation allowance when, in our judgment, it is more likely than not that some or all of the deferred tax assets will not be realized.

Financial statement recognition of a tax position taken or expected to be taken in a tax return is determined based on a more likely than not threshold of that position being sustained. If the tax position meets this threshold, the benefit to be recognized is measured as the largest amount that is more than 50 percent likely to be realized upon ultimate settlement. It is our policy to record interest and penalties related to uncertain tax positions as a component of income tax expense.

#### Earnings (Loss) per Share

Basic earnings per share is computed by dividing net income by the weighted average number of shares of common stock outstanding during the period. Diluted earnings per common share is computed by dividing net income by the weighted average number of shares of common stock outstanding during the period, plus the potential dilutive effect of other securities if such securities were converted or exercised. During periods in which we incur net losses, both basic and diluted loss per share is calculated by dividing the net loss by the weighted average shares outstanding—potentially dilutive securities are excluded from the calculation because their effect would be anti-dilutive.

#### Concentrations of Credit Risk, Products, Revenues and Customers

#### Concentration of credit risk

Financial instruments that are exposed to credit risk consist of cash, money market funds, commercial paper, marketable investments, and trade receivables. We maintain our cash and money market funds with financial institutions that are federally insured. While balances deposited in these institutions often exceed Federal Deposit Insurance Corporation limits, we have not experienced any losses on related accounts to date. Furthermore, we limit our risk exposure by maintaining funds in financial institutions that we believe are creditworthy and financially sound. Our investments in marketable debt securities have been issued by corporate entities and federally-sponsored enterprises

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### Notes to Consolidated Financial Statements (Continued)

### 2. Summary of Significant Accounting Policies (Continued)

with high credit ratings. We mitigate investment risks by investing in highly-rated securities with relatively short maturities that we believe do not subject us to undue investment or credit risk. In addition, our investment policy does not provide for investments in complex or structured financial instruments. At any given time, our trade receivables are concentrated among a small number of principal customers. If any of these financial institutions, issuers or customers fail to perform their obligations under the terms of these financial instruments, our maximum exposure to potential losses would be equal to amounts reported on our consolidated balance sheets.

### Concentration of products, revenues, and customers

In the United States, through 2013 we sold Remodulin, Tyvaso, and Orenitram to three specialty pharmaceutical distributors: Accredo Health Group Inc. (Accredo), CuraScript Inc. (CuraScript) and CVS Caremark (Caremark). In December 2013, the operations of CuraScript have been integrated into Accredo's operations as a result of the 2012 acquisition of Medco Health Solutions, Inc., the parent company of Accredo, by Express Scripts, Inc., the parent company of CuraScript, and we have consolidated our distribution agreements with CuraScript and Accredo into one contract for each product. During the years ended December 31, 2014, 2013 and 2012, net sales of Remodulin, Tyvaso and Orenitram to these distributors accounted for 74 percent, 76 percent and 78 percent, respectively, of our total net revenues. During the years ended December 31, 2014, 2013 and 2012, net sales of Remodulin accounted for 43 percent, 44 percent and 50 percent, respectively, of our total net revenues, while net sales of Tyvaso during this period comprised 36 percent, 39 percent and 36 percent, respectively of our total net revenues. Orenitram accounted for 3 percent of our net revenues for the year ended December 31, 2014, the year of Orenitram's commercial launch.

At December 31, 2014 and 2013, 52 percent and 59 percent, respectively, of our accounts receivable was due from U.S.-based specialty pharmaceutical distributors.

During the years ended December 31, 2014, 2013 and 2012, we derived 58 percent, 57 percent and 56 percent of our total net revenues from one customer. Estimated net revenues from that customer were as follows (in thousands):

	Year Ended December 31,					
	2014 2013 2012					
Accredo Health Group, Inc.(1)	<u>\$ 744,765</u>	\$ 632,599	<u>\$ 514,095</u>			

(1) CuraScript's operations were merged with Accredo's beginning in 2014.

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# Notes to Consolidated Financial Statements (Continued)

### 3. Recently Issued Accounting Standards

In May 2014, the Financial Accounting Standards Board (FASB) issued Accounting Standards Update No. 2014-09 (ASU 2014-09), *Revenue from Contracts with Customers*. ASU 2014-09 will eliminate transaction-specific and industry-specific revenue recognition guidance under current GAAP and replace it with a principle-based approach for determining revenue recognition. ASU 2014-09 will require that companies recognize revenue based on the value of transferred goods or services as they occur in the contract. ASU 2014-09 also will require additional disclosure about the nature, amount, timing and uncertainty of revenue and cash flows arising from customer contracts, including significant judgments and changes in judgments and assets recognized from costs incurred to obtain or fulfill a contract. ASU 2014-09 is effective for annual reporting periods beginning after December 15, 2016. Early application is not permitted. Entities can transition to the standard either retrospectively or as a cumulative-effect adjustment as of the date of adoption. Presently, we are assessing what effect the adoption of ASU 2014-09 will have on our consolidated financial statements and accompanying notes.

#### 4. Investments

#### Marketable Investments

# Held-to-Maturity Investments

Marketable investments classified as held-to-maturity consist of the following (in thousands):

As of December 31, 2014	Amortized Cost	Gross Unrealized Gains	Gross Unrealized Losses	Fair Value
Government-sponsored enterprises	\$ 127,212	\$ 118	\$ (39)	\$ 127,291
Corporate notes and bonds	293,288	260	(108)	293,440
Total	\$ 420,500	\$ 378	<u>\$ (147</u> )	\$ 420,731
Reported under the following captions on the consolidated balance sheet:				
Current marketable investments	\$ 297,842			
Noncurrent marketable investments	122,658			
	\$ 420,500			

As of December 31, 2013	Amortized Cost	Gross Unrealized <u>Gains</u>	Gross Unrealized Losses	Fair Value
Government-sponsored enterprises	\$ 445,939	\$ 257	\$ (77)	\$ 446,119
Corporate notes and bonds	411,455	300	(163)	411,592
Total	\$ 857,394	\$ 557	\$ (240)	\$ 857,711
Reported under the following captions on the consolidated balance sheet:				
Current marketable investments	\$ 409,645			
Noncurrent marketable investments	447,749			
	\$ 857,394			
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# Notes to Consolidated Financial Statements (Continued)

### 4. Investments (Continued)

The following table summarizes gross unrealized losses and the length of time marketable investments have been in a continuous unrealized loss position (in thousands):

	As of December 31,										
	_	2014			2013						
	Fair Value				Gross Unrealized Loss		Fair Unrealized Fair			Un	Gross realized Loss
Government-sponsored enterprises:											
Continuous unrealized loss position less than											
one year	\$	15,293	\$	(39)	\$	76,651	\$	(77)			
Continuous unrealized loss position greater											
than one year											
		15,293		(39)		76,651		(77)			
Corporate notes and bonds:											
Continuous unrealized loss position less than											
one year		86,824		(97)		168,669		(163)			
Continuous unrealized loss position greater											
than one year		3,443		(11)							
		90,267		(108)	_	168,669		(163)			
Total	\$	105,560	\$	(147)	\$	245,320	\$	(240)			
Total	\$		<u>\$</u>		\$	<del></del>	\$				

We attribute the unrealized losses on held-to-maturity securities as of December 31, 2014 and 2013, to the variability in related market interest rates. We do not intend to sell these securities, nor is it more likely than not that we will be required to sell them prior to the end of their contractual terms. Furthermore, we do not believe that these securities expose us to undue market risk or counterparty credit risk. As such, we do not consider these securities to be other than temporarily impaired.

The following table summarizes the contractual maturities of held-to-maturity marketable investments (in thousands):

	As of December 31, 2014			
	Amortized Cost	Fair Value		
Due in less than one year	\$ 297,842	\$ 297,969		
Due in one to two years	107,405	107,522		
Due in three to five years	15,253	15,240		
Due after five years				
Total	\$ 420,500	\$ 420,731		

# Investments Held at Cost

As of December 31, 2014, we maintain in the aggregate, non-controlling equity investments of approximately \$83.0 million in privatelyheld corporations, including a \$50.0 million investment in the preferred stock of Synthetic Genomics Inc. (SGI), which we purchased in May 2014. We account for these investments under the cost method since we do not have the ability to exercise significant influence over these companies and their fair values are not readily determinable. The fair values of

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#### Notes to Consolidated Financial Statements (Continued)

### 4. Investments (Continued)

these investments have not been estimated at December 31, 2014, as we did not identify any events or developments indicating that their carrying amounts may be impaired. We include these investments within other assets on our accompanying consolidated balance sheets.

In addition to the SGI investment noted above, we entered into a separate multi-year research and development collaboration agreement whereby SGI will develop engineered primary pig cells with modified genomes for use in our xenotransplantation program, which is primarily focused on lungs. Under this agreement, each party will assume its own research and development costs and SGI may receive royalties and milestone payments from the development and commercialization of organs.

#### 5. Fair Value Measurements

Assets and liabilities subject to fair value measurements are required to be disclosed within a fair value hierarchy. The fair value hierarchy ranks the quality and reliability of inputs used to determine fair value. Accordingly, assets and liabilities carried at, or permitted to be carried at, fair value are classified within the fair value hierarchy in one of the following categories based on the lowest level input that is significant in measuring fair value:

Level 1—Fair value is determined by using unadjusted quoted prices that are available in active markets for identical assets and liabilities.

Level 2—Fair value is determined by using inputs other than Level 1 quoted prices that are directly or indirectly observable. Inputs can include quoted prices for similar assets and liabilities in active markets or quoted prices for identical assets and liabilities in inactive markets. Related inputs can also include those used in valuation or other pricing models such as interest rates and yield curves that can be corroborated by observable market data.

Level 3—Fair value is determined by using inputs that are unobservable and not corroborated by market data. Use of these inputs involves significant and subjective judgment.

Assets and liabilities subject to fair value measurements are as follows (in thousands):

	As of December 31, 2014			
	Level 1	Level 2	Level 3	Balance
Assets				
Money market funds(1)	\$ 298,416	\$ —	\$ —	\$ 298,416
Federally-sponsored and corporate debt				
securities(2)		420,731		420,731
Total assets	\$ 298,416	\$ 420,731	\$	\$ 719,147
Liabilities				
Convertible notes due 2016(3)	\$ 388,153	\$ —	\$ —	\$ 388,153
Contingent consideration(4)			11,502	11,502
Total liabilities	\$ 388,153	<u>s                                    </u>	\$ 11,502	\$ 399,655

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### Notes to Consolidated Financial Statements (Continued)

# 5. Fair Value Measurements (Continued)

		As of Decem	ber 31, 2013		
 Level 1		Level 2	Level 3		Balance
\$ 145,194	\$	—	\$ —	\$	145,194
		857,711			857,711
\$ 145,194	\$	857,711	<u>\$                                    </u>	\$	1,002,905
\$ 593,750	\$	—	\$ —	\$	593,750
<u> </u>			6,616		6,616
\$ 593,750	\$	_	\$ 6,616	\$	600,366
	\$ 145,194 <u>\$ 145,194</u> <u>\$ 145,194</u> \$ 593,750	Level 1 \$ 145,194 \$ <u>\$ 145,194 \$</u> \$ 593,750 \$	Level 1         Level 2           \$ 145,194         \$           -         857,711           \$ 145,194         \$ 857,711           \$ 145,194         \$ 857,711           \$ 593,750         \$           -         -	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	Level 1       Level 2       Level 3         \$ 145,194 \$       — \$       — \$ $ 857,711$ — $$ 145,194$ $$ 857,711$ — $$ 145,194$ $$ 857,711$ $$ - $$ $$ 145,194$ $$ 857,711$ $$ - $$ $$ 593,750$ $$ - $$ $$ - $$ $ $ 6,616$ $ $ 6,616$ $$ - $ 6,616$

(1) Included in cash and cash equivalents on the accompanying consolidated balance sheets.

- (2) Included in current and non-current marketable investments on the accompanying consolidated balance sheets. The fair value of these securities is principally measured or corroborated by trade data for identical securities in which related trading activity is not sufficiently frequent to be considered a Level 1 input or comparable securities that are more actively traded. See also Note 4— *Investments*—*Marketable Investments*—*Held-to-Maturity Investments* to these consolidated financial statements.
- (3) Included in convertible notes on the accompanying consolidated balance sheets. The fair value of our Convertible Notes is estimated using Level 1 observable inputs since our Convertible Notes are trading with sufficient frequency such that we believe related pricing can be used as the primary basis for measuring their fair value. As of December 31, 2014 and December 31, 2013, the fair value of the Convertible Notes was substantially higher than their book value. This was primarily due to the excess conversion value of the notes compared to the notes' par value, and the fact that any such excess would be paid in shares of our common stock.
- (4) Included in other liabilities on the accompanying consolidated balance sheets. The fair value of contingent consideration has been estimated using probability weighted discounted cash flow (DCF) models. The DCF models incorporate Level 3 inputs including estimated discount rates that we believe market participants would consider relevant in pricing and the projected timing and amount of cash flows, which are estimated and developed, in part, based on the requirements specific to each acquisition agreement. We analyze and evaluate these fair value measurements quarterly to determine whether valuation inputs continue to be relevant and appropriate or whether current period developments warrant adjustments to valuation inputs and related measurements. Any increases or decreases in discount rates would have an inverse impact on the corresponding fair value, while increases or decreases in expected cash flows would result in corresponding increases or decreases in fair value. As of the years ending December 31, 2014 and 2013, the cost of debt and weighted average cost of capital used to discount projected cash flows relating to our contingent consideration ranged from 6.1 percent to 15.5 percent and 8.7 percent to 16.5 percent, respectively.

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# Notes to Consolidated Financial Statements (Continued)

# 5. Fair Value Measurements (Continued)

The tables below provide a reconciliation of the beginning and ending balances of Level 3 assets and liabilities for the years ended December 31, 2014 and 2013 (in thousands):

		ntingent sideration
Balance January 1, 2014—Asset (Liability)	\$	(6,616)
Transfers into Level 3		
Transfers out of Level 3		
Total gains/(losses) realized/unrealized:		
Included in earnings		(1,090)
Included in other comprehensive income		112
Purchases		(5,200)
Sales		
Issuances		
Settlements		1,292
Balance December 31, 2014—Asset (Liability)	<u>\$</u>	(11,502)
Amount of total gains/(losses) for the year ended December 31, 2014 included in earnings that are attributable to the change in		
unrealized gains or losses related to outstanding liabilities	\$	(1,090)

	Contingent Consideration
Balance January 1, 2013—Asset (Liability)	\$ (6,730)
Transfers into Level 3	
Transfers out of Level 3	<u></u>
Total gains/(losses) realized/unrealized:	
Included in earnings	210
Included in other comprehensive income	(96)
Purchases	
Sales	—
Issuances	<del></del>
Settlements	
Balance December 31, 2013—Asset (Liability)	<u>\$ (6,616</u> )
Amount of total gains/(losses) for the year ended December 31, 2013 included in earnings that are attributable to the change in	
unrealized gains related to outstanding liabilities	<u>\$ 210</u>

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### Notes to Consolidated Financial Statements (Continued)

# 6. Accounts Payable and Accrued Expenses

Accounts payable and accrued expenses consist of the following by major categories (in thousands):

	As of Decer 201	
	2014	2013
Accounts payable	\$ 6,995	\$ 6,708
Accrued expenses:		
Sales related (royalties, rebates and fees)	38,095	48,213
5 11 1 1 1	28.019	26,930
Payroll related		
Payroll related Research related	7,500	5,780
	7,500 4,773	5,780 4,613
Research related	0000000 <b>000000000000000000000000000000</b>	000000000000000000000000000000000000000

### 7. Share Tracking Award Plans

We maintain the United Therapeutics Corporation Share Tracking Awards Plan, adopted in June 2008 (2008 STAP) and the United Therapeutics Corporation 2011 Share Tracking Awards Plan, adopted in March 2011 (2011 STAP). In 2012, we amended the 2008 STAP to prohibit future grants from the plan. Since both plans otherwise contain similar terms and conditions, we refer to these plans collectively as the "STAP" and awards granted and/or outstanding under either of these plans as "STAP Awards." STAP Awards convey the right to receive in cash an amount equal to the appreciation of our common stock, which is calculated as the positive difference between the closing price of our common stock on the date of exercise and the date of grant. Awards generally vest in equal increments on each anniversary of the date of grant over a four-year period and expire ten years from the grant date. The aggregate balance of the STAP liability at December 31, 2014 was \$322.7 million, of which \$40.6 million has been classified as non-current liabilities under the caption "Other Liabilities" on our consolidated balance sheets as these STAP Awards will vest in excess of one year. At December 31, 2014, 2.7 million STAP awards remained available for grant under the 2011 STAP. On January 30, 2014 our Board of Directors approved an additional 3.0 million increase in the number of available STAP awards under the 2011 STAP.

We estimate the fair value of STAP awards using the Black-Scholes-Merton valuation model. In estimating the fair value of STAP awards, we are required to use inputs that can materially impact the determination of fair value and the amount of compensation expense (benefit) to be recognized. These inputs include the price of our common stock, the expected volatility of the price of our common stock, the risk-free interest rate, the expected term of STAP awards, the expected forfeiture rate and the expected dividend yield.

A description of the key inputs, requiring estimates, used in determining the fair value of the awards is provided below:

*Expected volatility* —Volatility is a measure of the amount the price of our common stock has fluctuated (historical volatility) or is expected to fluctuate (expected volatility) during a period. We use historical volatility based on weekly price observations of our common stock during the period immediately preceding an award that is equal to its expected term up to a maximum period of five

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### Notes to Consolidated Financial Statements (Continued)

### 7. Share Tracking Award Plans (Continued)

years. We believe the volatility in the price of our common stock over the preceding five years generally provides a reliable projection of future long-term volatility.

*Risk-free interest rate* —The risk-free interest rate is the average interest rate consistent with the yield available on a U.S. Treasury note with a term equal to the expected term of an award.

*Expected term* —The expected term reflects the estimated time period we expect an award to remain outstanding. For the year ended December 31, 2014, we used historical data to develop this input. Prior to 2014, we applied the simplified method to develop an estimate of the expected term. The change in methodologies for calculating the expected term of an award did not have a significant impact to our consolidated financial statements.

*Expected forfeiture rate* —The expected forfeiture rate is an estimated percentage of awards granted that are expected to be forfeited or canceled on an annual basis prior to becoming fully vested. We derive our estimate based on historical forfeiture experience for similar classes of employees.

Expected dividend yield —We do not pay cash dividends on our common stock and do not expect to do so in the future. Therefore, the dividend yield is zero.

The table below presents the assumptions used to measure the fair value of STAP Awards:

	As of December 31, 2014			
	2014	2013	2012	
Expected volatility	34.0%	32.7%	32.8%	
Risk-free interest rate	1.3%	1.1%	0.5%	
Expected term of awards (in years)	4.0	3.9	3.7	
Expected forfeiture rate	9.3%	10.1%	8.7%	
Expected dividend yield	0.0%	0.0%	0,0%	

A summary of the status and activity of the STAP is presented below:

	Number of Awards	Weighted- Average Exercise Price	Weighted Average Remaining Contractual Term (Years)	Aggregate Intrinsic Value (in 000s)
Outstanding at January 1, 2014	8,734,901	\$ 52.75		
Granted	1,604,525	95.39		
Exercised	(2,315,093)	48.01		
Forfeited	(307,909)	63.96		
Outstanding at December 31, 2014	7,716,424	<u>\$ 62.59</u>	7.4	<u>\$ 516,222</u>
Exercisable at December 31, 2014	2,618,117	\$ 52.69	5.9	\$ 201,075
Expected to vest at December 31, 2014	4,615,370	\$ 67.89	8.2	\$ 284,296

The weighted average grant-date fair value of STAP awards granted during the years ended December 31, 2014, 2013 and 2012 was \$33.82, \$24.78 and \$21.28, respectively.



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### Notes to Consolidated Financial Statements (Continued)

### 7. Share Tracking Award Plans (Continued)

Share-based compensation expense recognized in connection with the STAP is as follows (in thousands):

	Year Ended December 31,					
	_	2014		2013		2012
Research and development	\$	72,269	\$	134,355	\$	11,130
Selling, general and administrative		82,937		143,407		14,490
Cost of product sales		4,283		6,124		1,230
Share-based compensation expense before						
taxes		159,489		283,886		26,850
Related income tax benefit		(56,560)		(106,693)		(9,902)
Share-based compensation expense, net of						
taxes	\$	102,929	\$	177,193	\$	16,948
Share-based compensation capitalized as				1 502	•	076
part of inventory	<u>&gt;</u>	2,027	\$	1,593	\$	275

Cash paid to settle STAP exercises during the years ended December 31, 2014, 2013 and 2012 was \$144.1 million, \$55.9 million, and \$31.8 million, respectively.

### 8. Debt

### Line of Credit

In September 2013, we entered into a Credit Agreement with Wells Fargo Bank, National Association (Wells Fargo) providing us a \$75.0 million revolving loan facility, which may be increased by up to an additional \$75.0 million provided certain conditions are met (the 2013 Credit Agreement). At our option, amounts borrowed under the 2013 Credit Agreement bear interest at either the one-month LIBOR rate plus a 0.50 percent margin, or a fluctuating base rate excluding any margin. In addition, we are subject to a monthly commitment fee of 0.06 percent per annum on the average daily unused balance of the facility. In July 2014, we extended the term of the 2013 Credit Agreement to September 30, 2015. Amounts borrowed under the 2013 Credit Agreement are secured by certain of our marketable investments. As of December 31, 2014, we had no outstanding balance on the facility. The 2013 Credit Agreement does not subject us to any financial covenants.

### Convertible Notes Due 2016

In October 2011, we issued \$250.0 million in aggregate principal value 1.0 percent Convertible Senior Notes due September 15, 2016 (Convertible Notes). The Convertible Notes are unsecured, unsubordinated debt obligations that rank equally with all of our other unsecured and unsubordinated indebtedness. We pay interest semi-annually on March 15 and September 15 of each year. The initial conversion price is \$47.69 per share.

Conversion can occur: (1) any time after June 15, 2016; (2) during any calendar quarter that follows a calendar quarter in which the price of our common stock exceeds 130 percent of the conversion price for at least 20 days during the 30 consecutive trading-day period ending on the last trading day of the quarter; (3) during the ten consecutive trading-day period following any five consecutive trading-day period in which the trading price of the Convertible Notes is less than 95 percent of the closing price of our common stock multiplied by the then-current number of shares underlying the Convertible Notes; (4) upon specified distributions to our shareholders; (5) in



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# Notes to Consolidated Financial Statements (Continued)

#### 8. Debt (Continued)

connection with certain corporate transactions; or (6) in the event that our common stock ceases to be listed on the NASDAQ Global Select Market, the NASDAQ Global Market or the New York Stock Exchange, or any of their respective successors.

The closing price of our common stock exceeded 130 percent of the conversion price of the Convertible Notes for more than 20 trading days during the 30 consecutive trading day period ended December 31, 2014. Consequently, the Convertible Notes are convertible at the election of their holders. As we do not control this conversion right, the Convertible Notes have been classified as a current liability on our consolidated balance sheet at December 31, 2014. We are required to calculate this contingent conversion provision at the end of each quarterly reporting period. Therefore, the convertibility and classification of our Convertible Notes may change depending on the price of our common stock.

At December 31, 2014, the aggregate conversion value of the Convertible Notes exceeded their par value by \$238.0 million using a conversion price of \$129.49, which was the closing price of our common stock on December 31, 2014.

Upon conversion, holders of our Convertible Notes are entitled to receive: (1) cash equal to the lesser of the par value of the notes or the conversion value (the number of shares underlying the Convertible Notes multiplied by the then current conversion price per share); and (2) to the extent the conversion value exceeds the par value of the notes, shares of our common stock. In the event of a change in control, as defined in the indenture under which the Convertible Notes have been issued, holders can require us to purchase all or a portion of their Convertible Notes for 100 percent of the notes' par value plus any accrued and unpaid interest.

During the three-month period ended December 31, 2014, we settled conversion requests representing \$111.3 million in principal value of our Convertible Notes. We paid \$111.3 million in principal and issued 1.5 million shares of our common stock during the settlement process. We received 1.5 million shares of our common stock under our convertible note hedge (discussed below under *Convertible Note Hedge and Warrant Transactions*) from Deutsche Bank AG London (DB London) which we placed into our treasury stock account. We recognized a \$4.6 million extinguishment loss with the settlement of these conversions. As of December 31, 2014, there are 2.9 million underlying shares representing the aggregate consideration upon future conversions on the outstanding Convertible Notes.

During the period from January 1, 2015 through February 11, 2015, we settled conversion requests representing \$14.0 million in principal value of the Convertible Notes. We paid \$14.0 million for the principal value of the notes and issued 193,000 shares of our common stock during the settlement of these conversions. We also received 193,000 shares from our convertible note hedge with DB London at the settlement dates which we placed into our treasury stock account. We expect to recognize a \$513,000 extinguishment loss with the settlement of these conversions. As of February 11, 2015, there are 2.6 million underlying shares representing the aggregate consideration upon future conversions on the \$124.8 million outstanding principal of the Convertible Notes.

The terms of the Convertible Notes provide for settlement wholly or partially in cash. Consequently, we are required to account for their liability and equity components separately so that the subsequent recognition of interest expense reflects our non-convertible borrowing rate. Accordingly, as of the date of issuance, we estimated the fair value of the Convertible Notes without consideration of the conversion option (Liability Component). The excess of the proceeds received over the estimated

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# Notes to Consolidated Financial Statements (Continued)

# 8. Debt (Continued)

fair value of the Liability Component totaling \$57.9 million has been recorded as the conversion option (Equity Component) and a corresponding offset has been recognized as a discount to the Convertible Notes to reduce their net carrying value. A portion of the Equity Component equal to the unamortized discount as of December 31, 2014 has been reclassified to temporary equity because one of the contingent conversion criteria had been met at December 31, 2014, as disclosed above. Refer to Note 10—*Temporary Equity*. We are amortizing the discount over the five-year period ending September 15, 2016 (the expected life of the Liability Component) using the effective interest method and an effective rate of interest of 6.7 percent, which corresponded to our estimated non-convertible borrowing rate at the date of issuance.

Interest expense incurred in connection with our convertible notes consisted of the following (in thousands):

	Year Ended December 31,			
	2014	2013	2012	
Contractual coupon rate of interest	\$ 2,151	\$ 2,500	\$ 2,500	
Discount amortization	11,057	11,178	10,487	
Interest expense—convertible notes	\$ 13,208	\$ 13,678	<u>\$ 12,987</u>	

The carrying value of our convertible notes consisted of the following (in thousands):

	As of Decer	nber 31,
	2014	2013
Principal balance	\$ 138,750	\$ 250,000
Discount, net of accumulated amortization of \$19,819		
and \$23,783	(12,336)	(34,155)
Carrying amount	\$ 126,414	\$ 215,845

#### Convertible Note Hedge and Warrant Transactions

In connection with the issuance of our Convertible Notes, we entered into separate convertible note hedge and warrant transactions with DB London to reduce the potentially dilutive impact of the conversion of our convertible notes. Pursuant to the convertible note hedge, we purchased call options to acquire up to approximately 5.2 million shares of our common stock with a strike price of \$47.69. The call options become exercisable upon any conversions and the maturity of the Convertible Notes, and will terminate upon the maturity of the Convertible Notes or the first day the Convertible Notes are no longer outstanding, whichever occurs first. The call options will offset on a share for share basis, any shares of our common stock that we issue upon any conversion or at the maturity of our Convertible Notes. As of December 31, 2014, we had approximately 2.9 million shares of our common stock remaining under the call options after the settlement of \$111.3 million of conversion requests during the fourth quarter of 2014. We also sold DB London warrants to acquire up to approximately 5.2 million shares of our common stock with a strike price of \$67.56. The warrants will expire incrementally on a series of expiration dates subsequent to the maturity date of our Convertible Notes. Both the convertible note hedge and warrant transactions will be settled on a net-share basis. To the extent that the price of our common stock exceeds the strike price of the warrants on any or all of the

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# Notes to Consolidated Financial Statements (Continued)

# 8. Debt (Continued)

series of related incremental expiration dates, we will be required to issue shares of our common stock to DB London.

#### Mortgage Financing-Wells Fargo Bank

In December 2010, we entered into a Credit Agreement with Wells Fargo and Bank of America, N.A., pursuant to which we obtained a \$70.0 million mortgage loan (the 2010 Credit Agreement). The 2010 Credit Agreement matured in December 2014 and we repaid the outstanding \$66.5 million principal balance in full. The 2010 Credit Agreement was secured by certain of our facilities in Research Triangle Park, North Carolina and Silver Spring, Maryland. Annual principal payments were based on a twenty-five year amortization schedule using a fixed rate of interest of 7.0 percent and the outstanding debt bore a floating rate of interest per annum based on the one-month LIBOR, plus a credit spread of 3.75 percent.

### Interest Expense

Details of interest expense presented on our consolidated statements of operations are as follows (in thousands)

	Year	Ended Decembe	er 31,
	2014	2013	2012
Interest expense	\$ 17,592	\$ 18,117	\$ 17,544
Less: interest capitalized	—	(59)	(905)
Total interest expense	\$ 17,592	\$ 18,058	\$ 16,639

#### 9. Commitments and Contingencies

# **Operating** Leases

We lease facilities space and equipment under operating lease arrangements that have terms expiring at various dates through 2020. Certain lease arrangements include renewal options and escalation clauses. In addition, various lease agreements to which we are party require that we comply with certain customary covenants throughout the term of these leases. If we are unable to comply with these covenants and cannot reach a satisfactory resolution in the event of noncompliance, these agreements could terminate.

Future minimum lease payments under non-cancelable operating leases are as follows (in thousands):

Year Ending December 31,
2015 \$ 3,839
2016 3,409
2017 3,271
2018 2.695
2019 643
Thereafter 128
Total \$ 13,985

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### Notes to Consolidated Financial Statements (Continued)

### 9. Commitments and Contingencies (Continued)

Total rent expense was \$3.6 million, \$3.5 million and \$3.6 million for the years ended December 31, 2014, 2013 and 2012, respectively.

#### Milestone Payments

We are party to certain license agreements as described in Note 15— Assignment and License Agreements and acquisition agreements. Generally, these agreements require that we make milestone payments in cash upon the achievement of certain product development and commercialization goals and payments of royalties upon commercial sales.

Future milestone payments based on our estimates of the timing and probability of achieving milestones specified under these arrangements are as follows (in thousands):

Year Ending December 31,	(1)
2015	\$ 2,311
2016	1,383
2017	1,339
2018	12,491
2019	2,568
Thereafter	7,777
Total	\$ 27,869

(1) The amounts and timing of future milestone payments may vary depending on when related milestones will be attained, if at all.

#### Research Agreement

We maintain a research agreement with the University of Oxford (Oxford) to develop antiviral compounds. Research under this agreement is performed by Oxford Glycobiology Institute, which is headed by a member of our Board of Directors and our scientific advisory board. Under the terms of the agreement, we are required to fund related research activities and make milestone payments for the successful completion of clinical trials. We are also obligated to pay royalties to Oxford equal to a percentage of our net sales from any discoveries and products developed by Oxford. Milestone payments and royalties are subject to reduction depending upon third-party contributions to discoveries and/or third-party licenses necessary to develop products. In 2010, the term of the research agreement was extended through September 2016. In connection with the extension of the term, we agreed to pay Oxford a total of \$2.9 million (using the then-prevailing exchange rate) in 60 equal monthly installments. As of December 31, 2014, approximately \$1.1 million remains outstanding under this 2010 agreement. In addition, in December 2012, we amended our agreement with Oxford, under which we agreed to pay Oxford an additional \$871,000 in the aggregate (using the exchange rate as of the amendment date) in 36 equal monthly installments beginning in January 2013 for additional work supporting the development of our virology platform. As of December 31, 2014, approximately \$290,000 remains outstanding under this 2012 amendment. During the years ended December 31, 2014, 2013 and 2012, we incurred approximately \$937,000, \$890,000 and \$577,000, respectively, in expenses under the terms of the agreement.

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### Notes to Consolidated Financial Statements (Continued)

#### 9. Commitments and Contingencies (Continued)

From time to time, we may enter into other service agreements with Oxford relating to specific development activities that are outside the scope of our research agreement described above. We incurred expenses of approximately none, \$55,000 and \$336,000 relating to these additional services during the years ended December 31, 2014, 2013 and 2012, respectively.

### **10. Temporary Equity**

Temporary equity includes securities that: (1) have redemption features that are outside our control; (2) are not classified as an asset or liability; (3) are excluded from permanent stockholders' equity; and (4) are not mandatorily redeemable. Amounts included in temporary equity relate to securities that are redeemable at a fixed or determinable price.

Components comprising the carrying value of temporary equity include the following (in thousands):

	As of December 31, 2014	As of December 31, 2013
Reclassification of Equity Component(1)	\$ 12,336	\$ 34,155
Common stock subject to repurchase(2)	10,882	10,882
Total	\$ 23,218	<u>\$ 45,037</u>

- (1) Represents the reclassification of the Equity Component equal to the unamortized discount of our Convertible Notes as of December 31, 2014 from additional paid-in capital to temporary equity. As of December 31, 2014, our Convertible Notes were convertible at the election of their holders as disclosed above in Note 8— *Debt Convertible Notes Due 2016*.
- (2) In connection with our amended 2007 agreement with Toray Industries Inc. (Toray), we issued 400,000 shares of our common stock and provided Toray the right to request that we repurchase the shares at a price of \$27.21 per share.

### 11. Stockholders' Equity

#### Equity Incentive Plan

We maintain an equity incentive plan (EIP) under which we may grant stock options to employees and non-employees. The EIP provides for the issuance of up to 29.9 million shares of our common stock. As of December 31, 2014, there were 9.3 million shares remaining for issuance under the EIP, of which approximately 9.2 million were reserved for issuance in connection with options granted to our Chairman and Co-Chief Executive Officer, Dr. Rothblatt. If granted, options awarded under the EIP are nontransferable, carry a maximum contractual term of ten years and typically vest in equal annual increments over a maximum period of three years, except for options granted to Dr. Rothblatt, which vest immediately upon grant in accordance with the terms of her employment agreement. The exercise price of stock options granted under the EIP can be no less than the fair market value of our common stock on the date of grant. We issue new shares of our common stock upon the exercise of options.

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### Notes to Consolidated Financial Statements (Continued)

### 11. Stockholders' Equity (Continued)

### Employee Stock Options

We estimate the fair value of stock options using the Black-Scholes-Merton valuation model. Option-pricing models, including the Black-Scholes-Merton model, require the use of judgment and subjective assumptions that can materially impact the estimation of fair value and sharebased compensation.

Inputs included in estimating the fair value of a stock option include the price of our common stock, the expected volatility of our common stock, risk-free interest rate, the expected term of stock option awards, expected forfeiture rate and the expected dividend yield.

A description of the key inputs, requiring estimates, used in determining the fair value of stock options is provided below:

*Expected volatility* —Volatility is a measure of the amount the price of our common stock has fluctuated (historical volatility) or is expected to fluctuate (expected volatility) during a period. We use historical volatility based on weekly price observations of our common stock during the period immediately preceding a stock option grant that is equal to the expected term of the grant (up to a maximum of five years). We believe the volatility of the price of our common stock measured over the preceding five years provides a reliable projection of future long-term volatility.

*Risk-free interest rate* —The risk-free interest rate is the average interest rate consistent with the yield available on a U.S. Treasury note with a term equal to the expected term of a given stock option grant.

*Expected term* — The expected term reflects the estimated time period we expect an option grant to remain outstanding. We use historical data to develop this input.

*Expected forfeiture rate* —The expected forfeiture rate is the estimated percentage of options granted that are expected to be forfeited or canceled on an annual basis prior to becoming fully vested. We derive our estimate based on historical forfeiture experience for similar classes of employees.

*Expected dividend yield* —We do not pay dividends on our common stock and do not expect to do so in the future. Therefore, the dividend yield is assumed to be zero.

The following weighted-average assumptions were used in estimating the fair value of stock options granted to employees:

	Year Ended December 31,		
	2014	2013	
Expected volatility	32.6%	33.0%	
Risk-free interest rate	1.7%	1.8%	
Expected term of options (in years)	5.0	5,0	
Expected forfeiture rate	0.0%	0.0%	
Expected dividend yield	0.0%	0.0%	

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# Notes to Consolidated Financial Statements (Continued)

### 11. Stockholders' Equity (Continued)

A summary of the status and activity of employee stock options is presented below:

	Options	Weighted- Average Exercise Price	Weighted Average Remaining Contractual Term (in Years)	Aggregate Intrinsic Value (in 000s)
Outstanding at January 1, 2014	4,749,449	\$ 56.06		
Granted	723,869	129.49		
Exercised	(1,414,369)	34.16		
Forfeited	(4,178)	34.35		
Outstanding and exercisable at December 31, 2014	4.054.771	\$ 76.83	6.4	\$ 213,505
2017	-,00+,771	φ /0.65	0.4	φ <u>215,505</u>

The weighted average fair value of an employee stock option granted during each of the years in the three-year period ended December 31, 2014, was \$40.70, \$36.10 and \$19.74, respectively. The total fair value of vested employee stock options for each of the years in the three-year period ended December 31, 2014 was \$29.5 million, \$36.1 million and \$3.0 million, respectively.

Total share-based compensation expense relating to employee stock options is as follows (in thousands):

	Year Ended December 31,		
	2014	2013	2012
Selling, general and administrative	29,460 9	\$ 36,097	\$ 3,024
Related income tax benefit	(10,429)	(13,566)	(1,115)
Share-based compensation expense, net of taxes	19,031	\$ 22,531	\$ 1,909

As of December 31, 2014, all employee stock options were fully vested; consequently, there were no amounts of unrecognized compensation cost remaining.

Employee and non-employee stock option exercise data is summarized below (dollars in thousands):

	 Year Ended December 31,				
	2014	_	2013	_	2012
Number of options exercised	1,462,369		876,115		575,944
Cash received from options exercised	\$ 50,168	\$	26,620	\$	14,290
Total intrinsic value of options exercised	\$ 108,425	\$	37,530	\$	15,508
Tax benefits realized from options exercised	\$ 30,845	\$	9,299	\$	3,054

Employee Stock Purchase Plan

In June 2012, our shareholders approved the United Therapeutics Corporation Employee Stock Purchase Plan (ESPP), which has been structured to comply with Section 423 of the Internal Revenue Code. The ESPP provides eligible employees the right to purchase shares of our common stock at a discount through elective accumulated payroll deductions at the end of each offering period. Offering periods, which began in September 2012, occur in consecutive six-month periods commencing on

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# Notes to Consolidated Financial Statements (Continued)

# 11. Stockholders' Equity (Continued)

September 5th and March 5th of each year. During the year ended December 31, 2014, we issued 45,657 shares of our common stock in exchange for \$3.3 million in employee contributions. Eligible employees may contribute up to 15 percent of their base salary, subject to certain annual limitations as defined in the ESPP. The purchase price of the shares is equal to the lower of 85 percent of the closing price of our common stock on either the first or last trading day of a given offering period. In addition, the ESPP provides that no eligible employee may purchase more than 4,000 shares during any offering period. The ESPP has a 20-year term and limits the aggregate number of shares that can be issued to 3.0 million.

Related share-based compensation expense for years ended December 31, 2014, 2013 and 2012 was \$1.1 million, \$803,000 and \$240,000, respectively. We estimate the fair value of the option to purchase shares of our common stock under the ESPP using the same methodology that we employ in valuing our stock options and STAP awards.

#### Earnings per Share

The components of basic and diluted earnings per share are as follows (in thousands, except per share amounts):

	Year Ended December 31,			
	2014	2013	2012	
Numerator:				
Net income	<u>\$ 340,074</u>	<u>\$ 174,560</u>	<u>\$ 304,442</u>	
Denominator:				
Weighted average outstanding shares—				
basic	48,176	50,076	52,093	
Effect of dilutive securities(1):				
Convertible notes	2,630	1,736	218	
Warrants	1,910	276	<u> </u>	
Stock options and employee stock				
purchase plan	1,439	1,143	969	
Weighted average shares—diluted	54,155	53,231	53,280	
Earnings per common share:				
Basic	\$ 7.06	\$ 3.49	\$ 5.84	
Diluted	\$ 6.28	\$ 3.28	\$ 5.71	
Stock options and warrants excluded from				
calculation(2)	9,273	11,210	11,862	

- (1) Calculated using the treasury stock method.
- (2) Certain stock options and warrants have been excluded from the computation of diluted earnings per share because their impact would be anti-dilutive.

### Share Repurchases

During the year ended December 31, 2012, we repurchased approximately 4.0 million shares of our common stock for \$188.0 million.

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### Notes to Consolidated Financial Statements (Continued)

### 11. Stockholders' Equity (Continued)

In February 2013, our Board of Directors authorized a share repurchase program for up to \$420.0 million in aggregate repurchases of our common stock. We completed this repurchase program during the quarter ended June 30, 2014 and acquired 4.6 million shares of our common stock in the aggregate under the program.

In June 2014, our Board of Directors authorized the repurchase of up to an additional \$500.0 million of our common stock in open market or privately negotiated transactions, at our discretion (the 2014 Repurchase Program). This program became effective on August 1, 2014, and will remain open for up to one year. During the year ended December 31, 2014, we acquired 887,114 shares of our common stock at an aggregate cost of \$105.5 million under the 2014 Repurchase Program.

### Shareholder Rights Plan

In June 2008, we entered into an Amended and Restated Rights Agreement with The Bank of New York as Rights Agent (the Plan), which amended and restated our original Rights Agreement dated December 17, 2000. The Plan, as amended and restated, extended the expiration date of the Preferred Share Purchase Rights (Rights) from December 29, 2010 to June 26, 2018, and increased the purchase price of each Right from \$64.75 to \$400.00, respectively. Each Right entitles holders to purchase one one-thousandth of a share of our Series A Junior Participating Preferred Stock. Rights are exercisable only upon our acquisition by another company, or commencement of a tender offer that would result in ownership of 15 percent or more of the outstanding shares of our voting stock by a person or group (as defined under the Plan) without our prior express written consent. As of December 31, 2014, we have not issued any shares of our Series A Preferred Stock.

### 12. Accumulated Other Comprehensive Loss

The following table includes changes in accumulated other comprehensive (loss) income by component, net of tax (in thousands):

	Defined Benefit Pension Plan(1)	Foreign Currency Translation Losses	Unrealized Gains and (Losses) on Available-for-Sale Securities	Total
Balance, January 1, 2014	\$ (8,445)	\$ (5,069)	\$ 331	\$ (13,183)
Other comprehensive income (loss)				
before reclassifications	584	(4,789)	(250)	(4,455)
Amounts reclassified from accumulated other comprehensive				
gain	904			904
Net current-period other				
comprehensive income (loss)	1,488	(4,789)	(250)	(3,551)
Balance, December 31, 2014	\$ (6,957)	\$ (9,858)	<u>\$81</u>	<u>\$ (16,734)</u>

(1) Refer to Note 14— *Employee Benefit Plans*— *Supplemental Executive Retirement Plan* which identifies the captions within our consolidated statement of operations where reclassification adjustments were recognized and their associated tax impact.

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# Notes to Consolidated Financial Statements (Continued)

# 13. Income Taxes

Components of income tax expense (benefit) consist of the following (in thousands):

	Year E	Year Ended December 31,			
	2014	2013	2012		
Current:					
Federal	\$ 137,993 \$	5 120,030 5	\$ 83,905		
State	19,051	20,099	13,949		
Foreign	1,252	2,164	659		
Total current	158,296	142,293	98,513		
Deferred					
Federal	(2,945)	(37,713)	37,259		
State	463	(9,059)	(415)		
Foreign	(225)	(1,055)	182		
Total deferred	(2,707)	(47,827)	37,026		
Other non-current					
Federal	27,115	7,797	573		
State	2,383	1,907	114		
Foreign	19	173	3		
Total other	29,517	9,877	690		
Total income tax expense	\$ 185,106	§ 104,343	\$ 136,229		

Presented below is a reconciliation of income taxes computed at the statutory federal tax rate to income tax expense as reported (in thousands):

	Year E	Year Ended December 31,		
	2014	2013	2012	
Federal tax provision computed at 35%	\$ 183,813	5 97,616	\$ 154,235	
State tax provision, net of federal tax provision	12,865	8,320	9,149	
General business credits	(12,195)	(13,346)	(10,980)	
Incentive stock option expense	(181)	(304)	(479)	
Section 199 deduction	(11,735)	(10,861)	(15,629)	
Nondeductible compensation expense	13,000	22,813	2,609	
Nondeductible expenses	(461)	105	(2,676)	
Total income tax expense	\$ 185,106	5 104,343	\$ 136,229	

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# Notes to Consolidated Financial Statements (Continued)

# 13. Income Taxes (Continued)

Components of the net deferred tax asset are as follows (in thousands):

	As of December 31,	
	2014	2013
Deferred tax assets:		
General business credits	<b>5</b> 2,186	\$ 277
Impairment losses on investments	291	318
License fees capitalized for tax purposes	61,770	75,181
Nonqualified stock options	42,697	40,808
SERP	17,478	14,059
STAP awards	86,414	84,274
Other	29,086	28,118
Total deferred tax assets	239,922	243,035
Deferred tax liabilities:		
Plant and equipment principally due to differences in depreciation	(30,758)	(32,725)
Other	(7,854)	(1,351)
Net deferred tax asset before valuation allowance	201.310	208,959
Valuation allowance	(2,981)	(2,507)
Net deferred tax assets	<u>\$ 198,329</u>	\$ 206,452

Deferred tax assets are reduced by a valuation allowance when, in our judgment, it is more likely than not that a portion or all of the deferred tax assets will not be realized. In evaluating our ability to realize deferred tax assets, we consider all available positive and negative evidence. Accordingly, we consider past operating results, forecasts of earnings and taxable income, the reversal of temporary differences and any prudent and feasible tax planning strategies. Future increases in the valuation allowance would result in a corresponding charge to earnings in the period such a determination is made. Conversely, future reductions to the valuation allowance would result in the recognition of a tax benefit in the period we conclude a reduction is warranted.

We expect to utilize all of our federal general business tax credits in tax year 2014.

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# Notes to Consolidated Financial Statements (Continued)

# 13. Income Taxes (Continued)

A reconciliation of the beginning and ending balances of unrecognized tax benefits for the years indicated is as follows (in thousands):

Unrecognized tax benefits at January 1, 2014 \$	2,836
Gross increases—tax positions in prior period	28
Gross decreases—tax positions in prior period (	1,419)
Gross increases—tax positions in the current period	—
Gross decreases—tax positions in current period	
Settlements	
Lapse of statute of limitations	<u></u>
Unrecognized tax benefits at December 31, 2014	1,445
Unrecognized tax benefits at January 1, 2013	1,511
Gross increases—tax positions in prior period	1,325
Gross decreases—tax positions in prior period	
Gross increases—tax positions in the current period	
Gross decreases—tax positions in the current period	<u></u>
Settlements	—
Lapse of statute of limitations	<u></u>
Unrecognized tax benefits at December 31, 2013	2,836
Unrecognized tax benefits at January 1, 2012 \$	1,733
Gross increases—tax positions in prior period	146
Gross decreases—tax positions in prior period	(368)
Gross increases—tax positions in the current period	—
Gross decreases—tax positions in the current period	
Settlements	
Lapse of statute of limitations	<u></u>
Unrecognized tax benefits at December 31, 2012	1,511

Included in unrecognized tax benefits at December 31, 2014, 2013 and 2012, is \$1.0 million, \$2.4 million, and \$1.0 million, respectively, of tax benefits that, if recognized, would impact the effective tax rate. As of December 31, 2014 and 2013, we accrued \$28,000 and \$249,000, respectively, in interest expense relating to uncertain state tax positions.

We are subject to federal and state taxation in the United States and various foreign jurisdictions. Currently, our 2013, 2012, 2011 and 2010 tax years are subject to examination by the IRS and by state taxing authorities. We are unaware of any positions for which it is reasonably possible that the total amounts of unrecognized tax benefits will significantly increase or decrease within the next twelve months.

# 14. Employee Benefit Plans

### Supplemental Executive Retirement Plan

We maintain the United Therapeutics Corporation Supplemental Executive Retirement Plan (SERP) to provide retirement benefits to certain senior members of our management team.

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# Notes to Consolidated Financial Statements (Continued)

### 14. Employee Benefit Plans (Continued)

Participants who retire at age 60 or older are eligible to receive either monthly payments or a lump sum payment based on an average of their total gross base salary over the last 36 months of active employment, subject to certain adjustments. Related benefit payments commence on the first day of the sixth month after retirement. Participants who elect to receive monthly payments will continue payments through the remainder of their life. Alternatively, participants who elected to receive a lump sum distribution will receive a payment equal to the present value of the estimated monthly payments that would have been received upon retirement. As of December 31, 2014 and 2013, all SERP participants had elected to receive a lump sum distribution. Participants who terminate employment for any reason other than death, disability, or change in control prior to age 60 will not be entitled to receive any benefits under the SERP.

To help fund our obligations under the SERP, we maintain the United Therapeutics Corporation Supplemental Executive Retirement Plan Rabbi Trust Document (Rabbi Trust). Participants of the SERP will have no preferred claim on, nor any beneficial ownership interest in, any assets of the Rabbi Trust. The balance in the Rabbi Trust was \$5.1 million as of December 31, 2014 and 2013 and are included under "Cash and cash equivalents" on our consolidated balance sheets.

We recognize the unfunded balance of the SERP as a liability on our consolidated balance sheets. Since we do not fund the SERP, the liability is equal to the projected benefit obligation as measured at the end of each fiscal year. Expenses related to the SERP are reported under the captions, "research and development expense" and "selling, general and administrative expense" in the accompanying consolidated statements of operations.

A reconciliation of the beginning and ending balances of the projected benefit obligation is presented below (in thousands):

	Year Ended	December 31,
	2014	2013
Projected benefit obligation at the beginning of the year	\$ 51,034	\$ 47,206
Service cost	5,517	5,406
Interest cost	2,367	1,584
Plan amendments	3,862	
Actuarial gain	(4,825)	(3,162)
Projected benefit obligation at the end of the year	\$ 57,955	\$ 51,034
Fair value of plan assets at the end of the year		
Unfunded at end of the year(1)	\$ 57,955	\$ 51,034

(1) At December 31, 2014, the aggregate balance of the SERP liability was \$58.0 million, of which \$20.9 million, representing the benefit obligation due for participants who are currently eligible to retire, has been classified as current liabilities under the caption "Other current liabilities" on our consolidated balance sheets.

The accumulated benefit obligation, a measure that does not consider future increases in participants' salaries, was \$43.5 million and \$37.2 million at December 31, 2014 and 2013, respectively.

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# Notes to Consolidated Financial Statements (Continued)

# 14. Employee Benefit Plans (Continued)

Future estimated benefit payments, based on current assumptions, including election of lump-sum distributions and expected future service, are as follows (in thousands):

Year Ended December 31,	
2015 \$	20,875
2016	
2017	<u></u>
2018	
2019	4,430
2020-2024	36,605
Total \$	61,910

The following weighted-average assumptions were used to measure the SERP obligation:

	Year Ended Dece	mber 31,
	2014	2013
Discount Rate	3.64%	4.34%
Salary Increases	5.00%	5.00%

The components of net periodic pension cost recognized on our consolidated statement of operations consist of the following (in thousands):

Year Ended December 31,		
2014	2013	2012
\$ 5,517	\$ 5,406	\$ 4,315
2,367	1,584	1,475
1,234	827	827
210	794	—
\$ 9,328	\$ 8,611	\$ 6,617
	2014 \$ 5,517 2,367	2014         2013           \$ 5,517         \$ 5,406           2,367         1,584

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# Notes to Consolidated Financial Statements (Continued)

# 14. Employee Benefit Plans (Continued)

Reclassification adjustments related to the SERP from accumulated other comprehensive loss to the statement of operations by line item and the tax impact of these reclassifications is presented below (in thousands):

	 As of mber 31,		As of ember 31,
Components Reclassified from Accumulated Other Comprehensive Loss(1)	 2014		2013
Prior service cost:			
Research and development	\$ 408	\$	312
Selling, general and administrative	826		515
Total	 1,234		827
Amortization of net actuarial loss:			
Research and development	69		300
Selling, general and administrative	141		494
Total	 210		794
Total prior service cost and amortization of net actuarial loss	1,444		1,621
Tax benefit	(540	)	(601)
Total, net of tax	\$ 904	\$	1,020

(1) Refer to Note 12—Accumulated Other Comprehensive Loss.

Amounts relating to the SERP that have been recognized in other comprehensive gain (loss) are as follows (in thousands):

	Year Ended December 31,			
	2014	2013	2012	
Net unrecognized actuarial gain (loss)	\$ 5,035	\$ 3,956	\$ (8,464)	
Net unrecognized prior service cost	(2,627)	827	827	
Total	2,408	4,783	(7,637)	
Tax	(920)	(1,688)	2,807	
Total, net of tax	\$ 1,488	\$ 3,095	\$ (4,830)	

The table below presents amounts relating to the SERP included in accumulated other comprehensive loss that have not yet been recognized as a component of net periodic pension cost on our consolidated statements of operations (in thousands):

	Year Ended December 31,			
	2014	2013	2012	
Net unrecognized actuarial loss	\$ 2,767	\$ 7,803	\$ 11,758	
Net unrecognized prior service cost	8,326	5,698	6,525	
Total	11,093	13,501	18,283	
Tax	(4,150)	(5,074)	(6,743)	
Total, net of tax	\$ 6,943	\$ 8,427	\$ 11,540	

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### Notes to Consolidated Financial Statements (Continued)

### 14. Employee Benefit Plans (Continued)

Estimated amounts included in accumulated other comprehensive loss as of December 31, 2014 that are expected to be recognized as components of net periodic pension expense on our statement of operations for the year ended December 31, 2015 comprise the following (in thousands):

Amortization of prior service cost	\$ 1,234
Amortization of net actuarial loss	—
Total	<u>\$ 1,234</u>

#### Employee Retirement Plan

We maintain a Section 401(k) Salary Reduction Plan which is open to all eligible full-time employees. Under the 401(k) Plan, eligible employees can make pre-tax contributions up to statutory limits. Currently, we make discretionary matching contributions to the 401(k) Plan equal to 40 percent of a participant's elected salary deferral. Matching contributions vest immediately for participants who have been employed for three years; otherwise, matching contributions vest annually, in one-third increments over a three-year period until the three-year employment requirement has been met. Expenses related to the 401(k) Plan were \$3.0 million, \$2.5 million and \$2.1 million for the years ended December 31, 2014, 2013 and 2012, respectively.

### 15. Assignment and License Agreements

### GlaxoSmithKline PLC

In 1997, GlaxoSmithKline PLC (Glaxo) assigned to us patents and patent applications for use of the stable prostacyclin analogue UT-15 (now known as treprostinil) for the treatment of PAH and congestive heart failure. Under the agreement, Glaxo was entitled to receive royalties on sales exceeding a specified threshold for a minimum period of ten years (or until expiration of the licensed patents) following the date of the first commercial sale of any initial product containing treprostinil. Pursuant to these terms, our royalty obligation ended in October 2014.

### Supernus Pharmaceuticals, Inc.

In June 2006, we entered into an exclusive license agreement with Supernus Pharmaceuticals, Inc. (Supernus) for the use of certain technologies developed by Supernus in our Orenitram tablet. The agreement required us to make milestone payments to Supernus in connection with the development of Orenitram and a \$2.0 million payment upon its commercial launch, which occurred during the second quarter of 2014. Additionally, we will pay a single digit royalty to Supernus based on net sales of Orenitram. Royalties will be paid for approximately twelve years commencing with the first commercial sale subject to adjustments.

### Eli Lilly and Company

In November 2008, we acquired from Lilly exclusive rights to develop, market, promote and commercialize Adcirca for the treatment of pulmonary hypertension in the United States and Puerto Rico. In exchange for these license rights, we agreed to pay Lilly, among other fees, royalties of five percent of our net sales of Adcirca as a pass through of Lilly's third-party royalty obligations for as long as Lilly is required to make such royalty payments. Pursuant to the terms of our license

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### Notes to Consolidated Financial Statements (Continued)

### 15. Assignment and License Agreements (Continued)

arrangement, Lilly manufactures Adcirca for us and distributes Adcirca via its wholesaler network in the same manner that it distributes its own pharmaceutical products. We purchase Adcirca from Lilly at a fixed manufacturing cost, which is adjusted by Lilly from time to time. The terms of this licensing arrangement will continue generally until the later of: (1) the expiration or lapse of the last to expire claim within a Lilly patent covering commercialization of Adcirca; or (2) the expiration of any government conferred exclusivity rights to Adcirca. In addition, at Lilly's discretion the license agreement may be terminated in the event that we undergo a change in control.

#### National Cancer Institute

In July 2010, we entered into a Cooperative Research and Development Agreement (CRADA) with the National Cancer Institute (NCI) of the United States National Institutes for Health (NIH) to collaborate on the late-stage development and regulatory approval process for Chimeric Monoclonal Antibody 14.18 (ch14.18) for children with high-risk neuroblastoma and patients with other forms of cancer. Ch14.18 is an antibody that has shown potential in the treatment of neuroblastoma by targeting GD2, a glycolipid on the surface of tumor cells. Under the terms of the CRADA, we have developed the capability to commercially produce the antibody. Collectively, related NCI-supported studies and our production data were used as the foundation for our marketing authorization application which was accepted by the European Medicines Agency (EMA) in December 2013, and a biologics license application which the FDA accepted in June 2014. We previously received orphan drug designation for ch14.18 for its studies free of charge.

#### Toray Industries, Inc.

In 2000, we entered into an agreement with Toray to obtain exclusive rights to develop and market beraprost, a chemically stable oral prostacyclin analogue, in a sustained release formulation in the United States and Canada for the treatment of all cardiovascular indications. In 2007, we amended the agreement to expand our rights to commercialize a modified release formulation of beraprost (beraprost-MR). As part of the 2007 amendment, we issued 400,000 shares of our common stock to Toray with certain put rights. These put rights provide Toray the ability to request at its discretion that we repurchase these shares at a price of \$27.21 per share upon 30 days' prior written notice. Accordingly, we classified the value of the shares within temporary equity on our consolidated balance sheets. In the event that Toray requests that we repurchase these shares, we will reclassify the repurchase value of the stock as a liability until settlement. The 2007 amendment also provided for certain milestone payments during the development period and upon receipt of regulatory approval in the United States or the European Union.

In July 2011, we amended our license agreement with Toray. The amendment did not materially change the terms of our license agreement, except for a reduction in royalty rates. In exchange for the reduction in royalty rates, we agreed to pay Toray \$50.0 million in equal, non-refundable payments over the five-year period ending in 2015. As of December 31, 2014, our remaining obligation to Toray under this agreement is \$10.0 million.

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### Notes to Consolidated Financial Statements (Continued)

### 15. Assignment and License Agreements (Continued)

### **Pluristem License Agreement**

In June 2011, we entered into a license agreement with Pluristem Ltd. (Pluristem) for exclusive worldwide rights to develop and commercialize a cell-based product for the treatment of PAH using Pluristem's proprietary PLX cell technology. The agreement provides for additional milestone payments to Pluristem at various stages, as well as royalties on commercial sales.

#### Medtronic Inc.

In 2009, we entered into an exclusive agreement with Medtronic Inc. (Medtronic), which was amended in 2011, to collaborate on the development and commercialization of Medtronic's proprietary intravascular infusion catheter to be used with Medtronic's Synchromed II implantable infusion pump and related infusion system components (together referred to as the Remodulin Implantable System) in order to deliver Remodulin for the treatment of PAH in the U.S., UK, Canada, France, Germany, Italy and Japan. If this development program is successful, our agreement provides that, upon commercialization, we will purchase infusion pumps and supplies from Medtronic and will also pay a royalty to Medtronic based on net sales of Remodulin for use in the Remodulin Implantable System within the exclusive territories, subject to certain adjustments specified in the agreement. The Remodulin Implantable System will be exclusive to Remodulin so long as we purchase a minimum percentage of our annual requirement for implantable pump systems from Medtronic.

### DEKA Research & Development Corp.

In December 2014, we entered into an exclusive agreement with DEKA Research & Development Corp. (DEKA) to develop a pre-filled, semi-disposable pump system for subcutaneous delivery of Remodulin. Under the terms of the agreement, we will fund the development costs related to the semi-disposable pump system and will pay product fees and a single-digit royalty to DEKA based on commercial sales of the system and the Remodulin sold for use with the system.

### Other

We are party to various other license agreements relating to therapies under development. These license agreements require us to make payments based on a percentage of sales, if we are successful in commercially developing these therapies, and may require other payments upon the achievement of certain milestones.

### 16. Distribution Agreements

### U.S.-Based Specialty Pharmaceutical Distributors

We are party to separate distribution agreements for Remodulin, Tyvaso and Orenitram with two U.S.-based specialty pharmaceutical distributors. The distribution agreements are similar to one another, and generally have one-year terms that renew automatically for additional one-year periods, unless terminated earlier. The agreements contain contractual responsibilities relating to ordering specifications, inventory requirements and exchange rights. We also have agreements with these distributors to perform certain services for us on a fee-for-service basis. If any of our distribution agreements expire or terminate, we may be required under certain circumstances to repurchase any unsold inventory held by our distributors.

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# Notes to Consolidated Financial Statements (Continued)

### 16. Distribution Agreements (Continued)

#### International Distributors

We currently sell Remodulin internationally through various distributors. The financial terms and conditions relating to these distributor arrangements are structured in a manner substantially similar to those of our U.S. distribution agreements described above.

### **17. Segment Information**

We currently operate as one operating segment. However, our chief operating decision makers regularly review revenues, cost of product sales and gross profit data as a primary measure of performance for each of our four commercial products. We commenced sales of Orenitram during the second quarter of 2014.

Net revenues, cost of product sales and gross profit for each of our commercial products were as follows (in thousands):

	Remodulin	Tyvaso	Adcirca	Orenitram	Total
Year Ended December 31, 2014					
Net revenues	\$ 553,728	\$ 463,067	\$ 221,471	\$ 41,267	\$ 1,279,533
Cost of product sales	47,327	57,442	13,495	7,619	125,883
Gross profit	\$ 506,401	\$ 405,625	\$ 207,976	\$ 33,648	\$ 1,153,650
Year Ended December 31, 2013					
Net revenues	\$ 491,179	\$ 438,793	\$ 176,972	\$ —	\$ 1,106,944
Cost of product sales	59,314	60,831	10,982		131,127
Gross profit	\$ 431,865	\$ 377,962	\$ 165,990	\$	\$ 975,817
Year Ended December 31, 2012					
Net revenues	\$ 457,969	\$ 325,614	\$ 122,540	\$ —	\$ 906,123
Cost of product sales	57,618	53,825	7,854		\$ 119,297
Gross profit	\$ 400,351	\$ 271,789	\$ 114,686	<u>\$                                    </u>	\$ 786,826

Geographic revenues are determined based on the country in which our customers (distributors) are located. Net revenues from external customers by geographic area are as follows (in thousands):

Year Ended December 31,	2014	2013	2012
United States	\$ 1,180,759	\$ 1,032,435	\$ 846,611
Rest-of-World(1)	107,760	84,549	69,465
Total	\$ 1,288,519	\$ 1,116,984	\$ 916,076

(1) Primarily Europe.

For the years ended December 31, 2014, 2013 and 2012, sales to Accredo Health Group, Inc. comprised 58 percent, 57 percent and 56 percent, respectively, of total consolidated net revenues.

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# Notes to Consolidated Financial Statements (Continued)

### 17. Segment Information (Continued)

Long-lived assets (property, plant and equipment) located by geographic area are as follows (in thousands):

Year Ended December 31,	2014	2013	2012
United States	\$ 462,377	\$ 442,673	\$ 425,585
Rest-of-World(1)	16,044	22,277	28,100
Total	\$ 478,421	\$ 464,950	\$ 453,685

### (1) Facilities principally located in the United Kingdom.

### 18. Quarterly Financial Information (Unaudited)

Summarized quarterly financial information for each of the years ended December 31, 2014 and 2013 are as follows (in thousands, except per share amounts):

		Quarter Ended			
	December 31, 2014	September 30, 2014	June 30, 2014	March 31, 2014	
Net sales	\$ 346,363	\$ 329,950	\$ 322,802	\$ 289,403	
Gross profit	329,611	287,466	282,620	253,953	
Net income (loss)(1)	115,935	(25,237)	111,852	137,524	
Net income (loss) per share—basic	\$ 2.44	\$ (0.53)	\$ 2.35	\$ 2.73	
Net income (loss) per share—diluted	\$ 2.17	\$ (0.53)	\$ 2.10	\$ 2.43	

		Quarter Ended						
		Se	September 30, 2013		June 30, 2013		March 31, 2013	
Net sales	\$	289,017	\$	302,225	\$ 2	280,606	\$	245,136
Gross profit		247,519		269,290	2	245,175		213,833
Net (loss) income(2)		(30,314)		62,685		79,864		62,325
Net (loss) income per share—basic	\$	(0.60)	\$	1.25	\$	1.60	\$	1.24
Net (loss) income per share-diluted	\$	(0.60)	\$	1.17	\$	1.52	\$	1.19

- Operating results for the quarter ended September 30 2014, include \$140.3 million, net of tax, charge to operating expenses related to share-based compensation expense.
- (2) Operating results for the quarter ended December 31, 2013, include \$111.2 million, net of tax, charge to operating expenses related to share-based compensation expense.

# 19. Litigation

Department of Health and Human Services Subpoena

In December 2013, we received a subpoena from the Office of the Inspector General (OIG) of the Department of Health and Human Services in connection with a civil investigation by the United States Department of Justice, principally represented by the United States Attorney's Office for the District of

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# UNITED THERAPEUTICS CORPORATION

#### Notes to Consolidated Financial Statements (Continued)

#### 19. Litigation (Continued)

Maryland. The subpoena requests documents regarding Remodulin, Tyvaso and Adcirca, including our marketing practices relating to these products. We are cooperating with the investigation. We are not aware that a claim, litigation or assessment has been asserted in connection with the subpoena. However, we cannot predict what actions, if any, may be taken by the OIG, the Department of Justice, other governmental entities, or any third parties in connection with this investigation.

#### Sandoz Inc.

In February 2012, we received a Paragraph IV certification letter (the Original Notice Letter) from Sandoz Inc. (Sandoz) advising that Sandoz had submitted an abbreviated new drug application (ANDA) to the FDA requesting approval to market a generic version of the 10 mg/mL strength of Remodulin. In December 2012, we received notice (the Second Notice Letter) that Sandoz had amended its previously filed ANDA to request additional approval to market generic versions of the 1 mg/mL, 2.5 mg/mL, and 5 mg/mL strengths of Remodulin. In the Original Notice Letter and the Second Notice Letter, Sandoz stated that it intends to market a generic version of Remodulin before the expiration of the following patents relating to Remodulin: U.S. Patent No. 5,153,222, which expires in October 2014; U.S. Patent No. 6,765,117, which expires in October 2017; and U.S. Patent No. 7,999,007, which expires in March 2029. Each of these patents is listed in the Orange Book.

We responded to the Original Notice Letter by filing a lawsuit in March 2012 against Sandoz in the U.S. District Court for the District of New Jersey alleging patent infringement. We responded to the Second Notice Letter by filing an additional lawsuit in January 2013 for patent infringement in the U.S. District Court for the District of New Jersey. Sandoz filed counterclaims in each action alleging that the patents at issue in the litigation are invalid or will not be infringed by the commercial manufacture, use or sale of the proposed product described in Sandoz's ANDA submission. Shortly before trial, Sandoz withdrew its request to market a generic version of Remodulin before the expiration of U.S. Patent No. 5,153,222, but maintained its request to market a generic version of Remodulin before the other two patents. The trial for both lawsuits, limited to U.S. Patent Nos. 6,765,117 and 7,999,007, occurred in May and June 2014 and we received the Court's decision in August 2014. In that decision, with respect to U.S. Patent No. 6,765,117 the Court both ruled that the patent is valid and enforceable against Sandoz, and enjoined Sandoz from marketing its generic product until the expiration of that patent in October 2017. With respect to U.S. Patent No. 7,999,007, the Court ruled that the patent is valid, but that it would not be infringed by Sandoz' generic product.

Sandoz has appealed the ruling that U.S. Patent No. 6,765,117 is valid and would be infringed, and that U.S. Patent No. 7,999,007 is valid. We have filed a cross-appeal challenging the Court's ruling that U.S. Patent No. 7,999,007 would not be infringed by Sandoz's generic version of Remodulin.

In July 2014, we received an additional Paragraph IV certification letter (Third Notice Letter) from Sandoz, seeking permission to market and sell its generic version of Remodulin before the expiration of U.S. Patent No. 8,497,393, which expires in December 2028 and is also listed in the Orange Book. We responded to Sandoz's Third Notice Letter by filing a lawsuit in September 2014 in the U.S. District Court for the District of New Jersey for patent infringement with respect to U.S. Patent No. 8,497,393.

We intend to vigorously enforce our intellectual property rights relating to Remodulin.

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# UNITED THERAPEUTICS CORPORATION

## Notes to Consolidated Financial Statements (Continued)

## 19. Litigation (Continued)

#### Teva Pharmaceuticals USA, Inc.

On July 21, 2014, we received a Paragraph IV certification letter (Teva's Notice Letter) from Teva Pharmaceuticals USA, Inc. (Teva) advising that Teva had submitted an ANDA to the FDA requesting approval to market a generic version of Remodulin.

In Teva's Notice Letter, Teva states that it intends to market a generic version of Remodulin before the expiration of U.S. Patent Nos. 6,765,117 and 8,497,393, both of which are also the subject of Paragraph IV certifications by Sandoz, as discussed above. Teva's Notice Letter states that the ANDA contains a Paragraph IV certification alleging that these patents are not valid, not enforceable and/or will not be infringed by the commercial manufacture, use or sale of the proposed product described in Teva's ANDA submission.

We responded to Teva's Notice Letter by filing a lawsuit in September 2014 against Teva in the U.S. District Court for the District of New Jersey alleging infringement of U.S. Patent Nos. 6,765,117, 7,999,007 and 8,497,393, as well as infringement of U.S. Patent Nos. 8,653,137 and 8,658,694, both of which expire in September 2028. Teva has filed its answer to our complaint, and has also filed a counterclaim alleging that the patents at issue in the litigation are invalid or will not be infringed by the commercial manufacture, use or sale of the proposed product described in Teva's ANDA submission. We have filed an answer to the counterclaim.

Under the Hatch-Waxman Act, the FDA is automatically precluded from approving Teva's ANDA for up to 30 months from receipt of Teva's Notice Letter or until the issuance of a U.S. District Court decision that is adverse to us, whichever occurs first. We intend to vigorously enforce our intellectual property rights relating to Remodulin.

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# United Therapeutics Corporation Schedule II—Valuation and Qualifying Accounts Years Ended December 31, 2014, 2013, and 2012 (In thousands)

		Valuation Allowance on Deferred Tax Assets					
	Begi	nce at nning Year	Cha	ditions rged to pense	De	ductions	 lance at 1 of Year
Year Ended December 31, 2014	\$	2,507	\$	474	\$		\$ 2,981
Year Ended December 31, 2013	\$	5,665	\$	169	\$	(3,327)	\$ 2,507
Year Ended December 31, 2012	\$	5,458	\$	207	\$	<u> </u>	\$ 5,665

		Reserve for Inventory Obsolescence				
	Balance at Beginning of Year		Additions Charged to Expense	D	eductions	 alance at d of Year
Year Ended December 31, 2014	\$ 18,30	1 \$	3,431	\$	(11,195)	\$ 10,537
Year Ended December 31, 2013	\$ 16,67	9 \$	3,341	\$	(1,719)	\$ 18,301
Year Ended December 31, 2012	\$ 8,80	1 \$	12,136	\$	(4,258)	\$ 16,679

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# ITEM 9. CHANGES IN AND DISAGREEMENTS WITH ACCOUNTANTS ON ACCOUNTING AND FINANCIAL DISCLOSURE

None.

## **ITEM 9A. CONTROLS AND PROCEDURES**

#### **Evaluation of Disclosure Controls and Procedures**

Our management, with participation of our Chairman and Co-Chief Executive Officer and Chief Financial Officer, has evaluated the effectiveness of our disclosure controls and procedures, as defined in Rules 13a-15(e) and 15d-15(e) of the Securities Exchange Act of 1934, as of December 31, 2014. Based on that evaluation, our Chairman and Co-Chief Executive Officer and Chief Financial Officer concluded that our disclosure controls and procedures were effective as of December 31, 2014.

#### Management's Report on Internal Control Over Financial Reporting

Our management is responsible for establishing and maintaining adequate internal control over financial reporting (as defined in Rules 13a-15(f) and 15d-15(f) under the Securities Exchange Act of 1934, as amended). Our internal control over financial reporting was designed to provide reasonable assurance to our management and Board of Directors regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. All internal control over financial reporting, no matter how well designed, have inherent limitations. As a result of these inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Therefore, even those internal controls determined to be effective can provide only reasonable assurance with respect to the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles.

Our management assessed the effectiveness of our internal control over financial reporting as of December 31, 2014, based on the criteria set forth by the Committee of Sponsoring Organizations of the Treadway Commission (COSO) in *Internal Control—Integrated Framework* (2013). Management's assessment included an evaluation of the design of our internal control over financial reporting and testing of the operational effectiveness of our internal control over financial reporting. Based on this assessment, our management concluded that, as of December 31, 2014, our internal control over financial reporting was effective.

Ernst & Young LLP, an independent registered public accounting firm, has issued an attestation report on our internal control over financial reporting. The report of Ernst & Young LLP is contained in Item 8 of this Annual Report on Form 10-K.

## Attestation of Independent Registered Public Accounting Firm

The attestation report of our independent registered public accounting firm regarding internal control over financial reporting is set forth in Item 8 of this Annual Report on Form 10-K under the caption "Report of Independent Registered Public Accounting Firm" and incorporated herein by reference.

## Changes in Internal Control over Financial Reporting

There were no changes in our internal control over financial reporting during the quarter ended December 31, 2014 that have materially affected, or are reasonably likely to materially affect, our internal controls over financial reporting.

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# **ITEM 9B. OTHER INFORMATION**

#### **Chief Financial Officer Succession**

On February 23, 2015, our Chief Financial Officer, John Ferrari, announced his decision to retire effective March 13, 2015. Following his retirement, Mr. Ferrari has elected to serve as a "senior advisor" on a part-time basis, in accordance with the terms of his employment agreement.

On February 23, 2015, our Board of Directors, acting on the recommendation of the Nominating and Governance Committee and the Audit Committee, appointed James Edgemond to succeed Mr. Ferrari and assume the role of Chief Financial Officer and Treasurer upon Mr. Ferrari's retirement.

Mr. Edgemond, age 47, has served as Treasurer and Vice President, Strategic Financial Planning since January 2013. He is an alumnus of the Harvard Business School, Virginia Tech and James Madison University. Prior to joining United Therapeutics, he was Vice President, Corporate Controller and Treasurer of Clark Construction Group from November 2008 through January 2013. He also served in a variety of roles at The Corporate Executive Board Company from 1998 to 2008, including most recently as Executive Director, Finance from 2005 to 2008. He began his career as a public accountant at KPMG Peat Marwick LLP, where he served in a variety of roles from 1990 through 1998, including most recently as a Senior Manager.

The Compensation Committee of the Board of Directors approved changes to the compensation program for Mr. Edgemond in connection with his promotion to Chief Financial Officer and Treasurer. The changes, which become effective upon Mr. Ferrari's retirement, are as follows:

- Mr. Edgemond's salary will increase to \$400,000;
- Mr. Edgemond's annual cash incentive bonus opportunity for 2015 will increase to 50% of his salary; and
- Mr. Edgemond's long-term incentive bonus award opportunity will be 50,000 STAP awards.

The foregoing 2015 contingent cash incentive bonus target opportunities and long-term inventive opportunities will be assessed pursuant to the Company-Wide Milestone Program criteria applicable for 2015, and a subjective evaluation of individual performance. In addition, the Compensation Committee may exercise its discretion to increase or decrease the award percentage earned.

Mr. Edgemond will receive a one-time grant of 25,000 STAP awards upon his promotion, to be issued on March 13, 2015 at an exercise price equal to the NASDAQ closing price for the Company's common stock on that date. The award will vest in equal installments on each of the first four anniversaries of the date of grant, and will expire ten years from the date of grant.

In connection with his promotion to Chief Financial Officer and Treasurer, the Company also entered into an employment agreement with Mr. Edgemond, which will become effective March 13, 2015. Mr. Edgemond's employment agreement has an initial term of three years, and is automatically extended by one additional year periods at the end of the then-current term unless at least 60 days prior to the end of the then-current term, either party delivers notice not to extend the agreement. The agreement provides for an annual base salary of \$400,000, which will be subject to review and annual increase by the Company at its discretion.

The agreement provides that if Mr. Edgemond is terminated by the Company after a change of control of the Company, he is entitled to an acceleration of all unvested stock options and STAP awards. The agreement prohibits Mr. Edgemond from accepting employment, consultancy or other business relationships with an entity that directly competes with the Company for a period of one year following his last receipt of compensation from the Company.

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Mr. Edgemond and the Company are also parties to a Change in Control Severance Agreement, dated November 12, 2014, providing benefits to Mr. Edgemond in the event of his termination following a change of control of the Company. In particular, these benefits include a cash severance payment equal to two times his base salary, plus two times his annual target cash bonus. This cash severance would become payable is in lieu of any severance payment under Mr. Edgemond's employment agreement, unless severance under the employment agreement would result in a greater benefit. The Change in Control Severance Agreement also provides for continuation of medical benefits for 24 months following termination, and outplacement benefits with a value of \$10,000.

The foregoing summary is qualified in its entirety by reference to the full text of (a) Mr. Edgemond's Employment Agreement, a copy of which is filed as Exhibit 10.55 to this Annual Report on Form 10-K; and (b) Mr. Edgemond's Change in Control Severance Agreement, a copy of which is filed herewith as Exhibit 10.56 to this Annual Report on Form 10-K.

A detailed discussion of our executive compensation program will be provided in our definitive proxy statement in connection with our 2015 annual meeting of shareholders, which we expect to file with the Securities and Exchange Commission on or about April 30, 2015.

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## PART III

## ITEM 10. DIRECTORS, EXECUTIVE OFFICERS AND CORPORATE GOVERNANCE

Information as to the individuals serving on our board of directors is set forth below under the heading *Board of Directors*. Additional information required by Item 10 regarding nominees and directors appearing under Proposal No. 1: *Election of Directors* in our definitive proxy statement for our 2015 annual meeting of shareholders scheduled for June 26, 2015 (the 2015 Proxy Statement) is hereby incorporated herein by this reference. Information regarding our executive officers appears in Part I, Item I of this Annual Report on Form 10-K under the heading *Executive Officers of the Registrant*. Information regarding the Audit Committee and the Audit Committee's financial expert appearing under the heading *Committees of our Board of Directors—Audit Committee* in our 2015 Proxy Statement is hereby incorporated herein by this reference.

Information appearing under the heading Section 16(a) Beneficial Ownership Reporting Compliance in our 2015 Proxy Statement is hereby incorporated herein by this reference.

We have a written Code of Conduct and Business Ethics that applies to our principal executive officer, principal financial officer and our principal accounting officer and every other director, officer and employee of United Therapeutics. The Code of Conduct and Business Ethics is available on our Internet website at *http://ir.unither.com/corporate-governance.cfm*. A copy of the Code of Conduct and Business Ethics will be provided free of charge by making a written request and mailing it to our corporate headquarters offices to the attention of the Investor Relations Department. If any amendment to, or a waiver from, a provision of the Code of Conduct and Business Ethics that applies to the principal executive officer, principal financial officer and principal accounting officer is made, such information will be posted on our Internet website within four business days at *www.unither.com*.

## **Board of Directors**

#### Christopher Causey, M.B.A.

Principal, Causey Consortium

# Raymond Dwek, F.R.S.

Director of the Glycobiology Institute and Professor Emeritus, University of Oxford

#### **Richard Giltner**

Private Investor

# Roger Jeffs, Ph.D.

President and Co-Chief Executive Officer of United Therapeutics

#### Katherine Klein, Ph.D.

Vice-Dean and Professor, The Wharton School of the University of Pennsylvania

#### **Ray Kurzweil**

Director of Engineering, Google Inc.

#### Christopher Patusky, J.D., M.G.A.

Founding Principal, Patusky Associates, LLC

#### Martine Rothblatt, Ph.D., J.D., M.B.A.

Chairman and Co-Chief Executive Officer of United Therapeutics

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## Louis Sullivan, M.D.

Former Secretary, U.S. Department of Health and Human Services

## Tommy Thompson, J.D.

Former Secretary, U.S. Department of Health and Human Services

# ITEM 11. EXECUTIVE COMPENSATION

Information concerning executive compensation required by Item 11 will appear under the headings Director Compensation, Compensation Discussion and Analysis, Summary Compensation Table and Grants of Plan-Based Awards in 2014, Narratives to Summary Compensation Table and Grants of Plan-Based Awards Table, Summary of Terms of Plan-Based Awards, Supplemental Executive Retirement Plan, Rabbi Trust, Potential Payments Upon Termination or Change in Control, and Director Compensation in our 2015 Proxy Statement and is incorporated herein by reference.

Information concerning the Compensation Committee required by Item 11 will appear under the heading *Compensation Committee Report* in our 2015 Proxy Statement and is incorporated herein by reference.

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# ITEM 12. SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT AND RELATED STOCKHOLDER MATTERS

The information regarding beneficial ownership of our common stock required by Item 12 will appear under *Beneficial Ownership of* Common Stock in our 2015 Proxy Statement and is incorporated herein by reference.

#### Securities Authorized for Issuance Under Equity Compensation Plans

The following table presents information as of December 31, 2014, regarding our securities authorized for issuance under equity compensation plans:

Plan category	Number of securities to be issued upon exercise of outstanding options (a)	Weighted average exercise price of outstanding options (b)	Number of securities remaining available for future issuance under equity compensation plans (excluding securities reflected in column (a) (c)
Equity compensation plan approved by security	10/0 771	P 7/ 70	0.257.017
holders Equity	4,060,771	\$ 76.78	9,256,016
compensation			
plans not			
approved by security holders	_	0.00	N/A
Total	4,060,771	\$ 76.78	9,256,016

All outstanding stock options were issued under our equity incentive plan approved by security holders in 1997 (the EIP). Information regarding this plan is contained in Note 11—*Stockholders' Equity* to the consolidated financial statements included in this Annual Report on Form 10-K. Aside from stock options issued under the EIP, we do not have any outstanding stock options, warrants or rights that are outstanding or available for issuance as described in Regulation S-K Item 201(d).

#### ITEM 13. CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS, AND DIRECTOR INDEPENDENCE

Information concerning related party transactions and director independence required by Item 13 will appear under the headings Other Matters—Certain Relationships and Related Party Transactions, Board of Directors, Committees, Corporate Governance—Director Independence and Committees of our Board of Directors in our 2015 Proxy Statement and is incorporated herein by reference.

#### ITEM 14. PRINCIPAL ACCOUNTING FEES AND SERVICES

Information required by Item 14 concerning the principal accounting fees paid by the Registrant and the Audit Committee's pre-approval policies and procedures, will appear under the heading *Report of the Audit Committee and Information on our Independent Auditors* in our 2015 Proxy Statement and is incorporated herein by reference.

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# PART IV

# ITEM 15. EXHIBITS, FINANCIAL STATEMENT SCHEDULES

In reviewing the agreements included or incorporated by reference as exhibits to this Annual Report on Form 10-K, it is important to note that they are included to provide investors with information regarding their terms, and are not intended to provide any other factual or disclosure information about United Therapeutics or the other parties to the agreements. The agreements contain representations and warranties made by each of the parties to the applicable agreement. These representations and warranties have been made solely for the benefit of the other parties to the applicable agreement, and: (1) should not be treated as categorical statements of fact, but rather as a way of allocating risk between the parties; (2) have in some cases been qualified by disclosures that were made to the other party in connection with the negotiation of the applicable agreement, which disclosures are not necessarily reflected in the agreement; (3) may apply standards of materiality in a way that is different from what may be material to investors; and (4) were made only as of the date of the applicable agreement or such other date or dates as may be specified in the agreement and are subject to more recent developments.

Accordingly, these representations and warranties may not describe the actual state of affairs as of the date they were made or at any other time. Additional information about United Therapeutics may be found elsewhere in this Annual Report on Form 10-K and our other public filings, which are available without charge through the SEC's website at *http://www.sec.gov*.

- (a)(1) Our financial statements filed as part of this report on Form 10-K are set forth in the Index to Consolidated Financial Statements under Part II, Item 8 of this Form 10-K.
- (a)(2) The Schedule II—Valuation and Qualifying Accounts is filed as part of this Form 10-K. All other schedules are omitted because they are not applicable or not required, or because the required information is included in the consolidated statements or notes thereto.
- (a)(3) Exhibits filed as a part of this Form 10-K are listed on the Exhibit Index, which is incorporated by reference herein.

Certain exhibits to this report have been included only with the copies of this report filed with the Securities and Exchange Commission. Copies of individual exhibits will be furnished to shareholders upon written request to United Therapeutics and payment of a reasonable fee (covering the expense of furnishing copies). Shareholders may request exhibit copies by contacting: United Therapeutics Corporation, Attn: Investor Relations, 1040 Spring Street, Silver Spring, Maryland 20910.

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# SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereto duly authorized.

# UNITED THERAPEUTICS CORPORATION

By:

/s/ MARTINE A. ROTHBLATT

February 24, 2015

Martine A. Rothblatt, Ph.D. Chairman of the Board and Co-Chief Executive Officer

Pursuant to the requirements of the Securities Exchange Act of 1934, this report has been signed below by the following persons on behalf of the registrant and in the capacities and on the dates indicated.

Signatures	Title	Date
/s/ MARTINE A. ROTHBLATT	Chairman of the Board and Co-Chief Executive Officer	February 24, 2015
Martine A. Rothblatt	(Principal Executive Officer)	reoluary 24, 2015
/s/ JOHN M. FERRARI	Chief Financial Officer	February 24, 2015
John M. Ferrari	(Principal Financial Officer and Principal Accounting Officer)	February 24, 2015
/s/ ROGER A. JEFFS	President, Co-Chief Executive	E-h-man 24, 2015
Roger A. Jeffs	Officer and Director	February 24, 2015
/s/ CHRISTOPHER CAUSEY	Director	February 24, 2015
Christopher Causey	Director	February 24, 2015
/s/ RAYMOND DWEK	District	February 24, 2015
Raymond Dwek		
/s/ RICHARD GILTNER		E-1
Richard Giltner	Director	February 24, 2015
/s/ KATHERINE KLEIN		Edu an 04 0015
Katherine Klein	Director	February 24, 2015
/s/ RAYMOND KURZWEIL	/s/ RAYMOND KURZWEIL Raymond Kurzweil	
Raymond Kurzweil		
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	Signatures	<u>Title</u>	Date
	/s/ CHRISTOPHER PATUSKY	- Director	February 24, 2015
-	Christopher Patusky	Director	reoluary 24, 2015
-	/s/ LOUIS W. SULLIVAN	- Director	February 24, 2015
	Louis W. Sullivan		1 coluary 24, 2013
	/s/ TOMMY THOMPSON	Director	Eskmon: 24, 2015
-	Tommy Thompson	Director	reoluary 24, 2015
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	/s/ TOMMY THOMPSON	<ul> <li>Director</li> <li>97</li> </ul>	February 24, 2015 February 24, 2015

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# EXHIBIT INDEX

Exhibit No.	Description
3.1	Amended and Restated Certificate of Incorporation of the Registrant, incorporated by reference to Exhibit 3.1 of the Registrant's
	Registration Statement on Form S-1 (Registration No. 333-76409).
3.2	Certificate of Amendment to Amended and Restated Certificate of Incorporation of the Registrant, incorporated by reference to
	Exhibit 3.1 of the Registrant's Current Report on Form 8-K, filed on June 28, 2010.
3.3	Third Amended and Restated By-laws of the Registrant, incorporated by reference to Exhibit 3.1 of the Registrant's Current Report
	on Form 8-K filed on June 27, 2014.
3.4	Form of Certificate of Designation, Preferences and Rights of Series A Junior Participating Preferred Stock of the Registrant,
	incorporated by reference to Exhibit A to Exhibit 4 to the Registrant's Current Report on Form 8-K, filed December 18, 2000.
4.1	Reference is made to Exhibits 3.1, 3.2, 3.3 and 3.4.
4.2	First Amended and Restated Rights Agreement, incorporated by reference to Exhibit 4.1 of the Registrant's Current Report on
4.3	Form 8-K filed on July 3, 2008. Industry dataday of October 17, 2011, between the Desistant and The Dark of New York Meller Trust Company, N.A. or
4.5	Indenture, dated as of October 17, 2011, between the Registrant and The Bank of New York Mellon Trust Company, N.A., as trustee (including form of 1.0% Convertible Senior Note due September 15, 2016), incorporated by reference to Exhibit 4.1 of the
	Registrant's Current Report on Form 8-K filed October 17, 2011.
4.4	Form of 1.0% Convertible Senior Note due September 15, 2016, incorporated by reference to Exhibit 4.2 of the Registrant's Current
7.7	Report on Form 8-K filed October 17, 2011.
10.1**	United Therapeutics Corporation Amended and Restated Equity Incentive Plan, as amended effective as of September 24, 2004,
	incorporated by reference to Exhibit 10.1 of the Registrant's Quarterly Report on Form 10-Q for the quarter ended September 30,
	2004.
10.2**	Amended and Restated Executive Employment Agreement dated as of January 1, 2009, between the Registrant and Martine A.
	Rothblatt, incorporated by reference to Exhibit 10.2 of the Registrant's Quarterly Report on Form 10-Q for the quarter ended
	March 31, 2009.
10.3**	Employment Agreement dated as of June 16, 2001 between the Registrant and Paul A. Mahon, incorporated by reference to
	Exhibit 10.4 of the Registrant's Quarterly Report on Form 10-Q for the quarter ended March 31, 2002.
10.4**	Employment Agreement dated November 29, 2000 between the Registrant and Roger Jeffs, incorporated by reference to
10.5	Exhibit 10.9 of the Registrant's Quarterly Report on Form 10-Q for the quarter ended March 31, 2002.
10.5	Form of Indemnification Agreement between the Registrant and each of its Directors and Executive Officers, incorporated by reference to Exhibit 10.1 of the Registrant's Quarterly Report on Form 10-Q for the quarter ended March 31, 2009.
10.6**	Amendment dated December 11, 2002 to Employment Agreement between the Registrant and Roger Jeffs, incorporated by
10.0	reference to Exhibit 10.40 of the Registrant's Annual Report on Form 10-K for the fiscal year ended December 31, 2002.
10.7**	Amendment dated December 11, 2002 to Employment Agreement between the Registrant and Paul Mahon, incorporated by
10.7	reference to Exhibit 10.43 of the Registrant's Annual Report on Form 10-K for the fiscal year ended December 31, 2002.
10.8**	Amendment dated December 29, 2004 to Employment Agreement between Roger Jeffs and the Registrant dated November 29,
	2000, as previously amended, incorporated by reference to Exhibit 10.2 of the Registrant's Current Report on Form 8-K filed on
	December 29, 2004.

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Exhibit No.	Description
10.9**	Amendment dated December 29, 2004 to Employment Agreement between Paul A. Mahon and the Registrant dated June 16, 2001, as previously amended, incorporated by reference to Exhibit 10.4 of the Registrant's Current Report on Form 8-K filed on
	December 29, 2004.
10.10**	Form of terms and conditions for awards granted to Employees by the Registrant under the Amended and Restated Equity Incentive Plan, incorporated by reference to Exhibit 10.1 of the Registrant's Current Report on Form 8-K filed on December 17, 2004.
10.11**	Form of Terms and Conditions for Awards granted to Non-Employees by the Registrant under the Amended and Restated Equity Incentive Plan, incorporated by reference to Exhibit 10.2 of the Registrant's Current Report on Form 8-K filed on December 17, 2004.
10.12**	United Therapeutics Corporation Supplemental Executive Retirement Plan, effective as of July 1, 2006, incorporated by reference to Exhibit 10.1 of the Registrant's Current Report on Form 8-K filed on May 4, 2006.
10.13**	Employment Agreement, dated as of August 2, 2006, between John Ferrari and the Registrant, incorporated by reference to Exhibit 10.1 of the Registrant's Current Report on Form 8-K filed on August 4, 2006.
10.14**	Amendment, dated as of July 31, 2006, to amended Employment Agreement, dated November 29, 2000, between Roger Jeffs and the Registrant, incorporated by reference to Exhibit 10.2 of the Registrant's Current Report on Form 8-K filed on August 4, 2006.
10.15**	Amendment, dated as of July 31, 2006, to amended Employment Agreement, dated June 16, 2001, between Paul A. Mahon and the Registrant, incorporated by reference to Exhibit 10.3 of the Registrant's Current Report on Form 8-K filed on August 4, 2006.
10.16**	Amendment, dated as of December 28, 2006, to Employment Agreement, dated August 2, 2006, between John Ferrari and the Registrant, incorporated by reference to Exhibit 10.1 of the Registrant's Current Report on Form 8-K filed on December 29, 2006.
10.17	United Therapeutics Corporation Supplemental Executive Retirement Plan Rabbi Trust Document entered into on December 28, 2007, by and between the Registrant and Wilmington Trust Company, as trustee, incorporated by reference to Exhibit 10.1 of the Registrant's Current Report on Form 8-K filed on December 28, 2007.
10.18**	United Therapeutics Corporation Share Tracking Awards Plan, incorporated by reference to Exhibit 10.1 of the Registrant's Quarterly Report on Form 10-Q for the quarter ended June 30, 2008.
10.19**	First Amendment to the United Therapeutics Corporation Share Tracking Awards Plan, incorporated by reference to Exhibit 10.1 of the Registrant's Current Report on Form 8-K filed on September 18, 2009.
10.20**	Second Amendment to the United Therapeutics Corporation Share Tracking Awards Plan, incorporated by reference to Exhibit 10.1 of the Registrant's Current Report on Form 8-K filed on February 6, 2012.
10.21**	Form of terms and conditions for awards granted to non-employees by the Registrant under the United Therapeutics Corporation Share Tracking Awards Plan, incorporated by reference to Exhibit 10.2 of the Registrant's Quarterly Report on Form 10-Q for the quarter ended June 30, 2008.
10.22**	Form of terms and conditions for awards granted to employees by the Registrant prior to January 1, 2010, under the United Therapeutics Corporation Share Tracking Awards Plan, incorporated by reference to Exhibit 10.3 of the Registrant's Quarterly Report on Form 10-Q for the quarter ended June 30, 2008.
10.23**	Form of terms and conditions for awards granted to employees by the Registrant on or after January 1, 2010, under the United Therapeutics Corporation Share Tracking Awards Plan, incorporated by reference to Exhibit 10.48 of the Registrant's Annual Report on Form 10-K for the year ended December 31, 2009.

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Exhibit No.	Description
10.24**	Form of terms and conditions for awards granted to employees on or after March 15, 2011 under the United Therapeutics
	Corporation 2011 Share Tracking Awards Plan and the United Therapeutics Corporation 2008 Share Tracking Awards Plan,
	incorporated by reference to Exhibit 10.2 of Registrant's Registration Statement on Form S-8 (Registration No. 333-173858) filed on
	May 2, 2011.
10.25**	Form of grant letter used by Registrant under the United Therapeutics Corporation Share Tracking Awards Plan, incorporated by
	reference to Exhibit 10.4 of the Registrant's Quarterly Report on Form 10-Q for the quarter ended June 30, 2008.
10.26**	United Therapeutics Corporation 2011 Share Tracking Awards Plan, incorporated by reference to Exhibit 10.1 of the Registrant's
	Current Report on Form 8-K filed on March 18, 2011.
10.27**	First Amendment to the United Therapeutics Corporation 2011 Share Tracking Awards Plan, incorporated by reference to
	Exhibit 10.2 of the Registrant's Current Report on Form 8-K filed on February 6, 2012.
10.28**	Second Amendment to the United Therapeutics Corporation 2011 Share Tracking Awards Plan, incorporated by reference to
	Exhibit 10.1 of the Registrant's Quarterly Report on Form 10-Q for the quarter ended September 30, 2012.
10.29**	Third Amendment to the United Therapeutics Corporation 2011 Share Tracking Awards Plan, incorporated by reference to
	Exhibit 10.1 of the Registrant's Current Report on Form 8-K filed on February 4, 2013.
10.30**	Fourth Amendment to the United Therapeutics Corporation 2011 Share Tracking Awards Plan, incorporated by reference to
	Exhibit 10.1 of the Registrant's Current Report on Form 8-K filed on January 31, 2014.
10.31**	Form of terms and conditions for awards granted to employees by the Registrant on or after March 15, 2011 under the United
	Therapeutics Corporation Share Tracking Awards Plan or the United Therapeutics Corporation 2011 Share Tracking Awards Plan,
10 22**	incorporated by reference to Exhibit 10.2 of the Registrant's Current Report on Form 8-K filed on March 18, 2011.
10.32**	Form of terms and conditions for awards granted to non-employees by the Registrant on or after March 15, 2011 under the United
	Therapeutics Corporation Share Tracking Awards Plan or the United Therapeutics Corporation 2011 Share Tracking Awards Plan,
10.33**	incorporated by reference to Exhibit 10.3 of the Registrant's Current Report on Form 8-K filed on March 18, 2011.
10.33**	Form of grant letter used by Registrant under the United Therapeutics Corporation 2011 Share Tracking Awards Plan, incorporated by reference to Exhibit 10.4 of the Registrant's Current Report on Form 8-K filed on March 18, 2011.
10.34**	United Therapeutics Corporation Employee Stock Purchase Plan, incorporated by reference to Exhibit 10.1 of the Registrant's
10.34	Quarterly Report on Form 10-Q for the quarter ended June 30, 2012.
10.35*	License Agreement, dated as of November 14, 2008, by and between Eli Lilly and Company and the Registrant, incorporated by
10.55	reference to Exhibit 10.2 of the Registrant's Current Report on Form 8-K filed on December 24, 2008.
10.36*	Manufacturing and Supply Agreement, dated as of November 14, 2008, by and between Eli Lilly and Company, Lilly del
10.50	Caribe, Inc. and the Registrant incorporated by reference to Exhibit 10.3 of the Registrant's Current Report on Form 8-K filed on
	December 24, 2008.
10.37**	Form of Amendment to Employment Agreement between the Registrant and each of Roger Jeffs, Paul Mahon and John Ferrari,
10.07	each dated as of January 1, 2009, incorporated by reference to Exhibit 10.3 of the Registrant's Quarterly Report on Form 10-Q for
	the quarter ended March 31, 2009.
	and quarter ended whiteh or, 2007.

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Exhibit No.	Description
10.38**	Form of Amendment to Employment Agreements between the Registrant and each of Roger Jeffs, Paul Mahon and John Ferrari, each dated as of February 22, 2010, incorporated by reference to Exhibit 10.46 of the Registrant's Annual Report on Form 10-K for the year ended December 31, 2009.
10.39	Distribution Agreement relating to Tyvaso, dated as of August 17, 2009 between the Registrant and Accredo Health Group, Inc., incorporated by reference to Exhibit 10.47 of the Registrant's Annual Report on Form 10-K for the year ended December 31, 2009.
10.40	First Amendment to Distribution Agreement relating to Tyvaso, dated as of September 1, 2011, between the Registrant and Accredo Health Group, Inc., incorporated by reference to Exhibit 10.44 of the Registrant's Annual Report on Form 10-K for the year ended December 31, 2013.
10.41	Second Amendment to Distribution Agreement relating to Tyvaso, dated as of December 18, 2013, between the Registrant, Accredo Health Group, Inc., CuraScript, Inc. and Priority Healthcare Distribution, Inc., incorporated by reference to Exhibit 10.45 of the Registrant's Annual Report on Form 10-K for the year ended December 31, 2013.
10.42	Stipulation of Settlement, dated October 25, 2010, among the parties to a derivative lawsuit against the directors and officers of the Registrant identified therein, incorporated by reference to Exhibit 10.1 to the Registrant's Quarterly Report on Form 10-Q for the quarter ended September 30, 2010.
10.43*	Amended and Restated Distribution Agreement relating to Remodulin, dated as of February 21, 2011, between the Registrant and Accredo Health Group, Inc., incorporated by reference to Exhibit 10.38 to the Registrant's Annual Report on Form 10-K for the year ended December 31, 2010.
10.44	First Amendment to Amended and Restated Distribution Agreement relating to Remodulin, dated as of December 18, 2013, between the Registrant, Accredo Health Group, Inc., CuraScript, Inc. and Priority Healthcare Distribution, Inc.
10.45*	Confirmation, dated October 11, 2011, of a note hedging transaction between the Registrant and Deutsche Bank AG, London Branch, incorporated by reference to Exhibit 10.3 to the Registrant's Quarterly Report on Form 10-Q for the quarter ended September 30, 2011.
10.46*	Confirmation, dated October 11, 2011, of a warrant transaction between the Registrant and Deutsche Bank AG, London Branch, incorporated by reference to Exhibit 10.2 to the Registrant's Quarterly Report on Form 10-Q for the quarter ended September 30, 2011.
10.47*	Confirmation, dated October 11, 2011, of an accelerated share repurchase transaction between the Registrant and Deutsche Bank AG, London Branch, incorporated by reference to Exhibit 10.4 to the Registrant's Quarterly Report on Form 10-Q for the quarter ended September 30, 2011.
10.48	Credit Agreement dated as of September 26, 2013, by and among the Registrant, the lenders party thereto from time to time, Wells Fargo Bank, National Association, as the Administrative Agent, and a subsidiary of the Registrant, as guarantor, incorporated by reference to Exhibit 10.1 to the Registrant's Current Report on Form 8-K filed September 27, 2013.
10.49**	Amendment to Amended and Restated Executive Employment Agreement between the Registrant and Martine Rothblatt, Ph.D., dated as of January 1, 2015, incorporated by reference to Exhibit 10.1 to Registrant's Current Report on Form 8-K filed December 17, 2014.
10.50**	Employment Agreement, dated as of June 26, 2006, between the Company and David Zaccardelli, Pharm.D., together with three amendments thereto, dated January 26, 2007, September 23, 2009 and February 24, 2010, respectively, incorporated by reference to Exhibit 10.2 to Registrant's Current Report on Form 8-K filed December 17, 2014.

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Exhibit No.	Description
10.51**	Change in Control Severance Agreement between the Company and David Zaccardelli, Pharm.D., dated as of February 14, 2012,
	incorporated by reference to Exhibit 10.3 to Registrant's Current Report on Form 8-K filed December 17, 2014.
10.52	Amendment No. 1 to Credit Agreement, dated as of July 24, 2014, by and among the Registrant, the lenders party thereto from time
	to time, Wells Fargo Bank, National Association, as the Administrative Agent, and a subsidiary of the Registrant, as guarantor,
	incorporated by reference to Exhibit 10.1 to Registrant's Quarterly Report on Form 10-Q for the quarter ended June 30, 2014.
10.53**	United Therapeutics Corporation Section 162(m) Bonus Plan, incorporated by reference to Exhibit 10.1 of the Registrant's Current
	Report on Form 8-K filed June 27, 2014.
10.54†	Third Amendment to Distribution Agreement relating to Tyvaso, dated October 20, 2014, by and among the Registrant, Accredo
	Health Group, Inc., CuraScript, Inc., and Priority Healthcare Distribution, Inc.
10.55**	Employment Agreement, dated as of March 13, 2015, between the Company and James Edgemond.
10.56**	Change in Control Severance Agreement between the Company and James Edgemond, dated as of November 12, 2014.
21	Subsidiaries of the Registrant.
23.1	Consent of Ernst & Young LLP, Independent Registered Public Accounting Firm
31.1	Certification of Principal Executive Officer pursuant to Rule 13a-14(a) of the Securities Exchange Act of 1934.
31.2	Certification of Principal Financial Officer pursuant to Rule 13a-14(a) of the Securities Exchange Act of 1934.
32.1	Certification of Principal Executive Officer pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
32.2	Certification of Principal Financial Officer pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
101	The following financial information from our Annual Report on Form 10-K for the year ended December 31, 2014, filed with the
	SEC on February 24, 2015, formatted in Extensible Business Reporting Language (XBRL): (i) Consolidated Balance Sheets as of
	December 31, 2014 and 2013, (ii) Consolidated Statements of Operations for each of three years in the period ended December 31,
	2014, (iii) Consolidated Statements of Comprehensive Income for each of the three years in the period ended December 31, 2014,
	(iv) Consolidated Statements of Stockholders' Equity for each of the three years in the period ended December 31, 2014,
	(v) Consolidated Statements of Cash Flows for each of the three years in the period ended December 31, 2014, and (vi) Notes to
	Consolidated Financial Statements.

- * Confidential treatment has been granted with respect to certain portions of this exhibit pursuant to Rule 406 of the Securities Act of 1933, as amended or Rule 246-2 of the Securities Act of 1934, as amended. The omitted portions of this document have been filed with the Securities and Exchange Commission.
- ** Designates management contracts and compensation plans.
- Confidential treatment has been requested with respect to certain portions of this exhibit pursuant to Rule 406 of the Securities Act of 1933, as amended, or Rule 246-2 of the Securities Act of 1934, as amended. The omitted portions of this document have been filed with the Securities and Exchange Commission.

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#### CONFIDENTIAL

Pursuant to 17 C.F.R §240.24b-2, confidential information (indicated as [***]) has been omitted and has been filed separately with the Securities and Exchange Commission pursuant to a Confidential Treatment Application filed with the Commission.

## Third Amendment to Distribution Agreement ( TYVASO [®])

THIS THIRD AMENDMENT TO DISTRIBUTION AGREEMENT (this "Third Amendment") is made and effective this 20 th Day of October, 2014 (the "Third Amendment Effective Date") by and among, United Therapeutics Corporation, a Delaware corporation having offices at 1040 Spring Street, Silver Spring, Maryland ("UT"), Accredo Health Group, Inc., a Delaware corporation having offices at 6272 Lee Vista Boulevard, Orlando FL, 32822 ("Accredo"), CuraScript, Inc., a Delaware corporation having offices at 6272 Lee Vista Boulevard, Orlando FL, 32822 ("SP") and Priority Healthcare Distribution, Inc., doing business as CuraScript SD Specialty Distribution, a Florida corporation with offices at 255 Technology Park, Lake Mary, Florida, 32746 ("SD"). SP, SD and Accredo are collectively referred to herein as the "Distributor".

WHEREAS, UT and Accredo entered into a Distribution Agreement on August 17, 2009 (as amended from time to time, the "Agreement") relating to the distribution of Tyvaso [®] (treprostinil) Inhalation Solution; and

**WHEREAS**, the parties desire to amend the Agreement as provided herein, in order to make the Institutional Starter Kit and Supplemental Refill Kit referenced in <u>Attachment A</u> available for purchase by Distributor.

**NOW, THEREFORE**, in consideration of the mutual agreements and covenants contained herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto, intending to be legally bound, agree as follows:

- 1. **AMENDMENT.** The Agreement is hereby amended by deleting <u>Attachment A</u> in its entirety, and replacing it with <u>Attachment A</u> to this Amendment.
- 2. **COUNTERPARTS**. This Amendment may be executed in any number of counterparts and via facsimile, email or other electronic form of transmission, and each of such counterparts shall for all purposes be deemed original, and all such counterparts shall together constitute one and the same instrument.
- 3. **EFFECT OF AMENDMENT.** Except as specifically amended hereby or by any previous amendments duly executed in accordance with the Agreement, all other terms and conditions of the Agreement remain in full force and effect. To the extent that any of the terms in the underlying agreement are inconsistent with the terms of this Amendment, the terms of this Amendment shall control.

[Signature page follows]

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UNITED THERAPEUTICS CORPORATION	ACCREDO HEALTH GROUP, INC.			
/s/ Jay A. Watson	/s/ David A. Norton			
Name: Jay A. Watson, Pharm.D.	Name: David A. Norton			
Title: Executive Vice President, Strategic	Title: Senior Vice President			
Operations and Logistics Date: 20/Nov/2014	Date: December 10, 2014			
CURASCRIPT, INC.	PRIORITY HEALTHCARE DISTRIBUTION, INC.			
/s/ David A. Norton	/s/ Gayle C. Johnston			
Name: David A. Norton	Name: Gayle C. Johnston			
Title: Senior Vice President	Title: President			
Date: December 10, 2014	Date: 12-4-14			
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# Attachment A

Product Name	NDC Code	Price
Tyvaso Patient Starter Kit (PSK)	66302-206-01	\$ [***]
Tyvaso Patient Resupply Kit (RSK)	66302-206-02	\$ [***]
Tyvaso Supplemental Refill 4 ct	66302-206-03	\$ [***]
Tyvaso Institutional Starter Kit (ISK)	66302-206-04	\$ [***]

NDC 66302-206-01 Tyvaso Starter Kit includes:

- 28 ampoules of Tyvaso
- 2 Sets of Autoclavable Parts
- 2 Tyvaso Inhalation Devices
- 2 AC Power Adapters
- 1 Rechargeable Battery Pack
- 1 Car Power Cord
- 1 Leather Carrying Case
- 32 Medicine Cups
- 64 Filter Membranes
- 1 Nose Clip
- 1 Measuring Cup
- 1 Safety Box
- 2 Sets of Safety Plugs

NDC 66303-206-02 Tyvaso Re-Supply Kit includes

- 28 ampoules of Tyvaso
- 1 Set of Autoclavable Parts
- 32 Medicine Cups
- 64 Filter Membranes

NDC 66302-206-03 Tyvaso Supplemental Refill includes

• 4 ampoules of Tyvaso

NDC 66302-206-04 Tyvaso Institutional Starter Kit (ISK)

- 4 ampoules of Tyvaso
- 2 Sets of Autoclavable Parts
- 2 Tyvaso Inhalation Devices
- 2 AC Power Adapters
- 1 Rechargeable Battery Pack
- 1 Car Power Cord
- 1 Leather Carrying Case
- 32 Medicine Cups
- 64 Filter Membranes
- 1 Nose Clip
- 1 Measuring Cup
- 1 Safety Box
- 2 Sets of Safety Plugs

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IPR2020-00770 United Therapeutics EX2007 Page 6886 of 7335 UT shall notify the DISTRIBUTOR in writing of any change (and the amount of the change) in the Price of any respective UT Product during the term of this Agreement in the same time and manner as it notifies other similarly situated distributors.

UT shall provide DISTRIBUTOR with a current list of Tyvaso prices to Discounted Entities, including FSS prices, Federal Ceiling Prices, and prices to section 340B entities, and shall promptly notify Distributor of any and all changes in such prices as well as the effective dates of such changes.

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#### **EMPLOYMENT AGREEMENT**

THIS EMPLOYMENT AGREEMENT (this "Agreement") is entered into as of March 13, 2015 (the "Effective Date") by and between United Therapeutics Corporation (the "Company") and James Edgemond (the "Executive").

WHEREAS, the Company has employed Executive since January 14, 2013 ("Initial Start Date") and desires to continue to employ Executive as Chief Financial Officer and Treasurer, subject to the terms and conditions herein set forth; and

WHEREAS, the parties desire this Agreement to supersede and replace on a going-forward basis all previous or existing agreements between the Company and Executive relating to the subject matter covered by this Agreement;

NOW, THEREFORE, in consideration of the promises and mutual covenants contained herein, and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties hereto agree as follows.

1. <u>Employment</u>. Upon the other terms and conditions hereinafter stated, the Company agrees to employ the Executive and the Executive agrees to accept employment by the Company for the term set forth in Section 2 hereof and in the position and with the duties and responsibilities set forth in Section 3 hereof. Executive warrants that he is under no restriction that would prevent him from entering into this Agreement and from complying with all of its provisions to their fullest extent.

2. <u>Term</u>. The term of the Executive's employment under this Agreement will commence on the Effective Date, and end on the third anniversary of the Effective Date (the "Initial Term"), and thereafter shall continue from year to year for additional one-year terms (the "Additional Terms"), unless and until either party shall give notice of such party's intent to terminate not less than 60 days prior to the end of the then-current Initial Term or Additional Term, which termination shall be effective at the expiration of said term, or until sooner terminated as hereinafter set forth.

## 3. <u>Position and Duties</u>.

(a) Executive shall serve as Chief Financial Officer and Treasurer, with such duties and responsibilities (i) as are normally performed by such an executive of a biotechnology company and (ii) as may be assigned to Executive from time to time by the Company's Chairman and Co-CEO. The Executive shall report to the Company's Chairman and Co-CEO. The Executive shall at all times exert his best efforts and loyalty on behalf of the Company and shall devote full time and attention to such employment.

(b) Executive shall perform his duties from the Company's Silver Spring, Maryland offices, although Executive will travel as necessary or desirable to fulfill his duties and responsibilities to the Company.

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IPR2020-00770 United Therapeutics EX2007 Page 6888 of 7335 (c) The Executive agrees to abide by all employment guidelines and policies as may be developed from time to time by the Company and applicable to all employees of the Company, including, without limitation, the United Therapeutics Corporation Company Manual, the United Therapeutics Corporation Securities Trades by Company Personnel Policy and the United Therapeutics Corporation Media & Analyst Communication Policy.

4. <u>Compensation and Related Matters</u>. The Company shall provide the following compensation and benefits to the Executive:

(a) The Company shall pay to the Executive an annual base salary of \$400,000 (the "Base Salary") such annual base salary to be subject to review and increase annually by the Company at the Company's discretion. The Base Salary shall be payable semimonthly or in such other installments as shall be consistent with the Company's payroll procedures. The Company shall deduct and withhold all necessary social security and withholding taxes and any other similar sums required by law or authorized by the Executive with respect to payment of the Base Salary and all other amounts and benefits payable under this Agreement.

(b) Executive is eligible to participate in the standard health, dental, vision care, short and long-term disability, life insurance and 401(k) benefits provided to the Company's employees. Detailed benefits information including employee costs will be included in annual enrollment information as provided to Company employees. Additionally, in Executive has received a copy of the Employee Handbook that explains many of United Therapeutics' policies and procedures, which Handbook is updated from time to time and is available on the Company's intranet.

5. <u>Expenses</u>. The Executive shall be reimbursed by the Company for reasonable travel and other expenses that are incurred and accounted for in accordance with the Company's normal practices.

6. <u>Vacation</u>. For Executive's first year of employment (beginning with the Original Start Date) he will be entitled to 19 days paid time off, earned on a pro-rated basis depending on Executive's date of hire. Additional paid time off will be accrued after each completed year of service based on the Executive's hire date in accordance with the Employee Handbook.

- 7. <u>Termination of Employment.</u>
  - (a) The Executive's employment hereunder shall terminate upon the Executive's death.

(b) The Company may terminate the Executive's employment hereunder as set forth in Section 2 above, and under the following circumstances:

(i) If, as a result of the Executive's incapacity or other disability owing to physical or mental illness, the Executive shall have been unable to perform all of the

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IPR2020-00770 United Therapeutics EX2007 Page 6889 of 7335 Executive's material duties hereunder by reason of illness, or physical or mental disability or other similar capacity, which inability shall continue for more than two (2) consecutive months, the Company may terminate the Executive's employment hereunder.

(ii) The Company may terminate the Executive's employment hereunder for "Cause." For purposes of this Agreement, the Company shall have "Cause" to terminate the Executive's employment hereunder upon the (A) failure of the Executive (other than for reasons described in Sections 7(a) and 7(b)(i) hereof) to perform or observe any of the material terms or provisions of this Agreement; (B) negligent or unsatisfactory performance of the Executive's duties under this Agreement and the failure of the Executive, within 10 days after receipt of notice from the Company setting forth in reasonable detail the nature of the Executive's negligent or unsatisfactory performance, (i) to provide the Company with a reasonably satisfactory explanation of the Executive's actions (or inaction) and (ii) to correct to the satisfaction of the Company any reasonably identified deficiencies; (C) employment- or profession-related misconduct or other employment- or profession-related similar action on the part of the Executive; (D) conviction of the Executive of a crime involving a felony, fraud, embezzlement or the like; or (E) misappropriation of the Company funds or misuse of the Company's assets by Executive, or other act of dishonesty by Executive.

(c) Any termination of the Executive's employment by the Company or by the Executive (other than pursuant to Section 7(a) hereof) shall be communicated by written "Notice of Termination" to the other party hereto in accordance with Section 11 (c) hereof, which shall indicate the specific termination provision in this Agreement relied upon, if any, and shall set forth in reasonable detail the facts and circumstances claimed to provide a basis for termination of the Executive's employment under the provision so indicated.

(d) For purposes of this Agreement, the "Date of Termination" shall mean (i) if the Executive's employment is terminated by the Executive's death, the date of the Executive's death; (ii) if the Executive's employment is terminated pursuant to Section 7(b) (i) hereof, thirty (30) days after the Notice of Termination; <u>provided</u>, <u>however</u>, that the Executive's employment is terminated pursuant to Section 7(b)(ii) hereof, the date specified in the Notice of Termination (which date, in the case of termination of Executive's employment solely pursuant to clause (B) of Section 7(b)(ii) by reason of inadequate performance, shall not be sooner than thirty (30) days from the date of the Notice of Termination); and (iv) if the Executive's employment is terminated for any other reason, the date on which the Notice of Termination is given.

(e) Following termination of this Agreement, Executive shall promptly make himself reasonably available to assist the Company with any information or other requests.

# 8. <u>Compensation Upon Termination</u>.

(a) If the Executive's employment is terminated by the Executive's death, the Company shall pay to the Executive's estate or as may be directed by the legal

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IPR2020-00770 United Therapeutics EX2007 Page 6890 of 7335 representatives of such estate, the Executive's full Base Salary through the Date of Termination at the rate in effect at the time of the Executive's death.

(b) During any period that the Executive fails to perform the Executive's duties hereunder solely as a result of incapacity due to physical or mental illness ("disability period"), the Executive shall continue to receive the Executive's full base salary through the Date of Termination at the rate in effect at the time the Notice of Termination is given and all other unpaid amounts, if any, to which the Executive is entitled as of the Date of Termination in connection with any fringe benefits or under any incentive compensation plan or program of the Company hereof, at the time such payments are due; provided that payments so made to the Executive during the disability period shall be reduced by the sum of the amounts, if any, payable to the Executive at or prior to the time of any such payment under disability benefit plans of the Company and which amounts were not previously applied to reduce any such payment.

(c) If the Executive shall terminate the Executive's employment or the Company terminates the Executive's employment for Cause as provided in Section 7(b)(ii) hereof, the Company shall pay the Executive the Executive's full Base Salary through the Date of Termination at the rate in effect at the time the Notice of Termination is given, and the Company shall have no further obligations to the Executive under this Agreement.

(d) Subject to Section 8(e) below, if the Company terminates Executive's employment without Cause, the Company shall pay to Executive a lump-sum amount equal to Executive's Base Salary for the time remaining in the then-current Initial Term or Additional Term, payable in a manner consistent with the Company's payroll procedures. Such payments are subject to Executive executing (and not revoking) a release of claims acceptable to the Company within twenty-one (21) days following the Date of Termination (and not revoking such release).

(e) Company and Executive are parties to that certain Change in Control Severance Agreement, dated as of November 12, 2014 (the "CiC Agreement"). Capitalized terms used but not defined in this Section 8(e) shall have the meanings ascribed to such terms in the CiC Agreement. If Executive's employment with the Company and its Affiliates (i) is involuntarily terminated by the Company and its Affiliates within one year following a Change in Control other than due to Cause (as defined in the CiC Agreement), Total Disability or death, or (ii) is Terminated by Executive for Good Reason within one year following a Change in Control, subject to Executive executing a release of claims acceptable to the Company within twenty-one (21) days following the Date of Termination (and not revoking such release), Executive shall be entitled to the following (in addition to any benefits to which Executive is entitled under the CiC Agreement):

(i) (A) all unvested share tracking awards; (B) all unvested options to purchase shares of the Company's Common Stock; and (C) all other awards subject to vesting, in each case granted by the Company to Executive prior to Executive's Date of Termination, shall immediately vest in Executive as of the date of such termination, and the exercise period for each such previously-granted share tracking award, option or other award,

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IPR2020-00770 United Therapeutics EX2007 Page 6891 of 7335 including those awards previously vested but unexercised, shall be the full remaining duration of the term of each such share tracking award, option or other award.

(f) Compensation to Executive upon termination described in this Section 8 shall be and is hereby made expressly contingent upon Executive's ongoing compliance with non-competition, confidentiality, non-solicitation, continuing cooperation and all other obligations of Executive that survive termination of this Agreement.

9. Intellectual Property Rights. As used in this Agreement, "Intellectual Property" means the following and any and all rights, title, and interest, including but not limited to domestic and foreign patents, copyrights, trademarks, trade-secret rights and Confidential Information (as defined below) in or relating to any of the following: all inventions, processes, computer programs, formulae, original works of authorship and other subject matter that Employee makes, conceives, reduces to practice or develops, in whole or in part, solely or jointly with others, either (i) during the Term or (ii) after termination of Employee's employment with the Company if based upon or derived from the Company's Confidential Information. Because of the highly specialized and technical nature of the business of the Company and the nature and scope of Executive's employment, Executive agrees that as between Executive and Company any and all rights, title, and interest in all of the Intellectual Property are and shall be the sole and exclusive property of the Company, and its respective successors, licensees, and assigns. In full consideration of the compensation provided to Executive by the Company, Executive agrees to each and all of the following:

(a) <u>Assignment</u>. Executive hereby irrevocably assigns, conveys and otherwise transfers to the Company or its designee, all Executive's rights, title and interests in and to the Intellectual Property, worldwide, including, without limitation, all copyrights, trademarks, patents, design patents, trade-secret and other proprietary rights therein, and all claims and causes of action with respect to any of the foregoing, whether now known or hereafter to become known. In the event that Executive has any right in the Intellectual Property that cannot be assigned, Executive hereby waives and agrees to waive enforcement worldwide of such right against the Company, its distributors, licensees and other designees and hereby licenses and agrees to license such right exclusively, worldwide to the Company with the right to grant and authorize sublicenses. These rights are assignable by the Company.

(b) <u>Work Made for Hire</u>. Executive acknowledges and agrees that all original works of authorship within the Intellectual Property are "works made for hire" within the meaning of United States copyright law which, as between Executive and Company, are and will be owned solely and exclusively by the Company. If the work is determined not to be a "work for hire" or such doctrine is not effective, Executive hereby irrevocably assigns, conveys and otherwise transfers to the Company, and its respective successors, licensees, and assigns, all right, title and interest worldwide in and to the work and all proprietary rights therein, including, without limitation, all copyrights, trademarks, patents, design patents, and trade-secret rights, and all claims and causes of action with

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IPR2020-00770 United Therapeutics EX2007 Page 6892 of 7335 respect to any of the foregoing, whether now known or hereafter to become known, under Section 9(a) above.

(c) <u>Original Work</u>. Executive agrees that Executive will not include any copyrighted or patented material owned by a third party in any written, copyrightable or patentable material furnished or delivered by Executive under this Agreement without the unconditional written consent of the copyright or patent owner unless specific written approval of the Company for inclusions of such copyrighted or patented material is secured in advance. Executive also agrees that all work (or tangible expression of an idea) that Executive creates or contributes to the Company in the course of Executive's employment hereunder will be created solely by Executive, will be original to Executive, and will be free of any third party claims or interests.

(d) <u>Applications for Patent, Copyrights and Trademarks</u>. Executive shall, if the Company so decides at its sole discretion and expense, apply for United States and foreign letters patent, copyrights, and/or trademarks, either in Executive's name or as the Company in its sole discretion may direct. Executive hereby grants the Company the exclusive right, and appoints the Company as Executive's attorney-in-fact, to execute and prosecute an application for domestic and/or foreign patent or other statutory protection, and Executive shall execute and deliver to the Company, without charge to the Company but at the Company's expense, such other documents of registration and recordation, and do such other acts, such as give testimony in support of Executive's inventorship, as may be necessary in the opinion of the Company to vest in the Company or any other party nominated by the Company, or otherwise to protect, the exclusive rights conveyed and/or granted to the Company pursuant to this Agreement. Executive's service to the Company as its employee, shall continue for the life of any such patent, copyright or trademarks.

(e) <u>Use</u>. The Company and its respective successors, licensees, and assigns, shall have the sole and exclusive right to practice, or to make, use or sell products, processes or services derived from any discoveries or creations within the scope of this Agreement, whether or not patentable or copyrightable under the laws of any jurisdiction, or protected by the trade secret laws of any jurisdiction.

(f) <u>Trade Secret Protection</u>. In the event that the Company decides not to pursue patent, copyright or trademark protection for any discovery or creation made by Executive, and instead decides to protect the discovery or creation pursuant to the trade secret laws of any jurisdiction, such decision shall not be construed as a waiver of the Company's rights pursuant to this Agreement. At the Company's expense, Executive shall also take whatever steps are necessary to sustain the Company's claim to such trade secrets, including but not limited to: (i) maintaining the confidential nature of any such discoveries or creations; and (ii) testifying and providing other support and substantiation for the Company's claims with regard to the discovery or creation.

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IPR2020-00770 United Therapeutics EX2007 Page 6893 of 7335 (g) <u>Reports</u>. With respect to discoveries made by Executive, Executive shall maintain notebooks and other records adequate to describe such discovery to others conversant in the subject of the technology and to establish the date and circumstances of Executive's discovery. Executive shall notify the Company's Chairman and Co-Chief Executive Officer of any such discoveries and shall make copies of all documents or reports relating to such discoveries available to the Company. Any discovery shall be reported to the Company's Chairman and Co-Chief Executive Officer regardless of whether, in Executive's opinion, a given discovery is of value to the Company, or is protectable under patent, copyright or the laws of any jurisdiction.

(h) <u>Infringement Actions</u>. In the event that the Company shall bring an infringement suit against any third parties or shall be sued by any third parties as a result of Executive's authorship or creation, including any addition and/or modification of the aforementioned items of Confidential Information, Executive agrees to cooperate reasonably without charge to the Company, but at its request and expense, in defending against or prosecuting any such suit. This right shall be cumulative to any other rights of the Company hereunder.

(i) <u>Covenant of Further Assurances</u>. Upon the request of the Company, Executive shall execute and deliver such documents and take such actions as may be reasonably requested in order to carry out the intent and purposes of this Agreement, including but not limited to executing all documents necessary or desirable to protect the Company's rights in and title to any work (or tangible expression of an idea) that Executive creates or contributes to the Company in the course of Executive's employment hereunder.

# 10. Obligation of Confidentiality and Non-Competition.

(a) Executive agrees that Executive has a fiduciary duty to the Company and that Executive shall hold in confidence and shall not, except in the course of performing Executive's employment obligations or pursuant to written authorization from the Company, at any time during or for three years after termination of Executive's relationship with the Company knowingly (a) directly or indirectly reveal, report, publish, disclose or transfer the Confidential Information or any part thereof to any person or entity; (b) use any of the Confidential Information or any part thereof or (d) solicit (on Executive's behalf or on behalf of any third party) any employee of the Company for the purpose of providing services or products which Executive is prohibited from providing hereunder.

(b) Executive agrees that all Confidential Information, as defined below, shall belong exclusively and without any additional compensation to the Company. For the purposes of this Agreement, "Confidential Information" shall mean each of the following: (a) any information or material proprietary to the Company or designated as confidential either orally or in writing by the Company; and (b) any information not generally known by non- Company personnel; and (c) any information which Executive should know the Company would not care to have revealed to others or used in competition with the Company; and (d) any information which Executive made or makes, conceived or conceives,

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IPR2020-00770 United Therapeutics EX2007 Page 6894 of 7335 developed or develops or obtained or obtains knowledge or access through or as a result of Executive's relationship with the Company (including information received, originated, discovered or developed in whole or in part by Executive) from the initial date of Executive's employment with the Company.

(c)Executive agrees not to accept employment from, nor render services in any capacity for, nor have any other business relationships with, nor engage in any business activity in which it would be useful or helpful to Executive or others with whom he is associated for Executive to use or disclose Confidential Information of the Company, with a "Competing Organization", meaning any person or organization which is engaged in, or about to become engaged in, research on, or development, production, marketing, leasing, selling, licensing or servicing of, a Competing Product. Competing Organizations may include, but are not necessarily limited to, Gilead Sciences, Inc., GlaxoSmithKline PLC, Teva Pharmaceuticals USA, Inc., Sandoz Inc., Bayer AG, Actelion Ltd and Pfizer, Inc. and any other company that develops or markets any subsequently approved therapy for the treatment of pulmonary arterial hypertension, for a period of one (1) year following Executive's last receipt of compensation from the Company, whether the termination of Executive's employment by either party was with or without Cause. As used in this Agreement, a "Competing Product" means any product, system or service, in existence or under development, of any person or organization other than United Therapeutics which is the same as or similar to, and competes with, a product, process, system or service upon which Executive worked (in either a sales or a non-sales capacity) during the last three years of his or her employment by United Therapeutics or about which Executive acquired Confidential Information in the course of his or her employment with United Therapeutics. Competing Products may include, but are not necessarily limited to, Flolan, Veletri, Ventavis, Tracleer, Revatio, Opsumit, Adempas and Letairis, and other subsequently approved therapies for the treatment of pulmonary arterial hypertension. The parties acknowledge that the Company's business after the date of this Agreement may evolve into other or additional areas and activities. Executive and the Company agree that the terms of this Section 10(c) relating to non-competition are reasonable in scope and length and are necessary for the protection of the Company. In the event that a court finds the scope of this provision to be unreasonably broad or if the length of time of this provision is found to be unreasonably long, an arbitrator or court, as applicable, shall narrow the scope or shorten the length of time to the extent required to render the provision reasonable and enforceable and shall enforce the provision as so narrowed.

(d) While employed by the Company and for a period of one (1) year following Executive's last receipt of compensation from the Company, whether the termination of Executive's employment by either party was with or without Cause, the Executive will not (i) hire, induce, attempt to hire, assist in hiring, or cause to be hired, directly or indirectly, by another person or organization, any person who was an employee of the Company, and (ii) identify, or furnish any information about, any other employee of the Company to any other person or organization for the purpose of assisting or facilitating the hiring efforts of such other person or organization.

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# 11. <u>Miscellaneous</u>.

(a) <u>Entire Agreement</u>. This Agreement contains the entire agreement between the parties hereto relating to the subject matter hereof, and this Agreement supersedes all prior understandings and agreements, whether oral or written, relating to the employment of the Executive by the Company.

(b) <u>Assignment</u>. This Agreement shall not be assignable or otherwise transferable by either party hereto, but any amounts owing to Executive upon the Executive's death shall inure to the benefit of the Executive's heirs, legatees, legal representatives, executor or administrator. Notwithstanding the foregoing, this Agreement applies with the prior written consent of the Executive, which consent shall not be unreasonably withheld. This Agreement shall be binding upon and shall inure to the benefit of the parties hereto and any such respective heirs, legatees, executors, administrators, representatives, successors and assigns.

(c) <u>Notices</u>. All notices, demands, requests or other communications which may be, or are required to be given, served or sent by any party to any party pursuant to this Agreement shall be in writing and shall be mailed by first class, registered or certified mail, return receipt requested, postage prepaid, or transmitted by hand delivery, telegram or telex and addressed as follows:

If to the Executive:	James Edgemond [Address on file with Human Resources Dept.]
If to the Company:	United Therapeutics Corporation 1040 Spring Street Silver Spring, Maryland 20910 Attn: General Counsel

(d) <u>Amendment: Waiver</u>. This Agreement shall not be amended, altered, modified or discharged except by an instrument in writing duly executed by the Executive and the Company. Neither the waiver by the parties hereto of a breach of, or default under, any of the provisions of this Agreement, nor the failure of either of the parties, on one or more occasions, to enforce any of the provisions of this Agreement or to exercise any right or privilege hereunder, shall thereafter be construed as a waiver of any such provisions, rights or privileges hereunder.

(e) <u>Severability</u>. The invalidity or unenforceability of any provision or provisions of this Agreement shall not affect the validity or enforceability of any other provisions of this Agreement, which shall remain in full force and effect.

(f) <u>Applicable Law</u>. This Agreement and the rights and obligations of the parties under this Agreement shall be construed, interpreted and enforced in accordance with the laws of the State of Maryland, exclusive of the choice-of-laws rules thereunder. The parties hereby irrevocably consent and submit to the exclusive jurisdiction of the courts located in the State of Maryland in connection with any suit, action or other proceeding concerning the interpretation or enforcement of this Agreement. Each party waives and

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IPR2020-00770 United Therapeutics EX2007 Page 6896 of 7335 agrees not to assert any defense that such courts lack jurisdiction, venue is improper, inconvenient forum or otherwise.

(g) <u>Survival</u>. It is the express intention and agreement of the parties hereto that the provisions of Sections 7(e), 8, 9, 10 and 11 hereof shall survive the termination of employment of the Executive. In addition, all obligations of the Company to make payments hereunder shall survive any termination of this Agreement on the terms and conditions set forth.

(h) <u>Execution</u>. To facilitate execution, this Agreement may be executed in as many counterparts as may be required; and it shall not be necessary that the signatures of, or on behalf of, each party, or that the signatures of all persons required to bind any party, appear on each counterpart; but it shall be sufficient that the signature of, or on behalf of, each party, or that the signatures of the persons required to bind any party, appear on one or more of the counterparts. All counterparts shall collectively constitute a single agreement. It shall not be necessary in making proof of this Agreement to produce or account for more than a number of counterparts containing the respective signatures of, or on behalf of, all of the parties hereto.

IN WITNESS WHEREOF, the undersigned have duly executed this Agreement, or have caused this Agreement to be duly executed on their behalf, as of the date first above written.

## UNITED THERAPEUTICS CORPORATION

/s/ James Edgemond James Edgemond

SSN: [on file with HR]

/s/ Martine Rothblatt By: Martine Rothblatt, PhD

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#### CHANGE IN CONTROL SEVERANCE AGREEMENT

This Change in Control Severance Agreement (the "Agreement") is made and entered into by and between James Edgemond (the "Employee") and United Therapeutics Corporation, a Delaware corporation (the "Company"), effective as of November 12, 2014 (the "Effective Date").

#### RECITALS

A Employee is a key member of the executive and management team of the Company or an Affiliate.

B. The Company's Board of Directors has approved a Change in Control Severance Program, consisting of the Change in Control Severance Plan and agreements such as this Agreement with certain individual employees, in order to provide severance protection to Employee in the event Employee's employment terminates in specified circumstances within one year following a Change in Control in order to (i) motivate Employee to drive business success independent of the possible occurrence of a Change in Control and (ii) reduce distractions associated with a potential Change in Control, and maximize shareholder value by retaining Employee through the closing of a Change in Control.

In consideration of the mutual covenants herein contained, and in consideration of the continuing employment of Employee by the Company, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows.

Section 1. <u>Severance Benefits</u>. If Employee's employment with the Company and its Affiliates (i) is involuntarily Terminated by the Company and its Affiliates within one year following a Change in Control other than due to Cause, Total Disability or death, or (ii) is Terminated by Employee for Good Reason within one year following a Change in Control, subject to Employee executing a release of claims substantially in the form attached as Exhibit A within forty-five (45) days following such Termination (and not revoking such release), Employee shall be entitled to the following:

(a) <u>Cash Severance Pay</u>. Employee shall receive a lump sum cash payment equal to two (2) times the sum of (A) the Base Salary and (B) the Bonus Amount

(b) <u>Medical Continuation</u>. Employee and Employee's spouse and dependents (each as defined under the applicable plan) shall receive Company-paid medical and dental insurance coverages for twenty-four (24) months at the same benefit level as provided to Employee immediately prior to the Change in Control (which such period shall be treated as "alternative coverage" for purposes of COBRA).

(c) <u>Outplacement Benefits</u>. Employee shall be entitled to receive outplacement benefits with a value of \$10,000, to be used over the six months following Employee's Termination (which such benefits shall be administered in compliance with Treasury Regulation section 1.409A-1(b)(9)(v)).

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(d) <u>Accrued Benefits</u>. Employee shall receive any unpaid Base Salary through the date of Termination and any bonus unpaid as of the date of Employee's Termination for any previously completed fiscal year of the Company. In addition, Employee shall be entitled to prompt reimbursement of any unreimbursed expenses properly incurred by Employee in accordance with Company policies prior to the date of Employee's Termination. Employee shall also receive such other compensation (including any stock options or other equity-related payments (including, without limitation, any share tracking awards)) and benefits, if any, to which Employee may be entitled from time to time pursuant to the terms and conditions of Employee compensation, incentive, equity, benefit or fringe benefit plans, policies or programs of the Company, other than any Company severance policy.

Section 2. Form and Time of Payment: Payment in Lieu of Other Severance Benefits. The cash severance pay benefits payable to Employee under Section 1(a) shall be paid to Employee in a single lump sum less applicable withholdings within the later of (i) 15 business days after Employee's date of Termination or (ii) the expiration of the revocation period, if applicable, under the Release, but in all events no later than March 15 of the year following the year in which Employee's Termination of Employment occurs. The cash severance benefits provided pursuant to Section 1(a) hereof are in lieu of any cash severance benefits (but, not for the avoidance of doubt, in lieu of any equity-related payments (including, without limitation, share tracking awards) or payments under any tax-qualified or nonqualified retirement plan) that may be payable to Employee pursuant to any agreement between Employee and the Company or any other plan, program or arrangement of the Company and its Affiliates (unless the cash severance benefits under such agreement, plan, program or arrangement are more favorable in the aggregate to Employee, in which case such benefits shall be provided in lieu of the benefits hereunder). Notwithstanding the foregoing, to the extent the cash severance benefits under Section 1(a) would constitute an impermissible substitution within the meaning of Treasury Regulation section 1.409A-3(f) and payment of such benefits for which they are deemed to substitute.

Section 3. <u>Definitions</u>. Unless the context clearly indicates otherwise, when used in this Agreement:

(a) "<u>Affiliate</u>" means, with respect to any entity, any other corporation, organization, association, partnership, sole proprietorship or other type of entity, whether incorporated or unincorporated, directly or indirectly controlling or controlled by or under direct or indirect common control with such entity.

(b) "<u>Base Salary</u>" means Employee's annual rate of base salary in effect on the date of Employee's Termination of Employment (or, if higher, on the date of the Change in Control), determined in each case prior to reduction for any employee-elected salary reduction contributions made to a Company-sponsored non-qualified deferred compensation plan or a Company-sponsored plan pursuant to Section 401(k) or 125 of the Code, and excluding bonuses, overtime, allowances, commissions, deferred compensation payments and any other extraordinary remuneration.

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IPR2020-00770 United Therapeutics EX2007 Page 6899 of 7335 (c) "<u>Board</u>" means the board of directors of the Company.

(d) "<u>Bonus Amount</u>" means the highest of (i) the cash bonus payable to Employee for the year immediately preceding the year in which the Change in Control occurs, (ii) the cash bonus payable to Employee for the year immediately preceding the year in which Employee's employment Terminates, or (iii) Employee's Target Bonus.

(e) "<u>Cause</u>" means (i) any act of personal dishonesty taken by Employee in connection with his or her responsibilities as an employee and intended to result in substantial personal enrichment of Employee; (ii) Employee's conviction of a felony; (iii) an act by Employee which constitutes willful or gross misconduct and which is demonstrably and materially injurious to the Company; or (iv) continued substantial willful violations by Employee of Employee's employment duties after there has been delivered to Employee a written demand for performance from the Company which specifically sets forth the factual basis for the Company's belief that Employee has not substantially performed his or her duties.

- (f) "<u>Change in Control</u>" means, and shall be deemed to have occurred:
  - (i) if any person or group (as used in Section 13(d) of the Exchange Act) (other than the Company, any trustee or other fiduciary holding securities under an employee benefit plan of the Company, or any company owned, directly or indirectly, by the stockholders of the Company in substantially the same proportions as their ownership of stock of the Company) becomes the "beneficial owner" (as defined in Rule 13d-3 under the Exchange Act) of securities of the Company representing more than 30% of (a) the shares of the Company's common stock then outstanding or (b) the combined voting power (other than in the election of directors) of all voting securities of the Company then outstanding;
  - (ii) if, during any period of 24 consecutive months, individuals who at the beginning of such period constituted the Board, and any director whose election or nomination for election by the Company's stockholders was approved by a vote of at least two-thirds (2/3) of the directors then still in office who either were directors at the beginning of the period or whose election or nomination for election was previously so approved (the "Incumbent Board"), cease for any reason (other than death or disability) to constitute at least a majority thereof;
  - (iii) upon the consummation of a reorganization, merger, statutory share exchange or consolidation or similar transaction involving the Company or any of its subsidiaries unless, following such event, (A) all or substantially all of the individuals and entities that were the beneficial owners of the Company's common stock or the combined voting power of all voting securities of the Company immediately prior to such transaction beneficially own, directly or



IPR2020-00770 United Therapeutics EX2007 Page 6900 of 7335 indirectly, more than 50% of the then-outstanding shares of common stock (or, for a non-corporate entity, equivalent securities) and the combined voting power of the then-outstanding voting securities entitled to vote generally in the election of directors (or, for a non-corporate entity, equivalent governing body), as the case may be, of the entity resulting from such transaction (including, without limitation, an entity that, as a result of such transaction, owns the Company either directly or through one or more subsidiaries) in substantially the same proportions as their ownership immediately prior to such transaction of the Company's common stock or voting securities, as the case may be, (B) no person (excluding any corporation resulting from such transaction) beneficially owns, directly or indirectly, 30% or more of, respectively, the then-outstanding shares of common stock of the corporation resulting from such transaction to the transaction, and (C) at least a majority of the members of the board of directors (or, for a non-corporate entity, equivalent governing body) of the entity resulting from such transaction to the transaction, and (C) at least a majority of the initial agreement or of the action of the Board providing for such transaction; or

- (iv) upon the complete liquidation of the Company or the sale or disposition by the Company of all or substantially all of the Company's assets, other than a liquidation of the Company into a wholly-owned subsidiary.
- (g) "<u>COBRA</u>" means the Consolidated Omnibus Budget Reconciliation Act of 1985, as amended.
- (h) "<u>Code</u>" means the Internal Revenue Code of 1986, as amended.
- (i) "Exchange Act" means the Securities Exchange Act of 1934, as amended.

(j) "<u>Good Reason</u>" means any of the following actions upon or after a Change in Control, without Employee's express prior written approval, other than due to Employee's Total Disability or death: (i) (A) a material adverse change in Employee's status, title, position or responsibilities (including reporting responsibilities from Employee's status, title, position or responsibilities as in effect immediately prior to the Change in Control); (B) the assignment to Employee of any duties or responsibilities which are materially inconsistent with Employee's status, title, position or responsibilities as in effect immediately prior to the Change in Control; or (C) any removal of Employee from or failure to reappoint or reelect Employee to any of the offices or positions held by Employee immediately prior to the Change in Control, except in the case of (A), (B) or

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IPR2020-00770 United Therapeutics EX2007 Page 6901 of 7335 (C), in connection with the Termination of Employee's employment for Cause, as a result of Employee's Total Disability or death, or by Employee other than for Good Reason; (ii) a reduction in Employee's Base Salary or any failure to pay Employee any compensation or benefits to which Employee is entitled within five days of the date due; (iii) a reduction in Employee's annual cash bonus opportunity or equity-type incentive opportunity; (iv) the Company requiring Employee to relocate to any place outside a 50 mile radius of the location serving as Employee's principal work site immediately prior to the Change in Control, except for reasonably required travel on the business of the Company or an Affiliate which is not materially greater than such travel requirements in effect immediately prior thereto; (v) the failure by the Company to continue in effect employee benefits for Employee no less favorable in the aggregate as in effect immediately prior to the Change in Control; (vi) any material breach by the Company of any provision of an agreement between the Company and Employee; or (vii) the failure of the Company to obtain an agreement from any successors and assigns to assume and agree to perform the obligations created under this Agreement. With respect to (i) through (vi) above, Good Reason shall not be deemed to have occurred unless Employee shall have notified the Company in writing of his or her intent to resign for Good Reason within thirty (30) days following occurrence of the event constituting Good Reason and the Company shall not have cured the grounds for Good Reason within ten (10) days following the provision of such notice.

(k) "<u>Release</u>" means a waiver and release to be signed by Employee substantially in the form attached hereto as Exhibit A (which Release is not revoked by Employee).

(1) "<u>Target Bonus</u>" means the greater of (i) Employee's annual cash target bonus in effect immediately prior to the date a Change in Control occurs, or (ii) Employee's annual cash target bonus in effect as of the date his or her employment Terminates, in either case assuming full attainment of companywide milestones,

(m) "<u>Terminate</u>" or "<u>Termination of Employment</u>" means Employee's "separation from service" from the Company and its Affiliates, as determined pursuant to Section 409A of the Code.

(n) "<u>Total Disability</u>" means that, in the Company's reasonable judgment, either (1) Employee has been unable to perform Employee's duties because of a physical or mental impairment for 80% or more of the normal working days during six consecutive calendar months or 50% or more of the normal working days during twelve consecutive calendar months, or (2) Employee has become totally and permanently incapable of performing the usual duties of his employment with the Company on account of a physical or mental impairment.

#### Section 4. Limitation of Certain Payments.

(a) In the event the Company reasonably determines, based upon the advice of the independent public accountants for the Company, that part or all of the consideration,

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IPR2020-00770 United Therapeutics EX2007 Page 6902 of 7335 compensation or benefits to be paid to Employee under this Agreement constitute "<u>parachute payments</u>" under Section 280G(b)(2) of the Code, as amended, then, if the aggregate present value of such parachute payments, singularly or together with the aggregate present value of any consideration, compensation or benefits to be paid to Employee under any other plan, arrangement or agreement which constitute "<u>parachute payments</u>" (collectively, the "<u>Parachute Amount</u>") exceeds 2.99 times Employee's "<u>base amount</u>", as defined in Section 280G(b)(3) of the Code (the "<u>Employee Base Amount</u>"), the amounts constituting "<u>parachute payments</u>" which would otherwise be payable to or for the benefit of Employee shall be reduced to the extent necessary so that the Parachute Amount is equal to 2.99 times Employee Base Amount (the "<u>Reduced Amount</u>"); provided that such amounts shall not be so reduced if Employee determines, based upon the advice of an independent nationally recognized public accounting firm (which may, but need not be the independent public accountants of the Company), that without such reduction Employee would be entitled to receive and retain, on a net after tax basis (including, without limitation, any excise taxes payable under Section 4999 of the Code), an amount which is greater than the amount, on a net after tax basis, that Employee would be entitled to retain upon his receipt of the Reduced Amount. External accountants' advice contemplated by this Section 4(a), and fees and expenses incurred in connection therewith, shall be the sole responsibility of the Company.

(b) If the determination made pursuant to clause (a) of this Section 4 results in a reduction of the payments that would otherwise be paid to Employee except for the application of clause (a) of this Section 4, the amounts payable or benefits to be provided to Employee shall be reduced such that the reduction of compensation to be provided to Employee is minimized. In applying this principle, the reduction shall be made in a manner consistent with the requirements of Section 409A of the Code, and where two economically equivalent amounts are subject to reduction but payable at different times, such amounts shall be reduced on a pro rata basis (but not below zero).

(c) As a result of the uncertainty in the application of Section 280G of the Code at the time of a determination hereunder, it is possible that payments will be made by the Company which should not have been made under clause (a) of this Section 4 (" <u>Overpayment</u>") or that additional payments which are not made by the Company pursuant to clause (a) of this Section 4 should have been made ("<u>Underpayment</u>"). In the event that there is a final determination by the Internal Revenue Service, or a final determination by a court of competent jurisdiction, that an Overpayment has been made, any such Overpayment shall be repaid by Employee to the Company together with interest at the applicable Federal rate provided for in Section 7872(f)(2) of the Code. In the event that there is a final determination by a court of competent jurisdictions pursuant to which an Underpayment arises under this Agreement, any such Underpayment shall be promptly (and in all events no later than December 31 of the year following the year in which the applicable tax is remitted) paid by the Company to or for the benefit of Employee, together with interest at the applicable Federal rate provided Federal rate provided for in Section 7872(f)(2) of the Code for in Section 7872(f)(2) of the Code.

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UT Ex. 2016 SteadyMed v. United Therapeutics IPR2016-00006

IPR2020-00770 United Therapeutics EX2007 Page 6903 of 7335 Section 5. <u>Successors</u>. Any successor to the Company (whether direct or indirect and whether by purchase, lease, merger, consolidation, liquidation or otherwise) to all or substantially all of the Company's business and/or assets shall assume the obligations under this Agreement and agree expressly to perform the obligations under this Agreement in the same manner and to the same extent as the Company would be required to perform such obligations in the absence of a succession. The terms of this Agreement and all of Employee's rights hereunder shall inure to the benefit of, and be enforceable by, Employee's personal or legal representatives, executors, administrators, successors, heirs, distributees, devisees and legatees.

Section 6. <u>Notice</u>. Notices and all other communications contemplated by this Agreement shall be in writing and shall be deemed to have been duly given when personally delivered or when mailed by U.S. registered or certified mail, return receipt requested and postage prepaid. Mailed notices to Employee shall be addressed to Employee at the home address which Employee most recently communicated to the Company in writing. In the case of the Company, mailed notices shall be addressed to its corporate headquarters, and all notices shall be directed to the attention of its General Counsel.

#### Section 7. <u>Miscellaneous Provisions</u>.

(a) <u>Waiver</u>. No provision of this Agreement shall be modified, waived or discharged unless the modification, waiver or discharge is agreed to in writing and signed by Employee and by an authorized officer of the Company (other than Employee). No waiver by either party of any breach of, or of compliance with, any condition or provision of this Agreement by the other party shall be considered a waiver of any other condition or provision or of the same condition or provision at another time.

(b) <u>Entire Agreement</u>. This Agreement constitutes the entire understanding between the parties with respect to the matters addressed herein, superseding all negotiations, prior discussions and agreements, written or oral, concerning such matters (but excluding, for the avoidance of doubt, obligations to Employee under any stock option, stock award or agreements or obligations under any pension, deferred compensation or retention plan (including, without limitation, any share tracking awards)). In addition, any noncompetition and nonsolicitation covenants in any agreement between Employee and the Company shall continue to apply in accordance with their terms.

(c) <u>Choice of Law</u>. Except to the extent preempted by federal law, this Agreement shall be governed and construed in accordance the laws of the State of Delaware, without regard to principles of conflicts of laws.

(d) <u>Severability</u>. If any term or provision of this Agreement or the application thereof to any circumstance shall, in any jurisdiction and to any extent, be invalid or unenforceable, such term or provision shall be ineffective as to such jurisdiction to the extent of such invalidity or unenforceability without invalidating or rendering unenforceable the remaining terms and provisions of this Agreement or the application of such terms and provisions to circumstances other than those as to which it is held invalid or unenforceable, and a suitable and equitable term or provision shall be substituted

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IPR2020-00770 United Therapeutics EX2007 Page 6904 of 7335 therefor to carry out, insofar as may be valid and enforceable, the intent and purpose of the invalid or unenforceable term or provision.

(e) <u>No Assignment of Benefits</u>. The rights of Employee to payments or benefits under this Agreement shall not be made subject to option or assignment, either by voluntary or involuntary assignment or by operation of law, including (without limitation) bankruptcy, garnishment, attachment or other creditor's process, and any action in violation of this subsection shall be void, provided Employee's estate shall be entitled to receive any benefits that have become payable, but which have not been paid in accordance with Section 2 above.

(f) <u>Employment Taxes</u>. Any payments made pursuant to this Agreement will be reported on Form W-2 and shall be subject to withholding of applicable income and employment taxes.

(g) <u>Counterparts</u>. This Agreement may be executed in counterparts, each of which shall be deemed an original, but all of which together will constitute one and the same instrument.

(h) <u>Confidentiality of Agreement</u>. Employee shall keep strictly confidential all the terms and conditions, including amounts, in this Agreement and shall not disclose them to any person other than Employee's immediate family members, Employee's legal or financial advisor, or governmental officials who seek such information in the course of their official duties, unless compelled by law to do so.

(i) <u>Not An Employment Agreement</u>. Nothing in this Agreement shall give Employee the right to be retained in the employ or other service of the Company or its Affiliates to interfere with the right of the Company and its Affiliates to discharge Employee in accordance with any employment agreement.

(j) <u>No Duty to Mitigate</u>. Employee shall not be required to mitigate the amount of any benefit contemplated by this Agreement (whether by seeking new employment or in any other manner), nor shall any such benefit be reduced by any earnings or benefits that Employee may receive from any other source.

(k) <u>Waiver of Plan Benefits</u>. Employee hereby waives participation in the United Therapeutics Corporation Change in Control Severance Plan and acknowledges that no benefits shall be paid to Employee pursuant to such Plan.

[Signature page follows]

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UT Ex. 2016 SteadyMed v. United Therapeutics IPR2016-00006

IPR2020-00770 United Therapeutics EX2007 Page 6905 of 7335 IN WITNESS WHEREOF, each of the parties has executed this Agreement, in the case of the company by its duly authorized officer, as of the day and year first above written.

UNIT	ED THERAPEUTICS CORPORATION	EMPLOYEE	
By:	/s/ Michael Benkowitz	/s/ James Edgemond	
Title:	EVP, Organizational Development	Employee Signature	
		9	

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#### WAIVER AND RELEASE

For and in consideration of the payments and other benefits due to ("Employee") pursuant to the Change in Control Severance Agreement between Employee and United Therapeutics Corporation dated as of , 2012 (the "CIC Agreement"), and for other good and valuable consideration, Employee hereby agrees, for Employee, Employee's spouse and child or children (if any), Employee's heirs, beneficiaries, devisees, executors, administrators, attorneys, personal representatives, successors and assigns, to forever waive and release all known and unknown claims and causes of action, arising on or before the date of Employee's execution of this Waiver and Release, against United Therapeutics Corporation (the "Company") or any of its divisions, affiliates, subsidiaries, parents, branches, predecessors, successors, assigns, and, with respect to such entities, their officers, directors, trustees, employees, agents, shareholders, administrators, general or limited partners, representatives, attorneys, insurers and fiduciaries, past, present and future (the "Released Parties"), including, but not limited to, all such claims and causes of action which in any way pertain to Employee's employment with and/or termination of employment from the Company, all allegations of employment discrimination, and/or all other occurrences whatsoever, including but not limited to the Age Discrimination in Employment Act, Title VII of the Civil Rights Act of 1964, as amended, 42 U.S.C. Section 2000e et. seq., the Fair Labor Standards Act, as amended, 29 U.S.C. Section 201 et. seq., the Americans with Disabilities Act, as amended, 42 U.S.C. Section 12101 et. seq., the Reconstruction Era Civil Rights Act, as amended, 42 U.S.C. Section 1981 et. seq., the Rehabilitation Act of 1973, as amended, 29 U.S.C. Section 701 et. seq., the Family and Medical Leave Act of 1993, 29 U.S.C. Section 2601 et. seq., the False Claims Act, 31 U.S.C Section 3729 et. seq. and any and all state or local laws regarding employment discrimination and/or federal, state or local laws of any type or description regarding employment, including but not limited to any claims arising from or derivative of Employee's employment with the Company and its Affiliates, as well as any and all such claims under state contract or tort law.

Employee has read this Waiver and Release carefully, acknowledges that Employee has been given at least forty-five (45) days to consider all of its terms and has been advised to consult with an attorney and any other advisors of Employee's choice prior to executing this Waiver and Release, and Employee fully understands that by signing below Employee is voluntarily giving up any right which Employee may have to sue or bring any other claims against the Released Parties, including any rights and claims under the Age Discrimination in Employment Act. Employee also understands that Employee has a period of seven (7) days after signing this Waiver and Release within which to revoke his or her agreement, and that neither the Company nor any other person is obligated to make any payments or provide any other benefits to Employee's signature having been revoked other than any accrued obligations or other benefits payable pursuant to the terms of the Company's normal payroll practices or employee benefit plans. Finally, Employee has not been forced or pressured in any manner whatsoever to sign this Waiver and Release, and Employee agrees to all of its terms voluntarily.

UT Ex. 2016 SteadyMed v. United Therapeutics IPR2016-00006

IPR2020-00770 United Therapeutics EX2007 Page 6907 of 7335 Notwithstanding anything else herein to the contrary, this Waiver and Release shall not affect: (i) the Company's obligations under any compensation or employee benefit plan, program or arrangement (including, without limitation, obligations to Employee under any stock option, stock award or agreements or obligations under any pension, deferred compensation or retention plan (including, without limitation, any share tracking awards)) provided by the Affiliated Entities where Employee's compensation or benefits are intended to continue or Employee is to be provided with compensation or benefits, in accordance with the express written terms of such plan, program or arrangement, beyond the date of Employee's termination; or (ii) rights to indemnification or liability insurance coverage Employee may have under the by-laws of the Company or applicable law.

In addition, excluded from this Waiver and Release are any claims which by law cannot be waived, including but not limited to the right to file a charge with or participate in an investigation by the Equal Employment Opportunity Commission ("EEOC"). Employee does, however, hereby waive all rights to recover any money, benefits or reinstatement should the EEOC or any other agency or individual pursue any claims on Employee's behalf.

This Waiver and Release is final and binding and may not be changed or modified except in a writing signed by both parties.

Date	Employee
Date	United Therapeutics Corporation
	11

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Exhibit 21

#### SUBSIDIARIES OF THE REGISTRANT

EvoLung Inc., a Delaware Corporation Lung Bioengineering Inc., a Delaware Corporation Lung Biotechnology Hong Kong Limited, a Hong Kong Company Lung Biotechnology Inc., a Delaware Corporation Lung Biotechnology (Nanjing) Co., Ltd., a Chinese Wholly Foreign-Owned Entity Lung Rx Limited, a United Kingdom Company PERFUSIX USA, Inc., a Delaware Corporation Revivicor, Inc., a Delaware Corporation United Therapeutics Europe, Ltd., a United Kingdom Company Unither Biotech Inc., a Canadian Corporation Unither Pharma, LLC, a Delaware Limited Liability Company Unither Pharmaceuticals, LLC, a Delaware Limited Liability Company Unither Telmed, Ltd., a Delaware Corporation Unither Therapeutik GmbH, a German Company Unither Virology, LLC, a Delaware Limited Liability Company Unither.com, Inc., a Delaware Corporation UTASIA Inc., a Delaware Corporation 1109 Spring Managing Holdings, LLC, a Delaware Limited Liability Company 1109 Spring Managing Member, LLC, a Delaware Limited Liability Company

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Exhibit 21

SUBSIDIARIES OF THE REGISTRANT

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#### **Consent of Independent Registered Public Accounting Firm**

We consent to the incorporation by reference in the following Registration Statements:

- (1) Registration Statement (Form S-8 No. 333-108169) pertaining to the United Therapeutics Corporation's Equity Incentive Plan,
- (2) Registration Statement (Form S-8 No. 333-56922) pertaining to Employee Options and Consultant Options Granted Outside the United Therapeutics Corporation's Equity Incentive Plan,
- (3) Registration Statement (Form S-8 No. 333-95419) pertaining to the United Therapeutics Corporation's Equity Incentive Plan,
- (4) Registration Statement (Form S-8 No. 333-153695) pertaining to the United Therapeutics Corporation's Share Tracking Awards Plan,
- (5) Registration Statement (Form S-8 No. 333-173858) pertaining to the United Therapeutics Corporation's 2011 Share Tracking Awards Plan,
- (6) Registration Statement (Form S-4 No. 333-173857) pertaining United Therapeutics Corporation common stock,
- (7) Registration Statement (Form S-8 No. 333-179746) pertaining to the United Therapeutics Corporation 2011 Share Tracking Awards Plan,
- (8) Registration Statement (Form S-8 No. 333-182851) pertaining to the United Therapeutics Corporation Employee Stock Purchase Plan,
- (9) Registration Statement (Form S-8 No. 333-188241) pertaining to the United Therapeutics Corporation 2011 Share Tracking Awards Plan, and
- (10) Registration Statement (Form S-8 No. 333-197685) pertaining to the United Therapeutics Corporation's 2011 Share Tracking Awards Plan.

of our reports dated February 24, 2015, with respect to the consolidated financial statements and schedule of United Therapeutics Corporation and the effectiveness of United Therapeutics Corporation's internal control over financial reporting, included in this Annual Report (Form 10-K) for the year ended December 31, 2014.

/s/ Ernst & Young LLP

McLean, Virginia February 24, 2015

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Exhibit 23.1

Consent of Independent Registered Public Accounting Firm

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Exhibit 31.1

#### CERTIFICATION PURSUANT TO RULE 13a-14(a) OF THE SECURITIES EXCHANGE ACT OF 1934

I, Martine A. Rothblatt, certify that:

- 1. I have reviewed this annual report on Form 10-K of United Therapeutics Corporation;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
  - a. Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
  - Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
  - c. Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
  - d. Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
  - a. All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
  - b. Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: February 24, 2015

/s/ MARTINE A. ROTHBLATT

By: Martine A. Rothblatt, Ph.D. Title: Chairman and Co-Chief Executive Officer (Principal Executive Officer)

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Exhibit 31.1

CERTIFICATION PURSUANT TO RULE 13a-14(a) OF THE SECURITIES EXCHANGE ACT OF 1934

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Exhibit 31.2

#### **CERTIFICATION PURSUANT TO RULE 13a-14(a) OF THE SECURITIES EXCHANGE ACT OF 1934**

I, John M. Ferrari, certify that:

- 1. I have reviewed this annual report on Form 10-K of United Therapeutics Corporation;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
  - a. Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
  - Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
  - c. Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
  - d. Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
  - a. All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
  - b. Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: February 24, 2015

/s/ JOHN M. FERRARI

By: John M. Ferrari Title: Chief Financial Officer (Principal Financial Officer)

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Exhibit 31.2

CERTIFICATION PURSUANT TO RULE 13a-14(a) OF THE SECURITIES EXCHANGE ACT OF 1934

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Exhibit 32.1

#### CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the annual report of United Therapeutics Corporation (the "Company") on Form 10-K for the period ended December 31, 2014 as filed with the Securities and Exchange Commission (the "Report"), I, Martine A. Rothblatt, Chairman and Co-Chief Executive Officer of the Company, certify, to the best of my knowledge, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

- 1. The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- 2. The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

/s/ MARTINE A. ROTHBLATT

Martine A. Rothblatt Chairman and Co-Chief Executive Officer (Principal Executive Officer)

United Therapeutics Corporation

February 24, 2015

THE FOREGOING CERTIFICATION IS BEING FURNISHED SOLELY PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002 AND IS NOT BEING FILED AS PART OF THE FORM 10-K OR AS A SEPARATE DISCLOSURE DOCUMENT.

A SIGNED ORIGINAL OF THIS WRITTEN STATEMENT REQUIRED BY SECTION 906, OR OTHER DOCUMENT AUTHENTICATING, ACKNOWLEDGING, OR OTHERWISE ADOPTING THE SIGNATURE THAT APPEARS IN TYPED FORM WITHIN THE ELECTRONIC VERSION OF THIS WRITTEN STATEMENT REQUIRED BY SECTION 906, HAS BEEN PROVIDED TO UNITED THERAPEUTICS CORPORATION AND WILL BE RETAINED BY UNITED THERAPEUTICS CORPORATION AND FURNISHED TO THE SECURITIES AND EXCHANGE COMMISSION OR ITS STAFF UPON REQUEST.

> UT Ex. 2016 SteadyMed v. United Therapeutics IPR2016-00006

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## Exhibit 32.1

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

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Exhibit 32.2

#### CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the annual report of United Therapeutics Corporation (the "Company") on Form 10-K for the period ended December 31, 2014 as filed with the Securities and Exchange Commission (the "Report"), I, John M. Ferrari, Chief Financial Officer of the Company, certify, to the best of my knowledge, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

- (1) The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

/s/ JOHN M. FERRARI

John M. Ferrari Chief Financial Officer (Principal Financial Officer) United Therapeutics Corporation February 24, 2015

THE FOREGOING CERTIFICATION IS BEING FURNISHED SOLELY PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002 AND IS NOT BEING FILED AS PART OF THE FORM 10-K OR AS A SEPARATE DISCLOSURE DOCUMENT.

A SIGNED ORIGINAL OF THIS WRITTEN STATEMENT REQUIRED BY SECTION 906, OR OTHER DOCUMENT AUTHENTICATING, ACKNOWLEDGING, OR OTHERWISE ADOPTING THE SIGNATURE THAT APPEARS IN TYPED FORM WITHIN THE ELECTRONIC VERSION OF THIS WRITTEN STATEMENT REQUIRED BY SECTION 906, HAS BEEN PROVIDED TO UNITED THERAPEUTICS CORPORATION AND WILL BE RETAINED BY UNITED THERAPEUTICS CORPORATION AND FURNISHED TO THE SECURITIES AND EXCHANGE COMMISSION OR ITS STAFF UPON REQUEST.

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## Exhibit 32.2

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

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Electronic Acknowledgement Receipt			
EFS ID:	24949106		
Application Number:	14754932		
International Application Number:			
Confirmation Number:	1865		
Title of Invention:	PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN2		
First Named Inventor/Applicant Name:	Hitesh Batra		
Customer Number:	22428		
Filer:	Stephen Bradford Maebius/Karen Strawderman		
Filer Authorized By:	Stephen Bradford Maebius		
Attorney Docket Number:	080618-1550		
Receipt Date:	18-FEB-2016		
Filing Date:	30-JUN-2015		
Time Stamp:	13:17:40		
Application Type:	Utility under 35 USC 111(a)		

# Payment information:

Submitted with Payment			no				
File Listing	:						
Document Number	Document Description		File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)	
1			NtfRelatedProc.pdf	115520	no	2	
	Miscellaneous Incoming Letter		Ninelated Floc.pu	2ccfba97da95980f3f6fbf30f3108d632fce1e 24	no	2	
Warnings:				· · ·			
Information:							

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Total Files Size (in bytes):       21427907         This Acknowledgement Receipt evidences receipt on the noted date by the USPTO of the indicated documents.							
Information:							
Warnings:							
2	Miscellaneous meoning Letter		011bfa814fe07ae561f11f5aabcd6da70f2e6 5d6	no	575		
2	Miscellaneous Incoming Letter	POP rel Rspand Exhibits.pdf	21312387	no	975		

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

#### New Applications Under 35 U.S.C. 111

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

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

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

#### New International Application Filed with the USPTO as a Receiving Office

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

	TED STATES PATENT		UNITED STATES DEPAR United States Patent and Address: COMMISSIONER F P.O. Box 1450 Alexandria, Virginia 22: www.uspto.gov	Trademark Office OR PATENTS
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
14/754,932	06/30/2015	Hitesh Batra	080618-1550	1865
	7590 02/11/2016		EXAM	IINER
Foley & Lardn 3000 K STREE SUITE 600			VALENROD	, YEVGENY
	N, DC 20007-5109		ART UNIT	PAPER NUMBER
			1672	
			NOTIFICATION DATE	DELIVERY MODE
			02/11/2016	ELECTRONIC

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

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

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

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PTOL-90A (Rev. 04/07)

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	<b>Application No.</b> 14/754,932	Applicant(s) BATRA ET A	
Office Action Summary	Examiner YEVGENY VALENROD	Art Unit 1672	AIA (First Inventor to File) Status No
The MAILING DATE of this communication app Period for Reply	bears on the cover sheet with the o	corresponden	ce address
A SHORTENED STATUTORY PERIOD FOR REPLY THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1: after SIX (6) MONTHS from the mailing date of this communication. - 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	36(a). In no event, however, may a reply be tii will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	mely filed h the mailing date o ED (35 U.S.C. § 13:	f this communication.
Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	g date of this communication, even if timely file	d, may reduce any	
Status         1)        Responsive to communication(s) filed on <u>12/8/</u> □ A declaration(s)/affidavit(s) under <b>37 CFR 1.1</b> 2a) □ This action is <b>FINAL</b> .       2b)          3) □ An election was made by the applicant in respondent in respondent in the restriction requirement and election         4) □ Since this application is in condition for alloward closed in accordance with the practice under E	<b>30(b)</b> was/were filed on action is non-final. onse to a restriction requirement have been incorporated into this nce except for formal matters, pro-	s action. osecution as	-
<ul> <li>Disposition of Claims*</li> <li>5)  Claim(s) <u>1-3,6 and 8-14</u> is/are pending in the a 5a) Of the above claim(s) is/are withdraw 6) Claim(s) is/are allowed.</li> <li>7)  Claim(s) <u>1-3,6 and 8-14</u> is/are rejected.</li> <li>8)  Claim(s) is/are objected to.</li> <li>9)  Claim(s) are subject to restriction and/o</li> <li>* If any claims have been determined <u>allowable</u>, you may be el participating intellectual property office for the corresponding a <u>http://www.uspto.gov/patents/init_events/pph/index.jsp</u> or send</li> <li>Application Papers</li> </ul>	upplication. wn from consideration. r election requirement. igible to benefit from the <b>Patent Pro</b> pplication. For more information, ple	secution High	<b>way</b> program at a
<ul> <li>10) The specification is objected to by the Examine</li> <li>11) The drawing(s) filed on is/are: a) acc</li> <li>Applicant may not request that any objection to the</li> <li>Replacement drawing sheet(s) including the correct</li> </ul>	epted or b)  objected to by the drawing(s) be held in abeyance. Se	e 37 CFR 1.85	
Priority under 35 U.S.C. § 119         12) ☐ Acknowledgment is made of a claim for foreign         Certified copies:         a) ☐ All       b) ☐ Some** c) ☐ None of the:         1. ☐       Certified copies of the priority documen         2. ☐       Certified copies of the priority documen         3. ☐       Copies of the certified copies of the priority documen         3. ☐       Copies of the certified copies of the priority documen         ** See the attached detailed Office action for a list of the certified	ts have been received. ts have been received in Applica prity documents have been receiv u (PCT Rule 17.2(a)).	tion No	 tional Stage
<ul> <li>Attachment(s)</li> <li>1)  Notice of References Cited (PTO-892)</li> <li>2)  Information Disclosure Statement(s) (PTO/SB/08a and/or PTO/S Paper No(s)/Mail Date 12/8/15.</li> </ul>	3) Interview Summary Paper No(s)/Mail D 5B/08b) 4) Other:		
U.S. Patent and Trademark Office PTOL-326 (Rev. 11-13) Office Action	Summary	Part of Paper No	o./Mail Date 20160204

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

## **DETAILED ACTION**

## Continued Examination Under 37 CFR 1.114

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after allowance or after an Office action under *Ex Parte Quayle*, 25 USPQ 74, 453 O.G. 213 (Comm'r Pat. 1935). Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, prosecution in this application has been reopened pursuant to 37 CFR 1.114. Applicant's submission filed on 12/8/15 has been entered.

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of pre-AIA 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.

Claims 1-3, 6, 8 and 9 are rejected under pre-AIA 35 U.S.C. 102(b) as being

anticipated by Moriarty et al (Journal of Organic Chemistry, 2004, 69, 1890-1902).

Moriarty et al disclose a method for preparing treprostinil. Said method

comprises the steps of: (a) alkylation of benzindene triol and (b) hydrolysis of the

product of step (a) (page 1895, Scheme 4, compounds 34 to 35 to 7; page 1902

preparation of compounds 35 and 7). 441g of treprostinil (a therapeutically effective

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amount) was prepared at 99.7% purity. Moriarty also discloses removing impurities via extraction and further purification via crystallization. Although the method of Moriarty and the steps recited in the instant claims are not identical, the product obtained is the same.

"[E]ven though product-by-process claims are limited by and defined by the process, determination of patentability is based on the product itself. The patentability of a product does not depend on its method of production. If the product in the product-by-process claim is the same or obvious from the product of the prior art, the claim is unpatentable even though the prior art product was made by a different process." In re Thorpe, 777 F.2d 695, 698, 227 USPQ 964, 966 (Fed. Cir. 1985) (MPEP § 2113).

## Claim Rejections - 35 USC § 103

In the event the determination of the status of the application as subject to AIA 35 U.S.C. 102 and 103 (or as subject to pre-AIA 35 U.S.C. 102 and 103) is incorrect, any correction of the statutory basis for the rejection will not be considered a new ground of rejection if the prior art relied upon, and the rationale supporting the rejection, would be the same under either status.

The following is a quotation of pre-AIA 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

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said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under pre-AIA 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 pre-AIA 35 U.S.C. 103(c) and potential pre-AIA 35 U.S.C. 102(e), (f) or (g) prior art under pre-AIA 35 U.S.C. 103(a).

Claims 10-12 are rejected under pre-AIA 35 U.S.C. 103(a) as being unpatentable over Moriarty et al (Journal of Organic Chemistry, 2004, 69, 1890-1902) in view of Phares et al (WO 2005/007081 A2).

## Scope of prior art

Moriarty et al disclose a method for preparing treprostinil. Said method comprises the steps of: (a) alkylation of benzindene triol and (b) hydrolysis of the product of step (a) (page 1895, Scheme 4, compounds **34** to **35** to **7**; page 1902 preparation of compounds **35** and **7**). 441g of treprostinil (compound 7) was prepared at 99.7% purity.

## Ascertaining the difference

Moriarty fails to teach preparation of a diethanolamine salt of treprostinil. Moriarty also fails to teach preparation of a pharmaceutical product comprising diethanolamine salt.

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## Secondary reference

Phares et al teach preparation of treprostinil diethanolamine by dissolving treprostinil acid and treating it with diethanolamine. Phares further discloses two polymorphs of treprostinil diethanolamine and discloses stability via their moisture sorption/desorption data (figure 22).

## **Obviousness**

One skilled in the art practicing the invention of Phares would have found it obvious to prepare a diethanolamine salt of treprostinil prepared by the method of Moriarty. Moriarty discloses a method for preparing a treprostinil acid which is a needed starting material for the process of Phares. The resulting salt would meet the limitations directed to pharmaceutical product because treprostinil diethanolamine is the sole claimed component of the claimed pharmaceutical product.

One skilled in the art would have found it obvious to prepare a pharmaceutical product from the treprostinil diethanolamine salt of Phares prepared from the treprostinil free acid that has been obtained by the process of Moriarty. One would also find it obvious to store the treprostinil diethanolamine salt prior to preparation of a pharmaceutical composition. On page 88 Phares describes minimal weight loss at 5%RH. One would simply store the product in an anhydrous environment to avoid loss of product.

# **Double Patenting**

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

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) or 1.321(d) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the reference application or patent either is shown to be commonly owned with this application, or claims an invention made as a result of activities undertaken within the scope of a joint research agreement. See MPEP § 717.02 for applications subject to examination under the first inventor to file provisions of the AIA as explained in MPEP § 2159. See MPEP §§ 706.02(l)(1) - 706.02(l)(3) for applications not subject to examination under the first inventor to file provisions of the AIA. A terminal disclaimer must be signed in compliance with 37 CFR 1.321(b).

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The USPTO Internet website contains terminal disclaimer forms which may be used. Please visit www.uspto.gov/forms/. The filing date of the application in which the form is filed determines what form (e.g., PTO/SB/25, PTO/SB/26, PTO/AIA/25, or PTO/AIA/26) should be used. A web-based eTerminal Disclaimer may be filled out completely online using web-screens. An eTerminal Disclaimer that meets all requirements is auto-processed and approved immediately upon submission. For more information about eTerminal Disclaimers, refer to

http://www.uspto.gov/patents/process/file/efs/guidance/eTD-info-l.jsp.

Claims 13-14 are rejected on the ground of nonstatutory double patenting as being unpatentable over claims 24 and 26 of U.S. Patent No. 8,242,305 ('305). Although the claims at issue are not identical, they are not patentably distinct from each other because:

Claim 24 of '305 is directed to a process for the preparation of compound IV (treprostinil). Said method comprises alkylation od benzindene triol to prepare compound (VI) followed by hydrolyzing compound (VI) and contacting the hydrolysis product with a base. In claim 26 the contacting base is diethanolamine.

## Conclusion

Claims 1-3, 6, 8-14 are pending Claims 1-3, 6, 8-14 are rejected

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to YEVGENY VALENROD whose telephone number is (571)272-9049. The examiner can normally be reached on mon-fri 8-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Fereydoun G. Sajjadi can be reached on 571-572-3311. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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

/YEVGENY VALENROD/ Primary Examiner, Art Unit 1672 Page 8

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Notice of References Cited	Application/Control No. 14/754,932	Applicant(s)/Patent Under Reexamination BATRA ET AL.	
	Examiner	Art Unit	_
	YEVGENY VALENROD	1672	Page 1 of 1

#### U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	CPC Classification	US Classification
*	А	US-8,242,305 B2	08-2012	Batra; Hitesh	C07C51/08	562/466
	В	US-				
	С	US-				
	D	US-				
	Е	US-				
	F	US-				
	G	US-				
	н	US-				
	Ι	US-				
	J	US-				
	к	US-				
	L	US-				
	м	US-				

#### FOREIGN PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	CPC Classification
	Ν	WO 2005007081 A2	01-2005	US	MOTTOLA DAVID	C07C59/70
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#### NON-PATENT DOCUMENTS

*		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)
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*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.

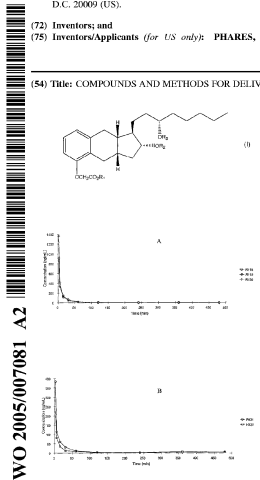
U.S. Patent and Trademark Office PTO-892 (Rev. 01-2001) 20160204

Notice of References Cited

Part of Paper No.

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(19) World Intellectual Property Organization International Bureau	CHIPC OMP	
(43) International Publication Date 27 January 2005 (27.01.2005)	PC.	T (10) International Publication Number WO 2005/007081 A2
51) International Patent Classification ⁷ : 21) International Application Number:	A61K	[US/US]; 194 Amber Wood Run, Chapel Hill, NC 27516 (US). MOTTOLA, David [US/US]; One Park Drive, Research Triangle Park, NC 27709 (US).
PCT/US200 22) International Filing Date: 24 May 2004 (24	.05.2004)	(74) Agents: MAEBIUS, Stephen, B. et al.; FOLEY & LARD- NER LLP, Washington Harhour, 3000 K Street N.W., Suite 500, Washington, DC 20007-5143 (US).
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(30)         Priority Data:           60/472,407         22 May 2003 (22.05.20)	,	CO, CR, CU, CZ, DE, DK, DM, DZ, EC, EE, EG, ES, FI. GB, GD, GE, GH, GM, HR, HU, ID, IL, IN, IS, JP, KE. KG, KP, KR, KZ, LC, LK, LR, LS, LT, LU, LV, MA, MD.
(71) Applicant (for all designated States except US): THERAPEUTICS CORPORATION [US/U Connecticut Avenue, N.W., Third Floor, Wa D.C. 20009 (US).	S]; 1735	MG, MK, MN, MW, MX, MZ, NA, NI, NO, NZ, OM, PG, PH, PL, PT, RO, RU, SC, SD, SE, SG, SK, SL, SY, TJ, TM, TN, TR, TT, TZ, UA, UG, US, UZ, VC, VN, YU, ZA, ZM, ZW.
72) Inventors; and (75) Inventors/Applicants (for US only): PHAR	ES, Ken	(84) Designated States (unless otherwise indicated, for every kind of regional protection available): ARIPO (BW, GH,
		[Continued on next page]



160 200 253 Time (min

(57) Abstract: This invention pertains generally to prostacyclin analogs and methods for their use in promoting vasodilation, inhibiting platelet aggregation and thrombus formation, stimulating thrombolysis, inhibiting cell proliferation (including vascular remodeling), providing cytoprotection, preventing atherogenesis and inducing angiogenesis. Generally, the compounds and methods of the present invention increase the oral bioavailability and circulating concentrations of treprostinil when administered orally. Compounds of the present invention have formula (I).

2/4/2016, EAST Version: 3.2.1.1

IPR2020-00770 United Therapeutics EX2007 Page 6933 of 7335 GM, KE, LS, MW, MZ, NA, SD, SL, SZ, TZ, UG, ZM, ZW), Eurasian (AM, AZ, BY, KG, KZ, MD, RU, TJ, TM), European (AT, BE, BG, CH, CY, CZ, DE, DK, EE, ES, FI, FR, GB, GR, HU, IE, IT, LU, MC, NL, PL, PT, RO, SE, SI, SK, TR), OAPI (BF, BJ, CF, CG, CI, CM, GA, GN, GQ, GW, ML, MR, NE, SN, TD, TG).

#### Published:

 without international search report and to be republished upon receipt of that report

For two-letter codes and other abbreviations, refer to the "Guidance Notes on Codes and Abbreviations" appearing at the beginning of each regular issue of the PCT Gazette.

2/4/2016, EAST Version: 3.2.1.1

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## COMPOUNDS AND METHODS FOR DELIVERY OF PROSTACYCLIN ANALOGS

## **CROSS-REFERENCE TO RELATED PATENT APPLICATIONS**

This application claims benefit of U.S. Provisional Application Serial No. 60/472,407, filed on May 22, 2003, the entire contents of which are incorporated by reference herein.

### FIELD OF THE INVENTION

This invention pertains generally to prostacyclin analogs and methods for their use in promoting vasodilation, inhibiting platelet aggregation and thrombus formation, stimulating thrombolysis, inhibiting cell proliferation (including vascular remodeling), providing cytoprotection, preventing atherogenesis and inducing angiogenesis. Through these prostacyclin-mimetic mechanisms, the compounds of the present invention may be used in the treatment of/for: pulmonary hypertension, ischemic diseases (e.g., peripheral vascular disease, Raynaud's phenomenon, Scleroderma, myocardial ischemia, ischemic stroke, renal insufficiency), heart failure (including congestive heart failure), conditions requiring anticoagulation (e.g., post MI, post cardiac surgery), thrombotic microangiopathy, extracorporeal circulation, central retinal vein occlusion, atherosclerosis, inflammatory diseases (e.g., COPD, psoriasis), hypertension (e.g., preeclampsia), reproduction and parturition, cancer or other conditions of unregulated cell growth, cell/tissue preservation and other emerging therapeutic areas where prostacyclin treatment appears to have a beneficial role. These compounds may also demonstrate additive or synergistic benefit in

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I:

combination with other cardiovascular agents (e.g., calcium channel blockers, phosphodiesterase inhibitors, endothelial antagonists, antiplatelet agents).

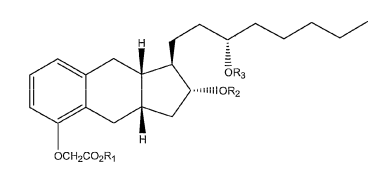
### **BACKGROUND OF THE INVENTION**

Many valuable pharmacologically active compounds cannot be effectively administered orally for various reasons and are generally administered via intravenous or intramuscular routes. These routes of administration generally require intervention by a physician or other health care professional, and can entail considerable discomfort as well as potential local trauma to the patient.

One example of such a compound is treprostinil, a chemically stable analog of prostacyclin. Although treprostinil sodium (Remodulin®) is approved by the Food and Drug Administration (FDA) for subcutaneous administration, treprostinil as the free acid has an absolute oral bioavailability of less than 10%. Accordingly, there is clinical interest in providing treprostinil orally.

Thus, there is a need for a safe and effective method for increasing the systemic availability of treprostinil via administration of treprostinil or treprostinil analogs.

#### SUMMARY OF THE INVENTION



In one embodiment, the present invention provides a compound having structure

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 $R^{1}$  is independently selected from the group consisting of H, substituted and unsubstituted benzyl groups, and groups wherein  $OR^{1}$  are substituted or unsubstituted glycolamide esters;

 $R^2$  and  $R^3$  may be the same or different and are independently selected from the group consisting of H, phosphate and groups wherein  $OR^2$  and  $OR^3$  form esters of amino acids or proteins, with the proviso that all of  $R^1$ ,  $R^2$  and  $R^3$  are not H;

an enantiomer of the compound;

and pharmaceutically acceptable salts of the compound and polymorphs.

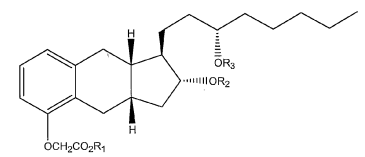
In some of these embodiments,  $R^1$  is a substituted or unsubstituted benzyl group, such as  $CH_2C_6H_5$ . In other embodiments,  $OR^1$  is a substituted or unsubstituted glycolamide ester,  $R^1$  is  $-CH_2CONR^4R^5$ ,  $R^4$  and  $R^5$  may be the same or different and are independently selected from the group consisting of H, OH, substituted and unsubstituted alkyl groups,  $-(CH_2)_mCH_3$ ,  $-CH_2OH$ , and  $-CH_2(CH_2)_nOH$ , with the proviso that m is 0, 1, 2, 3 or 4, and n is 0, 1, 2, 3 or 4. In certain of these embodiments one or both of  $R^4$  and  $R^5$  are independently selected from the group consisting of H, -OH,  $-CH_3$ , or  $-CH_2CH_2OH$ . In any of the previously discussed embodiments, one or both of  $R^2$  and  $R^3$  can be H. In some enantiomers of the compound  $R^1=R^2=R^3=H$ , or  $R^2=R^3=H$  and  $R^1=$ valinyl amide.

In still further embodiments of the present compounds  $R^2$  and  $R^3$  are independently selected from phosphate and groups wherein  $OR^2$  and  $OR^3$  are esters of amino acids, dipeptides, esters of tripeptides and esters of tetrapeptides. In some compounds only one of  $R^2$  or  $R^3$  is a phosphate group. In other compounds  $R^2$  and  $R^3$ are independently selected from groups wherein  $OR^2$  and  $OR^3$  are esters of amino acids, such as esters of glycine or alanine. In any of the above embodiments, one of  $R^2$  and  $R^3$  are H. In certain of the present compounds, the oral bioavailability of the compound is greater than the oral bioavailability of treprostinil, such as at least 50% or 100% greater than the oral bioavailability of treprostinil. The above compounds can further comprise an inhibitor of p-glycoprotein transport. Any of these compounds can also further comprise a pharmaceutically acceptable excipient.

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2/4/2016, EAST Version: 3.2.1.1

IPR2020-00770 United Therapeutics EX2007 Page 6937 of 7335 The present invention also provides a method of using the above compounds therapeutically of/for: pulmonary hypertension, ischemic diseases, heart failure, conditions requiring anticoagulation, thrombotic microangiopathy, extracorporeal circulation, central retinal vein occlusion, atherosclerosis, inflammatory diseases, hypertension, reproduction and parturition, cancer or other conditions of unregulated cell growth, cell/tissue preservation and other emerging therapeutic areas where prostacyclin treatment appears to have a beneficial role. A preferred embodiment is a method of treating pulmonary hypertension and/or peripheral vascular disease in a subject comprising orally administering a pharmaceutically effective amount of a compound of structure II:



wherein,

 $R^1$  is independently selected from the group consisting of H, substituted and unsubstituted alkyl groups, arylalkyl groups and groups wherein  $OR^1$  form a substituted or unsubstituted glycolamide ester;

 $R^2$  and  $R^3$  may be the same or different and are independently selected from the group consisting of H, phosphate and groups wherein  $OR^2$  and  $OR^3$  form esters of amino acids or proteins, with the proviso that all of  $R^1$ ,  $R^2$  and  $R^3$  are not H;

an enantiomer of the compound; and

a pharmaceutically acceptable salt or polymorph of the compound.

In some of these methods, when  $OR^1$  forms a substituted or unsubstituted glycolamide ester,  $R^1$  is -CH₂CONR⁴R⁵, wherein R⁴ and R⁵ may be the same or different and are independently selected from the group consisting of H, OH,

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IPR2020-00770 United Therapeutics EX2007 Page 6938 of 7335 substituted and unsubstituted alkyl groups, -(CH₂)_mCH₃, -CH₂OH, and -CH₂(CH₂)_nOH, with the proviso that m is 0, 1, 2, 3 or 4, and n is 0, 1, 2, 3 or 4. In other methods R¹ is a C₁-C₄ alkyl group, such as methyl, ethyl, propyl or butyl. In the disclosed methods, R¹ can also be a substituted or unsubstituted benzyl group. In other methods, R¹ can be –CH₃ or -CH₂C₆H₅. In still other methods R⁴ and R⁵ are the same or different and are independently selected from the group consisting of H, OH, -CH₃, and -CH₂CH₂OH. In yet other methods, one or both of R² and R³ are H. Alternatively, one or both of R² and R³ are not H and R² and R³ are independently selected from phosphate and groups wherein OR² and OR³ are esters of amino acids, dipeptides, esters of tripeptides and esters of tetrapeptides. In some methods, only one of R² or R³ is a phosphate group. In additional methods, R² and R³ are independently selected from groups wherein OR² and OR³ are esters of amino acids, such as esters of glycine or alanine. In further methods one of R¹ and R² is H. In some methods, enantiomers of the compound where R¹=R²=R³=H, or R²=R³=H and R¹=valinyl amide are used.

In various methods the oral bioavailability of the compound is greater than the oral bioavailability of treprostinil, such as at least 50% or 100% greater than the oral bioavailability of treprostinil. The present methods can also comprise administering pharmaceutically effective amount of a p-glycoprotein inhibitor, simultaneously, sequentially, or prior to administration of the compound of structure II. In some embodiments the p-glycoprotein inhibitor is administered orally or intravenously. The disclosed methods can be used to treat pulmonary hypertension.

The present invention also provides a method of increasing the oral bioavailability of treprostinil or pharmaceutically acceptable salt thereof, comprising administering a pharmaceutically effective amount of a p-glycoprotein inhibitor and orally administering a pharmaceutically effective amount of treprostinil to a subject. In certain of these embodiments the p-glycoprotein inhibitor is administered prior to or simultaneously with the treprostinil. The route of the p-glycoprotein inhibitor administration can vary, such as orally or intravenously. The present invention also provides a composition comprising treprostinil or a pharmaceutically acceptable salt thereof and a p-glycoprotein inhibitor.

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IPR2020-00770 United Therapeutics EX2007 Page 6939 of 7335 The present compound can also be administered topically or transdermally.

Pharmaceutical formulations according to the present invention are provided which include any of the compounds described above in combination with a pharmaceutically acceptable carrier.

The compounds described above can also be used to treat cancer.

Further objects, features and advantages of the invention will be apparent from the following detailed description.

### **BRIEF DESCRIPTION OF THE DRAWINGS**

Figures 1A and 1B respectively show plasma concentration versus time curves for intravenous and intraportal dosing of treprostinil diethanolamine salt in rats as described in Example 1;

Figures 2A, 2B and 2C respectively show plasma concentration versus time curves for intraduodenal, intracolonic and oral dosing of treprostinil diethanol amine salt in rats as described in Example 1;

Figure 3 shows on a logarithmic scle the average plasma concentration versus time curves for the routes of administration described in Example 1;

Figure 4 is a graphical representation of the plasma concentration versus time curve for treprostinil in rat following oral administration in rats of treprostinil methyl ester as described in Example 2;

Figure 5 is a graphical representation of the plasma concentration versus time curve for treprostinil in rat following oral administration in rats of treprostinil benzyl ester as described in Example 2;

Figure 6 is a graphical representation of the plasma concentration versus time curve for treprostinil in rat following oral administration in rats of treprostinil diglycine as described in Example 2;

Figure 7 is a graphical representation of the plasma concentration versus time curve for treprostinil in rat following oral administration in rates of treprostinil benzyl

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А.

ester (0.5 mg/kg) and treprostinil diglycine (0.5 mg/kg) as described in Example 2 compared to treprostinil (1 mg/per kg).

Figure 8 is a graphical representation of the plasma concentration versus time curve for treprostinil in rat following intraduodenal administration of treprostinil monophosphate (ring) as described in Example 3;

Figure 9 is a graphical representation of the plasma concentration versus time curve for treprostinil in rat following intraduodenal administration of treprostinil monovaline (ring) as described in Example 3;

Figure 10 is a graphical representation of the plasma concentration versus time curve for treprostinil in rat following intraduodenal administration of treprostinil monoalanine (ring) as described in Example 3;

Figure 11 is a graphical representation of the plasma concentration versus time curve for treprostinil in rat following intraduodenal administration of treprostinil monoalanine (chain) as described in Example 3; and

Figure 12 is a graphical representation of the avergage plasma concentration versus time curve for each prodrug compared to treprostinil alone from Example 1, as described in Example 3. Treprostinil was dosed at 1 mg/kg whereas the prodrugs were dosed at 0.5 mg/kg.

Figures 13A - 13D respectively show doses, administered every two hours for four doses, for either 0.05 mg per dose (total = 0.2 mg), 0.125 mg per dose (total = 0.5 mg), 0.25 mg per dose (total = 1.0 mg), or 0.5 mg per dose (total = 2.0 mg).

Figure 14 shows pharmacokinetic profiles of UT-15C sustained release tablets and sustained release capsules, fasted and fed state.

Figure 15 shows an X ray powder diffraction spectrum of the polymorph Form

Figure 16 shows an IR spectrum of the polymorph Form A.

Figure 17 shows a Raman spectrum of the polymorph Form A.

Figure 18 shows thermal data of the polymorph Form A.

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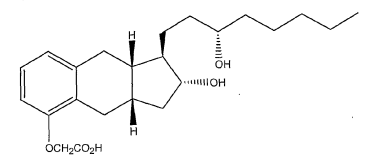
Figure 19 shows moisture sorption data of the polymorph Form A. Figure 20 shows an X ray powder diffraction spectrum of the polymorph Form

Figure 21 shows thermal data of the polymorph Form B. Figure 22 shows moisture sorption data of the polymorph Form B.

## **DETAILED DESCRIPTION OF THE INVENTION**

Unless otherwise specified, "a" or "an" means "one or more". The present invention provides compounds and methods for inducing prostacyclin-like effects in a subject or patient. The compounds provided herein can be formulated into pharmaceutical formulations and medicaments that are useful in the methods of the invention. The invention also provides for the use of the compounds in preparing medicaments and pharmaceutical formulations and for use of the compounds in treating biological conditions related to insufficient prostacyclin activity as outlined in the Field of Invention. The present invention also provides compounds and methods for the treatment of cancer and cancer related disorders.

In some embodiments, the present compounds are chemical derivatives of (+)treprostinil, which has the following structure:



Treprostinil is a chemically stable analog of prostacyclin, and as such is a potent vasodilator and inhibitor of platelet aggregation. The sodium salt of treprostinil, (1R,2R,3aS,9aS)-[[2,3,3a,4,9,9a -Hexahydro-2-hydroxy -1-[(3S)-3-hydroxyoctyl]-1H-benz[f]inden-5-yl] oxy]acetic acid monosodium salt, is sold as a

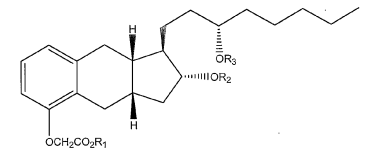
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IPR2020-00770 United Therapeutics EX2007 Page 6942 of 7335 solution for injection as Remodulin® which has been approved by the Food and Drug Administration (FDA) for treatment of pulmonary hypertension. In some embodiments, the present compounds are derivatives of (-)-treprostinil, the enantiomer of (+)-treprostinil. A preferred embodiment of the present invention is the diethanolamine salt of treprostinil. The present invention further includes polymorphs of the above compounds, with two forms, A and B, being described in the examples below. Of the two forms, B is preferred. A particularly preferred embodiment of the present invention is form B of treprostinil diethanolamine.

In some embodiments, the present compounds are generally classified as prodrugs of treprostinil that convert to treprostinil after administration to a patient, such as through ingestion. In some embodiments, the prodrugs have little or no activity themselves and only show activity after being converted to treprostinil. In some embodiments, the present compounds were produced by chemically derivatizing treprostinil to make stable esters, and in some instances, the compounds were derivatized from the hydroxyl groups. Compounds of the present invention can also be provided by modifying the compounds found in U.S. Patent Nos. 4,306,075 and 5,153,222 in like manner.

In one embodiment, the present invention provides compounds of structure I:



wherein,

 $R^1$  is independently selected from the group consisting of H, substituted and unsubstituted benzyl groups and groups wherein  $OR^1$  are substituted or unsubstituted glycolamide esters;

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IPR2020-00770 United Therapeutics EX2007 Page 6943 of 7335  $R^2$  and  $R^3$  may be the same or different and are independently selected from the group consisting of H, phosphate and groups wherein  $OR^2$  and  $OR^3$  form esters of amino acids or proteins, with the proviso that all of  $R^1$ ,  $R^2$  and  $R^3$  are not H;

enantiomers of the compound; and

pharmaceutically acceptable salts of the compound.

In some embodiments wherein  $OR^1$  are substituted or unsubstituted glycolamide esters,  $R^1$  is -CH₂CONR⁴R⁵ and  $R^4$  and  $R^5$  may be the same or different and are independently selected from the group consisting of H, OH, substituted and unsubstituted alkyl groups, -(CH₂)_mCH₃, -CH₂OH, and -CH₂(CH₂)_nOH, with the proviso that m is 0, 1, 2, 3 or 4, and n is 0, 1, 2, 3 or 4.

One skilled in the art will also readily recognize that where members are grouped together in a common manner, such as in a Markush group or the groups described in the R of structures I and II above and below, the present invention encompasses not only the entire group listed as a whole, but each member of the group individually and all possible subgroups of the main group. Accordingly, for all purposes, the present invention encompasses not only the main group, but also the main group absent one or more of the group members. The present invention also envisages the explicit exclusion of one or more of any of the group members in the claimed invention. For example,  $R^1$  can specifically exclude H, substituted and unsubstituted benzyl groups, or groups wherein  $OR^1$  are substituted or unsubstituted glycolamide esters.

In some embodiments,  $R^1$  is a substituted or unsubstituted benzyl groups, such as  $-CH_2C_6H_5$ ,  $-CH_2C_6H_4NO_2$ ,  $-CH_2C_6H_4OCH_3$ ,  $-CH_2C_6H_4Cl$ ,  $-CH_2C_6H_4(NO_2)_2$ , or  $-CH_2C_6H_4F$ . The benzyl group can be ortho, meta, para, ortho/para substituted and combinations thereof. Suitable substituents on the aromatic ring include halogens (fluorine, chlorine, bromine, iodine),  $-NO_2$  groups,  $-OR^{16}$  groups wherein  $R^{16}$  is H or a  $C_1-C_4$  alkyl group, and combinations thereof.

Alternatively, when  $R^1$  is -CH₂CONR⁴R⁵ then  $R^4$  and  $R^5$  may be the same or different and are independently selected from the group consisting of H, OH, -CH₃, and -

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CH₂CH₂OH. In these compounds where  $R^1$  is not H, generally one or both of  $R^2$  and  $R^3$  are H.

In some embodiment one or both of  $R^2$  and  $R^3$  are H and  $R^1$  is -CH₂CONR⁴R⁵, and one or both of  $R^4$  and  $R^5$  are H, -OH, -CH₃, -CH₂CH₂OH.

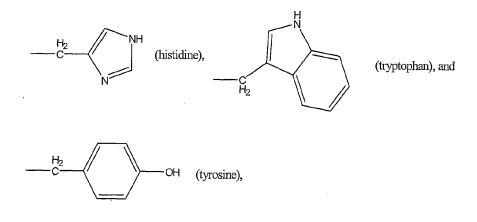
In compounds where one or both of  $R^2$  and  $R^3$  are not H,  $R^2$  and  $R^3$  can be independently selected from phosphate and groups wherein  $OR^2$  and  $OR^3$  are esters of amino acids, dipeptides, esters of tripeptides and esters of tetrapeptides. In some embodiments, only one of  $R^2$  or  $R^3$  is a phosphate group. In compounds where at least one of  $R^2$  and  $R^3$  is not H, generally  $R^1$  is H. In additional embodiments, one of  $R^2$  and  $R^3$  are H and thus the compound of structure I is derivatized at only one of  $R^2$ and  $R^3$ . In particular compounds,  $R^2$  is H and  $R^3$  is defined as above. In additional embodiments,  $R^1$  and  $R^3$  are H and  $R^2$  is a group wherein  $OR^2$  is an ester of an amino acid or a dipeptide. In further embodiments,  $R^1$  and  $R^2$  are H and  $R^3$  is a group wherein  $OR^3$  is an ester of an amino acid or a dipeptide.

When one or both of the OR² and OR³ groups form esters of amino acids or peptides, i.e., dipeptides, tripeptides or tetrapeptides, these can be depicted generically as -COCHR⁶NR⁷R⁸ wherein R⁶ is selected from the group consisting of amino acid side chains, R⁷ and R⁸ may be the same or different and are independently selected from the group consisting of H, and -COCHR⁹NR¹⁰R¹¹. Generally, reference to amino acids or peptides refers to the naturally occurring, or L-isomer, of the amino acids or peptides. However, the present compounds and methods are not limited thereto and D-isomer amino acid residues can take the place of some or all of Lamino acids. In like manner, mixtures of D- and L-isomers can also be used. In the embodiments wherein the amino acid is proline, R⁷ together with R⁶ forms a pyrrolidine ring structure. R⁶ can be any of the naturally occurring amino acid side chains, for example -CH3 (alanine), -(CH2)3NHCNH2NH (arginine), -CH2CONH2 (asparagine), -CH₂COOH (aspartic acid,), -CH₂SH (cysteine), -(CH₂)₂CONH₂ (glutamine), -(CH₂)₂COOH (glutamic acid), -H (glycine), -CHCH₃CH₂CH₃ (isoleucine), -CH₂CH(CH₃)₂ (leucine), -(CH₂)₄NH₂ (lysine), -(CH₂)₂SCH₃ (methionine), -CH2Ph (phenylalanine), -CH2OH (serine), -CHOHCH3 (threonine), -CH(CH₃)₂ (valine),

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-(CH₂)₃NHCONH₂ (citrulline) or -(CH₂)₃NH₂ (ornithine). Ph designates a phenyl group.

In the above compounds,  $R^7$  and  $R^8$  may be the same or different and are selected from the group consisting of H, and -COCHR⁹NR¹⁰R¹¹, wherein R⁹ is a side chain of amino acid,  $R^{10}$  and  $R^{11}$  may be the same or different and are selected from the group consisting of H, and -COCHR¹²NR¹³R¹⁴, wherein R¹² is an amino acid side chain,  $R^{13}$  and  $R^{14}$  may be the same or different and are independently selected from the group consisting of H, and -COCHR¹⁵NH₂. One skilled in the art will realize that the peptide chains can be extended on the following scheme to the desired length and include the desired amino acid residues.

In the embodiments where either or both of  $OR^2$  and  $OR^3$  groups form an ester of a peptide, such as dipeptide, tripeptide, tetrapeptide, etc. the peptides can be either homopeptides, i.e., repeats of the same amino acid, such as arginyl-arginine, or heteropeptides, i.e., made up of different combinations of amino acids. Examples of heterodipeptides include alanyl-glutamine, glycyl-glutamine, lysyl-arginine, etc.

As will be understood by the skilled artisan when only one  $\mathbb{R}^7$  and  $\mathbb{R}^8$  includes a peptide bond to further amino acid, such as in the di, tri and tetrapeptides, the resulting peptide chain will be linear. When both  $\mathbb{R}^7$  and  $\mathbb{R}^8$  include a peptide bond, then the peptide can be branched.

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IPR2020-00770 United Therapeutics EX2007 Page 6946 of 7335 In still other embodiments of the present compounds  $R^1$  is H and one of  $R^2$  or  $R^3$  is a phosphate group or H while the other  $R^2$  or  $R^3$  is a group such the  $OR^2$  or  $OR^3$  is an ester of an amino acid, such as an ester of glycine or alanine.

Pharmaceutically acceptable salts of these compounds as well as pharmaceutical formulation of these compounds are also provided.

Generally, the compounds described herein have enhanced oral bioavailability compared to the oral bioavailability of treprostinil, either in free acid or salt form. The described compounds can have oral bioavailability that is at least 25%, 50% 100%, 200%, 400% or more compared to the oral bioavailability of treprostinil. The absolute oral bioavailability of these compounds can range between 10%, 15%, 20%, 25%, 30% and 40%, 45%, 50%, 55%, 60% or more when administered orally. For comparison, the absolute oral bioavailability of treprostinil is on the order of 10%, although treprostinil sodium has an absolute bioavailability approximating 100% when administered by subcutaneous infusion.

As will be understood by one skilled in the art, for any and all purposes, particularly in terms of providing a written description, all ranges disclosed herein, and in particular the bioavailability ranges described herein also encompass any and all possible subranges and combinations of subranges thereof. As only one example, a range of 20% to 40%, can be broken down into ranges of 20% to 32.5% and 32.5% to 40%, 20% to 27.5% and 27.5% to 40%, etc. Any listed range can be easily recognized as sufficiently describing and enabling the same range being broken down into at least equal halves, thirds, quarters, fifths, tenths, etc. As a non-limiting example, each range discussed herein can be readily broken down into a lower third, middle third and upper third, etc. As will also be understood by one skilled in the art all language such as "up to," "at least," "greater than," "less than," "more than" and the like include the number recited and refer to ranges which can be subsequently broken down into subranges as discussed above. In the same manner, all ratios disclosed herein also include all subratios falling within the broader ratio.

Administration of these compounds can be by any route by which the compound will be bioavailable in effective amounts including oral and parenteral

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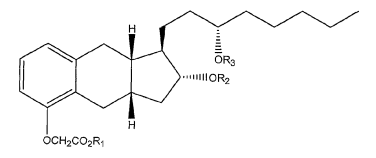
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routes. The compounds can be administered intravenously, topically, subcutaneously, intranasally, rectally, intramuscularly, transdermally or by other parenteral routes. When administered orally, the compounds can be administered in any convenient dosage form including, for example, capsule, tablet, liquid, suspension, and the like.

Testing has shown that that treprostinil can be irritating upon skin contact. In contrast, some of the compounds disclosed herein, generally as prodrugs of treprostinil, are not irritating to the skin. Accordingly, the present compounds are well suited for topical or transdermal administration.

When administered to a subject, the above compounds, and in particular the compounds of structure I, are prostacyclin-mimetic and are useful in treating conditions or disorder's where vasodilation and/or inhibition of platelet aggregation or other disorders where prostacyclin has shown benefit, such as in treating pulmonary hypertension. Accordingly, the present invention provides methods for inducing prostacyclin-like effects in a subject comprising administering a pharmaceutically effective amount of one or more of the compounds described herein, such as those of structure I above, preferably orally, to a patient in need of such treatment. As an example, the vasodilating effects of the present compounds can be used to treat pulmonary hypertension, which result from various forms of connective tissue disease, such as lupus, scleroderma or mixed connective tissue disease. These compounds are thus useful for the treatment of pulmonary hypertension.

In another embodiment, the present invention also provides methods of promoting prostacyclin-like effect in a subject by administering a pharmaceutically effective amount of a compound of structure II:



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IPR2020-00770 United Therapeutics EX2007 Page 6948 of 7335 wherein,

 $R^1$  is independently selected from the group consisting of H, substituted and unsubstituted alkyl groups, arylalkyl groups and groups wherein  $OR^1$  form a substituted or unsubstituted glycolamide ester;

 $R^2$  and  $R^3$  may be the same or different and are independently selected from the group consisting of H, phosphate and groups wherein  $OR^2$  and  $OR^3$  form esters of amino acids or proteins, with the proviso that all of  $R^1$ ,  $R^2$  and  $R^3$  are not H;

an enantiomer of the compound; and

a pharmaceutically acceptable salt of the compound.

In groups wherein  $OR^1$  form a substituted or unsubstituted glycolamide ester,  $R^1$  can be  $-CH_2CONR^4R^5$ , wherein  $R^4$  and  $R^5$  may be the same or different and are independently selected from the group consisting of H, OH, substituted and unsubstituted alkyl groups,  $-(CH_2)_mCH_3$ ,  $-CH_2OH$ , and  $-CH_2(CH_2)_nOH$ , with the proviso that m is 0, 1, 2, 3 or 4, and n is 0, 1, 2, 3 or 4.

In other methods of inducing vasodilation or treating hypertension,  $R^1$  can be a  $C_1$ - $C_4$  alkyl group, such as methyl, ethyl, propyl or butyl. In other methods  $R^1$  is a substituted or unsubstituted benzyl groups, such as  $-CH_2C_6H_5$ ,  $-CH_2C_6H_4NO_2$ ,  $-CH_2C_6H_4OCH_3$ ,  $-CH_2C_6H_4Cl$ ,  $-CH_2C_6H_4(NO_2)_2$ , or  $-CH_2C_6H_4F$ . The benzyl group can be ortho, meta, para, ortho/para substituted and combinations thereof. Suitable substituents on the aromatic ring include halogens (fluorine, chlorine, bromine, iodine),  $-NO_2$  groups,  $-OR^{16}$  groups wherein  $R^{16}$  is H or a  $C_1$ - $C_4$  alkyl group, and combinations thereof.

Alternatively, when  $R^1$  is -CH₂CONR⁴R⁵ then  $R^4$  and  $R^5$  may be the same or different and are independently selected from the group consisting of H, OH, -CH₃, and -CH₂CH₂OH. In these methods, where  $R^1$  is not H, generally one or both of  $R^2$  and  $R^3$  are H.

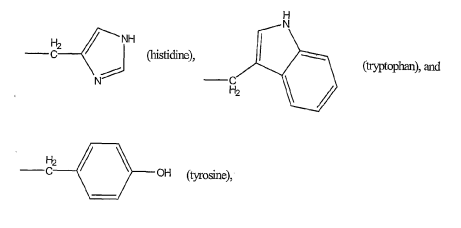
In some methods, one or both of  $R^2$  and  $R^3$  are H and  $R^1$  is -CH₃, -CH₂C₆H₅. In other methods where one or both of  $R^2$  and  $R^3$  are H, then  $R^1$  is -CH₂CONR⁴R⁵, and one or both of  $R^4$  and  $R^5$  are H, -OH, -CH₃, -CH₂CH₂OH.

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IPR2020-00770 United Therapeutics EX2007 Page 6949 of 7335 In methods where one or both of  $R^2$  and  $R^3$  are not H,  $R^2$  and  $R^3$  can be independently selected from phosphate and groups wherein  $OR^2$  and  $OR^3$  are esters of amino acids, dipeptides, esters of tripeptides and esters of tetrapeptides. In some embodiments, only one of  $R^2$  or  $R^3$  is a phosphate group. In methods where at least one of  $R^2$  and  $R^3$  is not H, generally  $R^1$  is H. In other methods, one of  $R^2$  or  $R^3$  is H and the other  $R^2$  or  $R^3$  is a defined elsewhere herein. In some methods,  $R^2$  is H and  $R^3$  is not H. In additional embodiments,  $R^1$  and  $R^3$  are H and  $R^2$  is a group wherein  $OR^2$  is an ester of an amino acid or a dipeptide. In further embodiments,  $R^1$  and  $R^2$ are H and  $R^3$  is a group wherein  $OR^3$  is an ester of an amino acid or a dipeptide.

In the methods, where one or both of the  $OR^2$  and  $OR^3$  groups form esters of amino acids or peptides, i.e., dipeptides, tripeptides or tetrapeptides, these can be depicted generically as -COCHR⁶NR⁷R⁸ wherein R⁶ is selected from the group consisting of amino acid side chains, R⁷ and R⁸ may be the same or different and are independently selected from the group consisting of H, and -COCHR⁹NR¹⁰R¹¹. In the embodiments wherein the amino acid is proline, R⁷ together with R⁶ forms a pyrrolidine ring structure. R⁶ can be any of the naturally occurring amino acid side chains, for example -CH₃ (alanine), -(CH₂)₃NHCNH₂NH (arginine), -CH₂CONH₂ (asparagine), -CH₂COOH (aspartic acid,), -CH₂SH (cysteine), -(CH₂)₂CONH₂ (glutamine), -(CH₂)₂COOH (glutamic acid), -H (glycine), -CHCH₃CH₂CH₃ (isoleucine), -CH₂CH(CH₃)₂ (leucine), -(CH₂)₄NH₂ (lysine), -(CH₂)₂SCH₃ (methionine), -CH2Ph (phenylalanine), -CH₂OH (serine), -CHOHCH₃ (threonine), -CH(CH₃)₂ (valine),



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2/4/2016, EAST Version: 3.2.1.1

IPR2020-00770 United Therapeutics EX2007 Page 6950 of 7335 -(CH₂)₃NHCONH₂ (citrulline) or -(CH₂)₃NH₂ (ornithine). Ph designates a phenyl group.

In the above methods,  $R^7$  and  $R^8$  may be the same or different and are selected from the group consisting of H, and -COCHR⁹NR¹⁰R¹¹, wherein R⁹ is a side chain of amino acid,  $R^{10}$  and  $R^{11}$  may be the same or different and are selected from the group consisting of H, and -COCHR¹²NR¹³R¹⁴, wherein R¹² is an amino acid side chain, R¹³ and R¹⁴ may be the same or different and are independently selected from the group consisting of H, and -COCHR¹⁵NH₂. One skilled in the art will realize that the peptide chains can be extended on the following scheme to the desired length and include the desired amino acid residues.

In the embodiments where either or both of  $OR^2$  and  $OR^3$  groups form an ester of a peptide, such as dipeptide, tripeptide, tetrapeptide, etc. the peptides can be either homopeptides, i.e., repeats of the same amino residue, or heteropeptides, i.e., made up of different combinations of amino acids.

As will be understood by the skilled artisan when only one of  $\mathbb{R}^7$  and  $\mathbb{R}^8$  includes a peptide bond to further amino acid, such as in the di, tri and tetrapeptides, the resulting peptide chain will be linear. When both  $\mathbb{R}^7$  and  $\mathbb{R}^8$  include a peptide bond, then the peptide can be branched.

In still other methods  $R^1$  is H and one of  $R^2$  or  $R^3$  is a phosphate group or H while the other  $R^2$  or  $R^3$  is a group such the  $OR^2$  or  $OR^3$  is an ester of an amino acid, such as an ester of glycine or alanine.

In some methods, the administered compound can have an oral bioavailability that is at least 25%, 50% 100%, 200%, 400% of the oral bioavailability of treprostinil. It is generally preferred to administer compounds that have higher absolute oral bioavailabilities, such as 15%, 20%, 25%, 30% and 40%, 45%, 50%, 55%, 60% or more when administered orally.

Treprostinil has also been discovered to inhibit metastasis of cancer cells as disclosed in U.S. Patent Application Serial No. 10/006,197 filed December 10, 2001 and Serial No. 10/047,802 filed January 16, 2002, both of which are hereby incorporated into this application. Accordingly, the compounds described above, and

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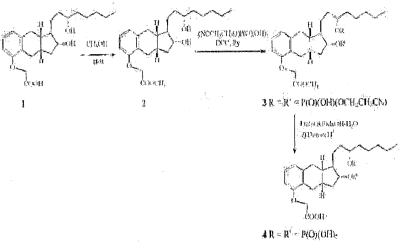
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IPR2020-00770 United Therapeutics EX2007 Page 6951 of 7335 in particular those of structure I and II, can also be used in the treatment of cancer and cancer related disorders, and as such the present invention provides pharmaceutical compositions and methods for treating cancer. Suitable formulations and methods of using the present compounds can be achieved by substituting the compounds of the present invention, such as those of structure I and II and in particular prodrugs of treprostinil, for the active compounds disclosed in U.S. Patent Application Serial Nos. 10/006,197 and 10/047,802 filed January 16, 2002.

Synthesis of the following compounds of structure I and structure II can be achieved as follows:

# Treprostinil

Synthesis of methyl ester of Treprostinil (2) and biphosphate ester of



#### Synthesis of methyl ester of Treprostinil (2)

1

Methyl ester of treprostinil (2) was prepared by treating 1.087 g (2.8 mmoles) of treprostinil (1) with 50 ml of a saturated solution of dry hydrochloric acid in methanol. After 24 hours at room temperature, the methanol was evaporated to dryness and the residue was taken in 200 ml dichloromethane. The dichloromethane solution was washed with a 10% aqueous potassium carbonate solution, and then with

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IPR2020-00770 United Therapeutics EX2007 Page 6952 of 7335 water to a neutral pH, it was dried over sodium sulfate, filtered and the solvent was removed in vacuo affording treprostinil methyl ester (2) in 98% yield as a yellow oil. The crude methyl ester was used as such in subsequent reactions.

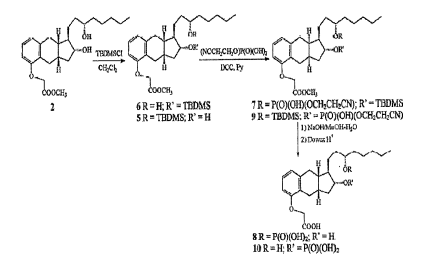
#### Synthesis of biphosphate ester of Treprostinil (4)

The procedure was adapted after Steroids, 2(6), 567-603(1963). The methyl ester of treprostinil (2) (60 mg, 0.15 mmoles) was dissolved in 2 ml dry pyridine and a pyridinium solution of the previously prepared pyridinium solution of 2cyanoethylphosphate 1M (0.3 ml, 0.3 mmoles) (cf. Methods in Enzymology, 1971, 18(c), 54-57) were concentrated to dryness in vacuo at 40°C. Anhydrous pyridine was added and the reaction mixture was again concentrated; the operation was repeated twice in order to remove water completely. Finally the residue was dissolved in 2 ml anhydrous pyridine and 190 mg (0.9 mmoles) dicyclohexylcarbodiimide were added as a solution in 2 ml anhydrous pyridine. The reaction mixture in a closed flask was stirred magnetically for 48 hours at room temperature. 1ml water was added and after one hour, the mixture was concentrated to a thick paste in vacuo. The reaction mixture was treated overnight at room temperature with 3 ml of a 1/9 water/methanol solution containing 35 mg sodium hydroxide. The white solid (dicyclohexylurea) formed was removed by filtration and it was washed well with water. The aqueous-methanolic solution was concentrated almost to dryness in vacuo, water was added and the solution was extracted with nbutanol (3 x 2 ml), then with methylene chloride (1 x 2 ml). The pH of the solution was adjusted to 9.0 by treatment with a sulfonic acid ion exchange resin (H+ cycle -Dowex), treatment with Dowex resin for a longer time (~ 12 hours) lead to both the cleavage of the TBDMS group and the recovery of the free carboxyl group. The resin was filtered and the solution was concentrated to dryness affording the corresponding bisphosphate 4 (43 mg, yield 52%).

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Synthesis of 3'-monophosphate ester of treprostinil (8) and 2- monophosphate ester of treprostinil (10)

#### Synthesis of monoprotected TBDMS methyl ester of treprostinil (5 and 6)

The procedure was adapted from Org. Synth., 1998, 75, 139-145. The treprostinil methyl ester (2) (305.8 mg, 0.75 mmoles) was dissolved in 15 ml anhydrous dichloromethane and the solution was cooled on an ice bath to 0°C. Imidazole (102 mg, 1.5 mmoles) and tert-butyldimethyl silyl chloride (226.2 mg, 1.5 mmoles) were added and the mixture was maintained under stirring at 0°C for 30 minutes, then stirred overnight at room temperature. Water (25 ml) was added and the organic layer was separated. The aqueous layer was then extracted with dichloromethane (3 x 50 ml). The organic layers were dried over Na₂SO₄, the solution was filtered and the solvent was removed in vacuo affording 447 mg crude reaction product. The crude reaction product was separated by column chromatography (silica gel, 35% ethyl acetate/hexanes) affording 140 mg bis-TBDMS protected Treprostinil methyl ester (6) and 60 mg 3'-TBDMS protected Treprostinil methyl ester (5).

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### Synthesis of monophosphate ester of Treprostinil 8/10

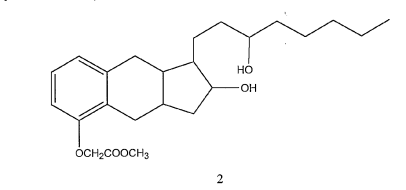
The procedure was adapted after Steroids, 1963, 2(6), 567-603 and is the same for (8) and (10) starting from (6) and (5), respectively. The TBDMS protected methyl ester of treprostinil (6) (46 mg, 0.09 mmoles) was dissolved in 2 ml dry pyridine and a pyridinium solution of the previously prepared pyridinium solution of 2cyanoethyiphosphate 1M (0.2 ml, 0.2 mmoles) (cf. Methods in Enzymology, 1971, 18(c), 54-57) were concentrated to dryness in vacuo at 40°C. Anhydrous pyridine was added and the reaction mixture was again concentrated; the operation was repeated twice in order to remove water completely. Finally the residue was dissolved in 2 ml anhydrous pyridine and 116 mg (0.56 mmoles) dicyclohexylcarbodiimide were added as a solution in 2 ml anhydrous pyridine. The reaction mixture in a closed flask was stirred magnetically for 48 hours at room temperature in the dark. 5 ml water were added and after one hour, the mixture was concentrated to a thick paste in vacuo. The reaction mixture was treated overnight at room temperature with 10 ml of a 1/9 water/methanol solution containing 100 mg sodium hydroxide. The white solid (dicyclohexylurea) formed was removed by filtration and it was washed well with water. The aqueous-methanolic solution was concentrated almost to dryness in vacuo, water was added and the solution was extracted with n-butanol (3 x 10 ml), then with methylene chloride (1 x 10 ml). The pH of the solution was adjusted to 9.0 by treatment with a sulfonic acid ion exchange resin (H+ cycle - Dowex); treatment with Dowex resin for a longer time (-~ 12 hours) lead to both the cleavage of the TBDMS group and the recovery of the free carboxyl group. The resin was filtered and the solution was concentrated to dryness affording the corresponding monophosphate 8 (33 mg, yield 68%).

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(2) (1 g; 2.56 mmol) was added to methanol (50 ml) prior saturated with gaseous hydrochloric acid and the mixture swirled to give a clear solution that was left to stand overnight at room temperature. Solvent was removed in vacuo and the residue was neutralized with a 20% potassium carbonate solution and extracted in dichloromethane. The organic layer was washed with water, dried over anhydrous magnesium sulfate and evaporated to yield the crude product (0.96 g). Purification by preparative tlc (silica gel plate; eluent: 7:3 (v/v) hexane-ethyl acetate) afforded 2 (0.803; 77.5%), colorless oil.

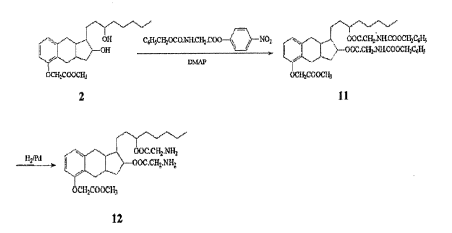
## Synthesis of Tritreprostinil diethanolamine (UT-15C)

Treprostinil acid acid is dissolved in a 1:1 molar ratio mixture of ethanol:water and diethanolamine is added and dissolved. The solution is heated and acetone is added as an antisolvent during cooling.

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### Synthesis of diglycil ester of treprostinil methyl ester (12)

To a magnetically stirred solution of (2) methyl ester 2 (0.268 g; 0.66 mmol) in dichloromethane (30 ml) N-carbobenzyloxyglycine p-nitrophenyl ester (0.766 g; 2.32 mmol) and 4-(dimethyamino)pyridine (250 mg; 2.05 mmol) were successively added. The resulted yellow solution was stirred at 20 °C for 24 hrs., then treated with 5% sodium hydroxide solution (20 ml) and stirring continued for 15 mm. Dichloromethane (50 ml) was added, layers separated and the organic phase washed with a 5% sodium hydroxide solution (6 x 20 ml), water (30 ml), 10% hydrochloric acid (2 x 40 ml), 5% sodium bicarbonate solution (40 ml) and dried over anhydrous sodium sulfate. Removal of the solvent afforded crude (11) (0.61 g), pale-yellow viscous oil. Purification by flash column chromatography on silica gel eluting with gradient 9/1 to 1/2 (v/v) hexane-ethyl ether afforded 0.445 g (85.3%) of 11, white crystals, m.p. 70-72°C. 'Fl-NMR [CDCl₃;8(ppm)]: 3.786 (s)(3H, COOCH₃), 3.875 (d)(2H) and 3.940 (d)(2H)(NH-CH2-COO), 4.631 (s) (2 H, OCH2COOCH3), 4.789 (m)(1H, adjacent to OOC-CH₂NHcbz) and 4.903 (m) (1H, adjacent to OOCCH₂NHcbz), 5.09 (s)(4H, C₆H₅CH₂O), 5.378 (m)(1H) and 5.392 (m)(1H)(NH), 7.295-7.329 (m)(10H, C₆H₅). LR ESI-MS (m/z): 787.1  $[M+H]^+$ , 804.1  $[M+NH4]^+$ , 809.3 [M+Na]⁺, 825.2 [M+K]⁺, 1590.5 [2M+NH₄]⁺, 1595.6 [2M+Na]₊.

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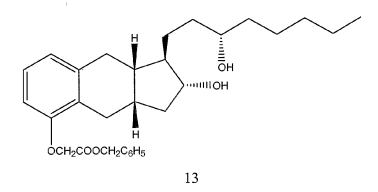
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#### Methyl ester, diglycyl ester (12)

A solution of ester (11) (0.4 g; 0.51 mmol) in methanol (30 ml) was introduced in the pressure bottle of a Parr hydrogenation apparatus, 10% palladium on charcoal (0.2 g; 0.197 mmol Pd) was added, apparatus closed, purged thrice with hydrogen and loaded with hydrogen at 50 p.s.i. Stirring was started and hydrogenation carried out for 5 hrs. at room temperature. Hydrogen aas removed from the installation by vacuum suction and replaced with argon. The catalyst was filtered off through celite deposited on a fit and the filtrate concentrated in vacuo to give 0.240 g (91%) of 4, white solid m.p. 98-100°C.

#### Synthesis of benzyl ester of treprostinil (13)

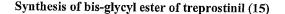


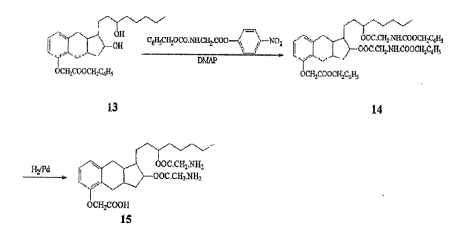
To a stirred solution of (2) (2 g; 5.12 mmol) in anhydrous tetrahydrofuran (20 ml) benzyl bromide (0.95 ml; 7.98 mmol) and freshly distilled triethylamine (1.6 ml; 11.48 mmol) were consecutively added at room temperature and the obtained solution was refluxed with stirring for 12 hrs. A white precipitate was gradually formed. Solvent was distilled off in vacuo and the residue treated with water (30 ml). Upon extraction with methylene chloride emulsion formation occurs. The organic and aqueous layers could be separated only after treatment with 5% hydrochloric acid solution (20 ml). The organic layer was washed with water, dried on anhydrous sodium sulfate, and evaporated, the residue was further dried under reduced pressure over phosphorus pentoxide to give a yellow viscous oil (2.32 g) that was purified by

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IPR2020-00770 United Therapeutics EX2007 Page 6958 of 7335 preparative thin layer chromatography (silica gel plate; eluent: 1:2, v/v, hexane/ethyl ether). Yield: 81.2%.





## Benzy ester, di-cbzGly ester (14)

To a magnetically stirred solution of benzyl ester 13 (1 g; 2.08 mmol) in dichloromethane (50 ml) N-carbobenzyloxyglycine p-nitrophenyl ester (2.41 g; 7.28 mmol) and 4-(dimethyamino) pyridine (788 mg; 6.45 mmol) were added. The resulted yellow solution was stirred at 20°C for 21 hrs., then successively washed with a 5% sodium hydroxide solution (6 x 45 ml), 10% hydrochloric acid (2 x 40 ml), 5% sodium bicarbonate solution (40 ml) and dried over anhydrous sodium sulfate. Removal of the solvent, followed by drying over phosphorus pentoxide under reduced pressure, afforded crude 14 (2.61 g), pale-yellow oil. Purification by flash column chromatography on silica gel eluting with gradient 9:1 to 1:2 (v/v) hexane-ethyl ether gave (14_ (1.51 g; 84.1%) as a colorless, very viscous oil.

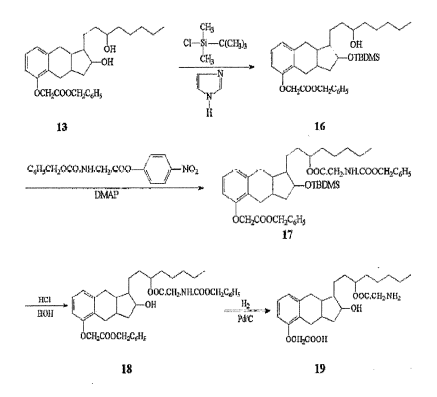
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### **Diglycyl ester (15)**

A solution of ester (14) (0.4 g; 0.46 mmol) in methanol (30 ml) was hydrogenated over 10% Pd/C as described for ester (12). Work-up and drying over phosphorus pentoxide in vacuo yielded 0.170 g (72.7%) of ester 15, white solid m.p. 155-158 °C.

#### Synthesis of 3'-glycyl ester of treprostinil 19



#### Benzyl ester, t-butyldimethysilyl monoester (16)

A solution of tert-butyldimethylsilyl chloride (0.45 g; 2.98 mmol) in dichloromethane (8 ml) was added dropwise over 10 min., at room temperature, into a stirred solution of benzyl ester 13 (0.83 g; 1.73mmol) and imidazole (0.33 g; 4.85

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IPR2020-00770 United Therapeutics EX2007 Page 6960 of 7335 mmol) in dichloromethane (20 ml). Stirring was continued overnight then water (20 ml) was added, the mixture stirred for one hour, layers separated, organic layer dried over anhydrous sodium sulfate and concentrated in vacuo to give a slightly yellow oil (1.15 g). The crude product is a mixture of the mono-TBDMS (16) and di-TBDMS esters (¹H-NMR). Column chromatography on silica gel, eluting with a 9:1 (v/v) hexane-ethyl acetate mixture, readily afforded the di-ester (0.618 g) in a first fraction, and ester 16 (0.353 g; yield relative to 13: 34.4%) in subsequent fractions. Analytical tlc on silica gel of the ester 16 showed only one spot (eluent: 3:2 (v/v) hexane-ethyl ether). Consequently, under the above reaction conditions, the other possible isomer (mono-TBDMS ester at the side-chain hydroxyl) was not observed.

Another experiment in which the molar ratio tert-butyldimethylsilyl chloride: ester 13 was lowered to 1.49 (followed by flash column chromatography of the product on silica gel, eluting with gradient 9.5/0.5 to 3/1 (v/v) hexane-ethyl ether) lead to a decreased content (36.5%, as pure isolated material) of the undesired di-OTBDMS by-product. The mono-OTBDMS ester fractions (45.1%; isolated material) consisted of ester 16 (98%) and its side-chain isomer (2%) that could be distinctly separated; the latter was evidenced (tlc, NMR) only in the last of the monoester fractions.

#### Benzyl ester, cbz-glycyl monoester (18)

To a magnetically stirred solution of ester 16 (0.340 g; 0.57 mmol) in dichloromethane (15 ml) N-carbobenzyloxyglycine p-nitrophenyl ester (0.445 g; 1.35 mmol) and 4-(dimethyamino) pyridine (150 mg; 1.23 mmol) were successively added. The solution was stirred at 20 °C for 40 hrs. Work-up as described for esters 11 and 14 yielded a crude product (0.63 g) containing 90% 17 and 10% 18 (¹H-NMR). To completely remove the protective TBDMS group, this mixture was dissolved in ethanol (30 ml) and subjected to acid hydrolysis (5% HC1, 7 ml) by stirring overnight at room temperature. Solvent was then removed under reduced pressure and the residue extracted in dichloromethane (3 x 50 ml); the organic layer was separated, washed once with water (50 ml), dried over sodium sulfate and concentrated in vacuo

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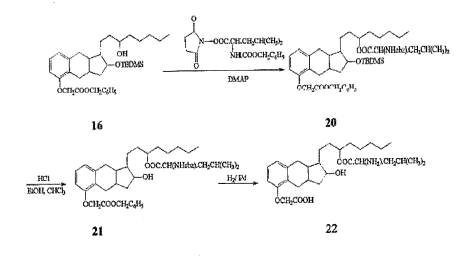
2/4/2016, EAST Version: 3.2.1.1

IPR2020-00770 United Therapeutics EX2007 Page 6961 of 7335 to give crude ester 18 (0.51 g). Purification by flash column chromatography as for esters 11 and 14 afforded ester 18 (0.150 g; overall yield: 39.1%) as a colorless, viscous oil.

#### Glycyl monoester (19)

A solution of ester 18 (0.15 g; 0.22 mmol) in methanol (30 ml) was hydrogenated over 10% Pd/C as described for ester 12 and 15. Work-up and drying over phosphorus pentoxide in vacuo yielded ester 10 (0.98 g; 98.0%), white, shiny crystals m.p. 74-76 °C. LR ESI-MS (m/z): 448.2  $[M+H]^+$ , 446.4  $[M-H]^-$ .





#### Benzyl ester, t-butyldimethysilyl monoester, cbz-L-leucyl monoester (20)

To a stirred solution of ester 16 (0.38 g: 0.64 mmol) and N-carbobenzyloxy-Lleucine N-hydroxysuccinimide ester (0.37 g; 1.02 mmol) in 10 ml dichloromethane 4-(dimethyamino)pyridine (0.17 g; 1.39 mmol) was added, then stirring continued at room temperature for 2 days. The solvent was removed in vacuo and the crude product (0.9 g) subjected to flash column chromatography on silica gel eluting with

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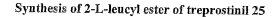
IPR2020-00770 United Therapeutics EX2007 Page 6962 of 7335 9:1 hexane-ethyl acetate; the firstly collected fraction yielded an oil (0.51 g) which, based on the its NMR spectrum and tlc, was proved to be a 2:1 mixture of ester 20 and the starting ester 16. Preparative tlc on silica gel (eluent: ethyl acetate-hexane 1:4) gave pure 20, colorless oil (overall yield based on 7: 62.6%).

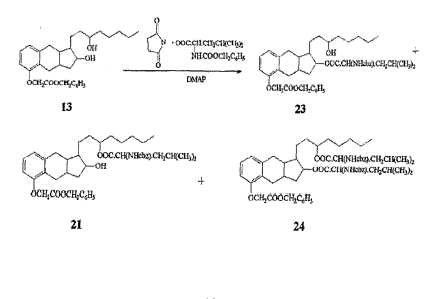
#### Benzyl ester, cbz-L-leucyl monoester (21)

De-protection of the cyclopentenyl hydroxyl in the t-butyldimethysilyl monoester 20 succeeded by treatment with diluted hydrochloric acid solution as described for 18, with the exception that a 1:5 (v/v) chloroform-ethanol mixture, instead of ethanol alone, was used to ensure homogeneity. Work-up afforded 20, colorless oil, in 87.6% yield.

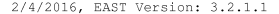
#### L-leucyl monoesler (22)

Hydrogenolysis of the benzyl and N-carbobenzyloxy groups in 21 was carried out as for 18. Work-up afforded 22 (95.3%), white solid, m.p. 118-120°C.





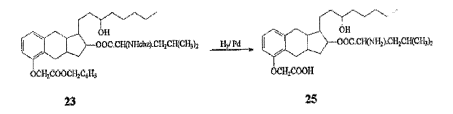
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## Benzyl ester, cbz-L-Ieucyl monoesters (21, 23) and -diester (24)

To a stirred solution of ester 13 (0.53 g: 1.10 mmol) and N-carbobenzyloxy-Lleucine N-hydroxysuccinimide ester (0.76 g; 2.05 mmol) in dichloromethane (30 ml) 4-(dimethyamino) pyridine (0.29 g; 2.37 mmol) was added, then stirring continued at room temperature for 1 day. The solution was diluted with dichioromethane (40 mnl), successively washed with a 5% sodium hydroxide solution (4 x 25 ml), 10% hydrochloric acid (2 x 30 ml), 5% sodium bicarbonate solution (50 ml), dried over anhydrous sodium sulfate and concentrated under reduced pressure to give the crude product (0.85 g), as a viscous, yellow oil. Thin layer chromatography revealed a complex mixture in which esters 13 and 21 as well as cbz-L-leucine could be identified through the corresponding rF values, only as minor products. The crude product was flash-chromatographed through a silica gel column eluting with gradient hexane-ethyl ether. At 7:3 (v/v) hexane-ethyl ether, the first fraction gave the cbz-Lleucyl diester 24 (6% of the product subjected to chromatography) while the two subsequent fractions afforded the cbz-L-leucyl monoester 23 (54% of the crude product, as pure isolated 23; 57.6% yield, relative to 2). Purity of both compounds was verified by analytical tlc and NMR. The other isomer, cbz-L-leucyl monoester 21 constituted only about 5% of the crude product and was isolated by preparative tlc of the latter only a 3:1 23/21 mixture.



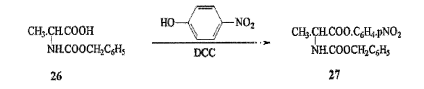
#### L-leucyl monoester (25)

Hydrogenolysis of 23 to the ester 25 was performed as described for compound 12 but reaction was carried out at 35 p.s.i., overnight. Work-up and drying

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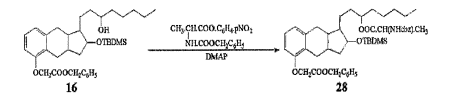
IPR2020-00770 United Therapeutics EX2007 Page 6964 of 7335 over phosphorus pentoxide in vacuo afforded 25, white solid m. p. 153-155 °C, in quantitative yield.

Synthesis of 3'-L-alanyl ester of treprostinil 30



N-Cbz-L-alanyl p-nitro phenyl ester (27)

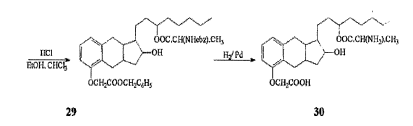
To a stirred solution containing N-carbobenzyloxy-L-alanine (1 g; 4.48 mmol) and p-nitrophenol (1 g; 7.19 mmol) in anhydrous tetrahydrofuran (7 ml) a fine suspension of 1,3-dicyclohexylcarbodiimide (1.11 g; 5.38 mmol) in tetrahydrofuran (5 ml) was added over 30 min. Stirring was continued at room temperature for 18 hrs., glacial acetic acid (0.3 ml) added, 1,3-dicyclohexylurea filtered off and solvent removed in vacuo, at 40 °C, to give a viscous, yellow-reddish oil (2.5 g). The ¹H-NMR spectrum showed a mixture consisting of N-carbobenzyloxy-Lalanine p-nitrophenyl ester (27), unreacted p-nitrophenol and a small amount of DCU, which was used as such in the next reaction step.



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Benzyl ester, cbz-L-alanyl monoester (29)

A solution of 4-(dimethylamino)pyridine (0.30 g; 2.49 mmol) in dichloromethane (3 ml) was quickly dropped (over 5 min.) into a magnetically stirred solution of ester 16 (0.37 g; 0.62 mmol) and crude N-carbobenzyloxy-L-alanine pnitrophenyl ester (0.98 g) in dichloromethane (12 ml). The mixture was stirred overnight at room temperature, then diluted with dichloromethanc (50 ml), and thoroughly washed with a 5% sodium hydroxide solution (7 x 35 ml), 10% hydrochloric acid (3 x 35 ml), 5°/a sodium bicarbonate solution (50 ml), dried over anhydrous sodium sulfate and concentrated under reduced pressure to give the crude ester 28 (1.1 g). The latter was dissolved in ethanol (30 ml), 5% hydrochloric acid (8 ml) and chloroform (5 ml) were added and the solution stirred overnight. Solvents were removed in vacuo, the residue taken-up in dichloromethane, washed to pH 7 with a 5% sodium hydrogencarbonate solution, dried over anhydrous sodium sulfate and the solvent evaporated affording crude 29 (1.04 g). Purification by column chromatography on silica gel, eluting with gradient hexane-ethyl ether, enabled separation of a fraction (at hexane: ethyl ether = 1:1 v/v) of pure 29 as a colorless very viscous oil (0.11 g; 25.8% overall yield, based on 16).

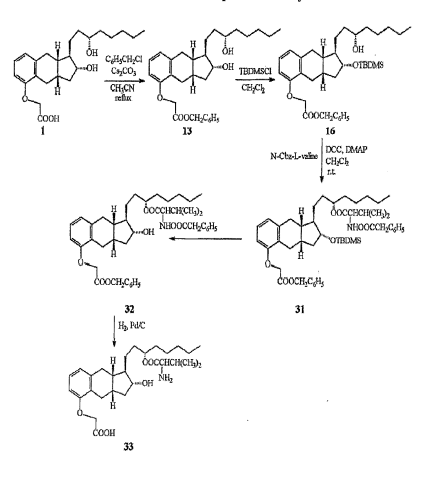
#### L-alanyl monoester (30)

Removal of the benzyl and N-carbobenzyloxy groups in 29 was achieved through catalytic hydrogenation as described for 12. Ester 30 was obtained (yield: 97.2%) as a pale-yellow, partially crystallized, oil.

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## Synthesis of the 3'-L-valine ester of Treprostinil benzyl ester 33

#### Synthesis of the benzyl ester of Treprostinil 13

The benzyl ester 11 was synthesized by adapting the method described by J. C. Lee et al. in Organic Prep. and Proc. Intl., 1996, 28(4), 480-483. To a solution of 1 (620 mg, 1.6 mmoles) and cesium carbonate (782.4 mg, 2.4 mmoles) in acetonitrile (30 ml) was added benzyl bromide (0.48 ml, 4 mmoles) and the mixture was stirred at reflux for 1 hour. After cooling at room temperature, the precipitate was filtered off and the filtrate was concentrated in vacuo. The residue was dissolved in chloroform (150 ml) and washed with a 2% aqueous solution of NaHCO₃ (3 x 30 ml). The

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IPR2020-00770 United Therapeutics EX2007 Page 6967 of 7335 organic layer was washed with brine, dried on Na₂SO₄, filtered and the solvent was removed in vacuo to afford 750 mg of the crude benzyl ester 13 (yield 98%) as a yellow viscous oil. The crude benzyl ester 13 can be purified by column chromatography (100-0% dichioromethane(methanol) but it can also be used crude in subsequent reactions.

#### Synthesis of the TBDMS protected Treprostinil benzyl ester 16

The procedure for the synthesis of the TBDMS protected benzyl ester was adapted from Organic Synth., 1998, 75, 139-145. The benzyl ester 13 (679 mg, 1.4 mmoles) was dissolved in anhydrous dichloromethanc (20 ml) and the solution was cooled to 0°C on an ice bath. Imidazole (192 mg, 2.8 mmoles) and t-butyldimethylsilyl chloride (TBDMSC1) (420 mg, 2.8 mmoles) were added and the mixture was maintained under stirring for another half hour on the ice bath and then it was left overnight at room temperature. 40 ml water was added to the reaction mixture and the organic layer was separated. The aqueous layer was extracted with 3 x 50 ml dichloromethane. The combined organic layers were dried over Na₂SO₄, filtered and the solvent was removed in vacuo. This afforded 795 mg of material which proved to be a mixture of the desired mono TBDMS protected 5 benzyl ester with the bis-TBDMS protected benzyl ester. Pure 16 (249 mg) was obtained by column chromatography on silica gel (eluent 35% ethyl acetate/hexane).

## Synthesis of N-Cbz-L-valine ester of the TBDMS protected Treprostinil benzyl ester 31

The procedure used was adapted from Tetrahedron Lett., 1978, 46, 4475-4478. A solution of NCbz-L-valine (127 mg, 0.5 mmoles), N,N-dicyclohexylcarbodiimide (DCC) (111 mg, 0.5 mmoles), compound 16 (249 mg, 0.4 mmoles) and 4-(dimethylamino)pyridine (DMAP) (6 mg, 0.05 mmoles) in anhydrous dichloromethane (15 ml) was stirred at room temperature until esterification was complete. The solution was filtered and the formed N,N-dicyclohexylurea was filtered. The filtrate was diluted with dichloromethane (80 ml) and washed with water

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IPR2020-00770 United Therapeutics EX2007 Page 6968 of 7335 (3 x 30 ml), a 5% aqueous acetic acid solution (2 x 30 ml) and then again with water (3 x 30 ml). The organic layer was dried over  $Na_2SO_4$  and the solvent was evaporated in vacuo affording 369 mg crude 31. Pure 31 was obtained by chromatography (silica gel, 35% ethyl acetate/hexane).

#### Synthesis of the 3'-N-Cbz-L-valine ester of Treprostinil benzyl ester 32

Cleavage of the TBDMS group in compound 31 was achieved using an adaptation of the procedure described in Org. Letters, 2000, 2(26), 4177-4180. The N-Cbz-L-valine ester of the TBDMS protected benzyl ester 31 (33 mg, 0.04 mmoles) was dissolved in methanol (5 ml) and tetrabutylammonium tribromide (TBATB) (2 mg, 0.004 mmoles) was added. The reaction mixture was stirred at room temperature for 24 hrs until the TBDMS deprotection was complete. The methanol was evaporated and the residue was taken in dichloromethane. The dichloromethane solution was washed with brine and then dried over Na₂SO₄. After filtering the drying agent the solvent was evaporated to dryness affording 30.2 mg of crude compound 32.

#### Synthesis of the 3'-L-valinc ester of Treprostinil 33

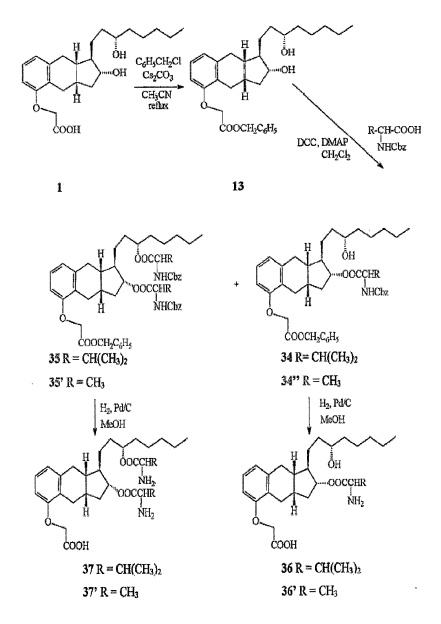
The benzyl and benzyl carboxy groups were removed by catalytic hydrogenation at atmospheric pressure in the presence of palladium 10% wt on activated carbon. The 3'-N-Cbz-L-valine ester of benzyl ester 32 (30.2 mg, 0.04 mmoles) was dissolved in methanol (10 ml) and a catalytic amount of Pd/C was added. Under magnetic stirring the air was removed from the flask and then hydrogen was admitted. The reaction mixture was maintained under hydrogen and stirring at room temperature for 24 hrs, then the hydrogen was removed with vacuum. The reaction mixture was then filtered through a layer of celite and the solvent was removed in vacuo to afford the pure 3'-L-valine ester of Treprostinil 33 (15 mg, 0.03 mmoles).

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IPR2020-00770 United Therapeutics EX2007 Page 6969 of 7335 Synthesis of 2-L-valine ester of Treprostinil 36/ bis-L-valine ester of Trenrostinil 37

Synthesis of 2-L-alanine ester of Treprostinil 36[?]/ bis-L-alanine ester of Treprostinil 37[?]



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#### Synthesis of 2-N-Cbz-L-valine ester of Treprostinil benzyl ester 34 and bis-N-Cbz-L-valine ester of Treprostinil benzyl ester 35

The procedure used was adapted from Tetrahedron Lett., 1978, 46, 4475-4478. A solution of NCbz-L-valine (186 mg, 0.7 mmoles), N,N-dicyclohexylcarbodiimide (DCC) (167 mg, 0.8 mmoles), compound 13 (367 mg, 0.8 mmoles) and 4-(dimethylamino)pyridine (DMAP) (12 mg, 0.09 mmoles) in anhydrous dichloromethane (15 ml) was stirred at room temperature until esterification was complete. The solution was filtered and the formed N,N-dicyclohexylurea was filtered. The filtrate was diluted with dichloromethane (100 ml) and washed with water (3 x 50 ml), a 5% aqueous acetic acid solution (2 x 50 ml) and then again with water (3 x 50 ml). The organic layer was dried over Na₂SO₄ and the solvent was evaporated in vacuo affording 556 mg crude product. The product was separated by chromatography (silica gel, 35% ethyl acetate/hexane) yielding 369.4 mg 2-valine ester 34 and 98 mg bis-valine ester 35.

## Synthesis of 2 N-Cbz-L-alanine ester of Treprostinil benzyl ester 34' and bis-N-Cbz-L-alanine ester of Treprostinil benzyl ester 35'

The procedure used was adapted from Tetrahedron Lett., 1978, 46, 4475-4478. A solution of NCbz-L-alanine (187 mg, 0.84 mmoles), N,N-dicyclohexylcarbodiimide (DCC) (175 mg, 0.85 mmoles), compound 13 (401 mg, 0.84 mmoles) and 4-(dimethylamino)pyridine (UMAP) (11.8 mg, 0.1mmoles) in anhydrous dichloromethane (15 ml) was stirred at room temperature until esterification was complete. The solution was filtered and the formed N,N-dicyclohexylurea was filtered. The filtrate was diluted with dichloromethane (100 ml) and washed with water (3 x 50 ml), a 5% aqueous acetic acid solution (2 x 50 ml) and then again with water (3 x 50 ml). The organic layer was dried over Na₂SO₄ and the solvent was evaporated in vacuo affording 516 mg crude product. The product was separated by chromatography (silica gel, 35% ethyl acetate/hexane) yielding 93.4 mg 2-alanine ester 34' and 227 mg bis-alanine ester 35'.

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## Synthesis of 2-L-valine ester of Treprostinil 36/ bis-L-valine ester of Treprostinil 37

The benzyl and benzyl carboxy groups were removed by catalytic hydrogenation at atmospheric pressure in the presence of palladium 10% wt on activated carbon. The 2-N-Cbz-L-valine ester of Treprostinil benzyl ester 34 (58.2 mg, 0.08 mmoles) / bis-N-Cbz-L-valine ester of Treprostinil benzyl ester 35 (55.1 mg, 0.06 mmoles) was dissolved in methanol (10 ml) and a catalytic amount of Pd/C was added. Under magnetic stirring the air was removed from the flask and hydrogen was admitted. The reaction mixture was maintained under hydrogen and stirring at room temperature for 20 hrs, then hydrogen was removed with vacuum. The reaction mixture was then filtered through a layer of celite and the solvent was removed in vacuo to afford the pure 2-L-valine ester of Treprostinil 36 (40 mg, 0.078 mmoles)/ bis-L-valine ester of Treprostinil 37 (23 mg, 0.04 mmoles).

## Synthesis of 2-L-alanine ester of Treprostinil 36'/ bis-L-alanine ester of Treprostinil 37'

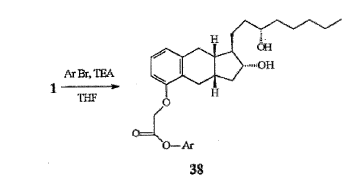
The benzyl and benzyl carboxy groups were removed by catalytic hydrogenation at atmospheric pressure in the presence of palladium 10% wt on activated carbon. The 2-N-Cbz-L-alanine ester of Treprostinil benzyl ester 34' (87.4 mg, 0.13 mmoles) / bis-N-Cbz-L-alanine ester of Treprostinil benzyl ester 35' (135 mg, 0.15 mmoles) was dissolved in methanol (15 ml) and a catalytic amount of Pd/C was added. Under magnetic stirring the air was removed from the flask and hydrogen was admitted. The reaction mixture was maintained under hydrogen and stirring at room temperature for 20 hrs, then hydrogen was removed with vacuum. The reaction mixture was then filtered through a layer of celite and the solvent was removed in vacuo to afford the pure 2-L-valine ester of Treprostinil 36' (57 mg, 0.12 mmoles)/ bis-L-alanine ester of Treprostinil 37' (82 mg, 0.15 mmoles).

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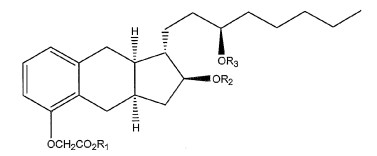
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# Synthesis of benzyl esters of treprostinil 38 a-e



a 4-NO₂C₆H₄CH₂; b 4-(CH₃O)C₆H₄CH₂; c 2-ClC₆H₄CH₂; d 2,4-(NO₂)₂C₆H₃CH₂; e 4-FC₆H₄CH₂ Synthesis of the benzyl esters of treprostinil 38 a-e was performed using the procedure for the benzyl ester 13.

Enantiomers of these compounds, shown below, can be synthesized using reagents and synthons of enantiomeric chirality of the above reagents.

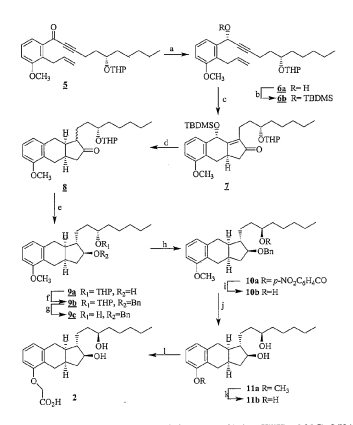


(-)-treprostinil can be synthesized as follows:



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(a) (S)-2-methyl-CBS-oxazaborolidine, BH₃·SMe₂, THF, -30°C, 85%. (b)
TBDMSCl, imidazole, CH₂Cl₂, 95%. (c) Co₂(CO)₈, CH₂Cl₂, 2hr. r.t., then CH₃CN,
2hr. reflux. 98%. (d) K₂CO₃, Pd/C (10%), EtOH, 50 psi/24 hr. 78% (e) NaOH, EtOH,
NaBH₄. 95%. (f) BnBr, NaH, THF, 98%. (g).CH₃OH, TsOH. 96%. (h) i. pnitrobenzoic acid, DEAD, TPP,benzene. (i) CH₃OH, KOH. 94%. (j) Pd/C (10%),
EtOH, 50 psi/2 hr. quant. (k). Ph₂PLi, THF. (l) i. ClCH₂CN, K₂CO₃. ii, KOH,
CH₃OH, reflux. 83 % (2 steps).

Briefly, the enantiomer of the commercial drug (+)-Treprostinil was synthesized using the stereoselective intramolecular Pauson Khand reaction as a key step and Mitsunobu inversion of the side-chain hydroxyl group. The absolute configuration of (-)-Treprostinil was confirmed by an X-ray structure of the L-valine amide derivative.

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IPR2020-00770 United Therapeutics EX2007 Page 6974 of 7335 The following procedure was used to make (-)-treprostinil-methyl-L-valine amide: To a stirred solution of (-)-Treprostinil (391mg, 1mmol) and L-valine methyl ester hydrochloride (184 mg, 1.1 mmol) in DMF (10ml) under Ar was sequentially added pyBOP reagent (1.04g, 2mmol), diisopropylethyl amine (0.52ml, 3mmol). The reaction mixture was stirred at room temperature overnight (15hrs). Removal of the solvent in vacuo and purification by chromatography yielded white solid 12 (481mg, 86%), which was recrystallized (10% ethyl acetate in hexane) to give suitable crystals for X-ray.

Various modifications of these synthetic schemes capable of producing additional compounds discussed herein will be readily apparent to one skilled in the art.

There are two major barriers to deliver treprostinil in the circulatory system. One of these barriers is that treprostinil undergoes a large first pass effect. Upon first circulating through the liver, about 60% of treprostinil plasma levels are metabolized, which leaves only about 40% of the absorbed dose. Also, a major barrier to oral delivery for treprostinil is that the compound is susceptible to an efflux mechanism in the gastrointestinal tract. The permeability of treprostinil has been measured across Caco-2 cell monolayers. The apical to basal transport rate was measured to be 1.39 X  $10^6$  cm/sec, which is indicative of a highly permeable compound. However, the basal to apical transport rate was 12.3 X  $10^6$  cm/sec, which suggests that treprostinil is susceptible to p-glycoprotein, a membrane bound multidrug transporter. It is believed that the p-glycoprotein efflux pump prevents certain pharmaceutical compounds from traversing the mucosal cells of the small intestine and, therefore, from being absorbed into systemic circulation.

Accordingly, the present invention provides pharmaceutical compositions comprising treprostinil, the compound of structure I or the compound of structure II, or their pharmaceutically acceptable salts and combinations thereof in combination with one or more inhibitors of p-glycoprotein. A number of known non-cytotoxic pharmacological agents have been shown to inhibit p-glycoprotein are disclosed in U.S. Patent Nos. 6,451,815, 6,469,022, and 6,171,786.

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IPR2020-00770 United Therapeutics EX2007 Page 6975 of 7335 P-glycoprotein inhibitors include water soluble forms of vitamin E, polyethylene glycol, poloxamers including Pluronic F-68, polyethylene oxide, polyoxyethylene castor oil derivatives including Cremophor EL and Cremophor RH 40, Chrysin, (+)-Taxifolin, Naringenin, Diosmin, Quercetin, cyclosporin A (also known as cyclosporine), verapamil, tamoxifen, quinidine, phenothiazines, and 9,10dihydro-5-methoxy-9-oxo-N-[4-[2-(1,2,3,4-tetrahydro-6,7,-dimethoxy-2isoquinolinyl)ethyl]phenyl]-4-acridinecarboxamide or a salt thereof.

Polyethylene glycols (PEGs) are liquid and solid polymers of the general formula  $H(OCH_2CH_2)_nOH$ , where n is greater than or equal to 4, having various average molecular weights ranging from about 200 to about 20,000. PEGs are also known as alpha-hydro-omega-hydroxypoly-(oxy-1,2-ethanediyl)polyethylene glycols. For example, PEG 200 is a polyethylene glycol wherein the average value of n is 4 and the average molecular weight is from about 190 to about 210. PEG 400 is a polyethylene glycol wherein the average value of n is between 8.2 and 9.1 and the average molecular weight is from about 380 to about 420. Likewise, PEG 600, PEG 1500 and PEG 4000 have average values of n of 12.5-13.9, 29-36 and 68-84, respectively, and average molecular weights of 570-630, 1300-1600 and 3000-3700, respectively, and PEG 1000, PEG 6000 and PEG 8000 have average molecular weights of 950-1050, 5400-6600, and 7000-9000, respectively. Polyethylene glycols of varying average molecular weight of from 200 to 20000 are well known and appreciated in the art of pharmaceutical science and are readily available.

The preferred polyethylene glycols for use in the instant invention are polyethylene glycols having an average molecular weight of from about 200 to about 20,000. The more preferred polyethylene glycols have an average molecular weight of from about 200 to about 8000. More specifically, the more preferred polyethylene glycols for use in the present invention are PEG 200, PEG 4000, PEG 600, PEG 1000, PEG 1450, PEG 1500, PEG 4000, PEG 4600, and PEG 8000. The most preferred polyethylene glycols for use in the instant invention is PEG 400, PEG 1000, PEG 1450, PEG 4600 and PEG 8000.

Polysorbate 80 is an oleate ester of sorbitol and its anhydrides copolymerized with approximately 20 moles of ethylene oxide for each mole of sorbitol and sorbitol

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IPR2020-00770 United Therapeutics EX2007 Page 6976 of 7335 anhydrides. Polysorbate 80 is made up of sorbitan mono-9-octadecanoate poly(oxy-1,2-ethandiyl) derivatives. Polysorbate 80, also known as Tween 80, is well known and appreciated in the pharmaceutical arts and is readily available.

Water-soluble vitamin E, also known as d-alpha-tocopheryl polyethylene glycol 1000 succinate [TPGS], is a water-soluble derivative of natural-source vitamin E. TPGS may be prepared by the esterification of the acid group of crystalline dalpha-tocopheryl acid succinate by polyethylene glycol 1000. This product is well known and appreciated in the pharmaceutical arts and is readily available. For example, a water-soluble vitamin E product is available commercially from Eastman Corporation as Vitamin E TPGS.

Naringenin is the bioflavonoid compound 2,3-dihydro-5,7-dihydroxy-2-(4hydroxyphenyl) -4H-1-benzopyran-4-one and is also known as 4',5,7trihydroxyflavanone. Naringenin is the aglucon of naringen which is a natural product found in the fruit and rind of grapefruit. Naringenin is readily available to the public from commercial sources.

Quercetin is the bioflavonoid compound 2-(3,4-dihydroxyphenyl)-3,5,7trihydroxy -4H-1-benzopyran-4-one and is also known as 3,3',4',5,7pentahydroxyflavone. Quercetin is the aglucon of quercitrin, of rutin and of other glycosides. Quercetin is readily available to the public from commercial sources.

Diosmin is the naturally occurring flavonic glycoside compound 7-[[6-O-6deoxy-alpha-L-mannopyranosyl)-beta-D-glucopyranosyl]oxy]-5-hydroxy-2-(3hydroxy-4-methoxyphenyl)-4H-1-benzopyran-4-one. Diosmin can be isolated from various plant sources including citrus fruits. Diosmin is readily available to the public from commercial sources.

Chrysin is the naturally occurring compound 5,7-dihydroxy-2-phenyl-4H-1benzopyran-4-one which can be isolated from various plant sources. Chrysin is readily available to the public from commercial sources.

Poloxamers are alpha-hydro-omega-hydroxypoly(oxyethylene)poly (oxypropylene)poly(oxyethylene) block copolymers. Poloxamers are a series of closely related block copolymers of ethylene oxide and propylene oxide conforming

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IPR2020-00770 United Therapeutics EX2007 Page 6977 of 7335 to the general formula  $HO(C_2H_4O)_a(C_3H_6O)_b(C_2H_4O)_aH$ . For example, poloxamer 124 is a liquid with "a" being 12, "b" being 20, and having an average molecular weight of from about 2090 to about 2360; poloxamer 188 is a solid with "a" being 80, "b" being 27, and having an average molecular weight of from about 7680 to about 9510; poloxamer 237 is a solid with "a" being 64, "b" being 37, and having an average molecular weight of an average molecular weight of from about 8830; poloxamer 338 is a solid with "a" being 141, "b" being 44, and having an average molecular weight of from about 12700 to about 17400; and poloxamer 407 is a solid with "a" being 101, "b" being 56, and having an average molecular weight of from about 9840 to about 14600. Poloxamers are well known and appreciated in the pharmaceutical arts and are readily available commercially. For example, Pluronic F-68 is a commercially available poloxamer from BASF Corp. The preferred poloxamers for use in the present invention are those such as poloxamer 188, Pluronic F-68, and the like.

Polyoxyethylene castor oil derivatives are a series of materials obtained by reacting varying amounts of ethylene oxide with either castor oil or hydrogenated castor oil. These polyoxyethylene castor oil derivatives are well known and appreciated in the pharmaceutical arts and several different types of material are commercially available, including the Cremophors available from BASF Corporation. Polyoxyethylene castor oil derivatives are complex mixtures of various hydrophobic and hydrophilic components. For example, in polyoxyl 35 castor oil (also known as Cremophor EL), the hydrophobic constituents comprise about 83% of the total mixture, the main component being glycerol polyethylene glycol ricinoleate. Other hydrophobic constituents include fatty acid esters of polyethylene glycol along with some unchanged castor oil. The hydrophilic part of polyoxyl 35 castor oil (17%) consists of polyethylene glycols and glyceryl ethoxylates.

In polyoxyl 40 hydrogenated castor oil (Cremophor RH 40) approximately 75% of the components of the mixture are hydrophobic. These comprise mainly fatty acid esters of glycerol polyethylene glycol and fatty acid esters of polyethylene glycol. The hydrophilic portion consists of polyethylene glycols and glycerol ethoxylates. The preferred polyoxyethylene castor oil derivatives for use in the present invention are polyoxyl 35 castor oil, such as Cremophor EL, and polyoxyl 40

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IPR2020-00770 United Therapeutics EX2007 Page 6978 of 7335 hydrogenated castor oil, such as Cremophor RH 40. Cremophor EL and Cremophor RH 40 are commercially available from BASF Corporation.

Polyethylene oxide is a nonionic homopolymer of ethylene oxide conforming to the general formula  $(OCH_2CH_2)_n$  in which n represents the average number of oxyethylene groups. Polyethylene oxides are available in various grades which are well known and appreciated by those in the pharmaceutical arts and several different types of material are commercially available. The preferred grade of polyethylene oxide is NF and the like which are commercially available.

(+)-Taxifolin is (2R-trans)-2-(3,4-dihydroxyphenyl)-2,3-dihydro-3,5,7trihydroxy-4H-1-benzo pyran-4-one. Other common names for (+)-taxifolin are (+)dihydroquercetin; 3,3', 4', 5,7-pentahydroxy-flavanone; diquertin; taxifoliol; and distylin. (+)-Taxifolin is well know and appreciated in the art of pharmaceutical arts and is readily available commercially.

The preferred p-glycoprotein inhibitor for use in the present invention are water soluble vitamin E, such as vitamin E TPGS, and the polyethylene glycols. Of the polyethylene glycols, the most preferred p-glycoprotein inhibitors are PEG 400, PEG 1000, PEG 1450, PEG 4600 and PEG 8000.

Administration of a p-glycoprotein inhibitor may be by any route by which the p-glycoprotein inhibitor will be bioavailable in effective amounts including oral and parenteral routes. Although oral administration is preferred, the p-glycoprotein inhibitors may also be administered intravenously, topically, subcutaneously, intranasally, rectally, intramuscularly, or by other parenteral routes. When administered orally, the p-glycoprotein inhibitor may be administered in any convenient dosage form including, for example, capsule, tablet, liquid, suspension, and the like.

Generally, an effective p-glycoprotein inhibiting amount of a p-glycoprotein inhibitor is that amount which is effective in providing inhibition of the activity of the p-glycoprotein mediated active transport system present in the gut. An effective pglycoprotein inhibiting amount can vary between about 5 mg to about 1000 mg of pglycoprotein inhibitor as a daily dose depending upon the particular p-glycoprotein

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IPR2020-00770 United Therapeutics EX2007 Page 6979 of 7335 inhibitor selected, the species of patient to be treated, the dosage regimen, and other factors which are all well within the abilities of one of ordinary skill in the medical arts to evaluate and assess. A preferred amount however will typically be from about 50 mg to about 500 mg, and a more preferred amount will typically be from about 100 mg to about 500 mg. The above amounts of a p-glycoprotein inhibitor can be administered from once to multiple times per day. Typically for oral dosing, doses will be administered on a regimen requiring one, two or three doses per day.

Where water soluble vitamin E or a polyethylene glycol is selected as the pglycoprotein inhibitor, a preferred amount will typically be from about 5 mg to about 1000 mg, a more preferred amount will typically be from about 50 mg to about 500 mg, and a further preferred amount will typically be from about 100 mg to about 500 mg. The most preferred amount of water soluble vitamin E or a polyethylene glycol will be from about 200 mg to about 500 mg. The above amounts of water soluble vitamin E or polyethylene glycol can be administered from once to multiple times per day. Typically, doses will be administered on a regimen requiring one, two or three doses per day with one and two being preferred.

As used herein, the term "co-administration" refers to administration to a patient of both a compound that has vasodilating and/or platelet aggregation inhibiting properties, including the compounds described in U.S. Patent Nos. 4,306,075 and 5,153,222 which include treprostinil and structures I and II described herein, and a p-glycoprotein inhibitor so that the pharmacologic effect of the p-glycoprotein inhibitor in inhibiting p-glycoprotein mediated transport in the gut is manifest at the time at which the compound is being absorbed from the gut. Of course, the compound and the p-glycoprotein inhibitor may be administered at different times or concurrently. For example, the p-glycoprotein inhibitor may be administered to the patient at a time prior to administration of the therapeutic compound. Furthermore, it may be convenient for a patient to be pre-treated with the p-glycoprotein inhibitor so as to achieve steady state levels of p-glycoprotein inhibitor prior to administration of the first dose of the therapeutic compound. It is also contemplated that the vasodilating and/or platelet aggregation inhibiting

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may be administered essentially concurrently either in separate dosage forms or in the same oral dosage form.

The present invention further provides that the vasodilating and/or platelet aggregation inhibiting compound and the p-glycoprotein inhibitor may be administered in separate dosage forms or in the same combination oral dosage form. Co-administration of the compound and the p-glycoprotein inhibitor may conveniently be accomplished by oral administration of a combination dosage form containing both the compound and the p-glycoprotein inhibitor.

Thus, an additional embodiment of the present invention is a combination pharmaceutical composition for oral administration comprising an effective vasodilating and/or platelet aggregation inhibiting amount of a compound described herein and an effective p-glycoprotein inhibiting amount of a p-glycoprotein inhibitor. This combination oral dosage form may provide for immediate release of both the vasodilating and/or platelet aggregation inhibiting compound and the p-glycoprotein inhibitor or may provide for sustained release of one or both of the vasodilating and/or platelet aggregation inhibiting compound and the p-glycoprotein inhibitor. One skilled in the art would readily be able to determine the appropriate properties of the combination dosage form so as to achieve the desired effect of co-administration of the vasodilating and/or platelet aggregation inhibiting compound and the pglycoprotein inhibitior.

Accordingly, the present invention provides for an enhancement of the bioavailability of treprostinil, a drug of structure I or II, and pharmaceutically acceptable salts thereof by co-administration of a p-glycoprotein inhibitor. By co-administration of these compounds and a p-glycoprotein inhibitor, the total amount of the compound can be increased over that which would otherwise circulate in the blood in the absence of the p-glycoprotein inhibitor. Thus, co-administration in accordance with the present invention can cause an increase in the AUC of the present compounds over that seen with administration of the compounds alone.

Typically, bioavailability is assessed by measuring the drug concentration in the blood at various points of time after administration of the drug and then

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IPR2020-00770 United Therapeutics EX2007 Page 6981 of 7335 integrating the values obtained over time to yield the total amount of drug circulating in the blood. This measurement, called the Area Under the Curve (AUC), is a direct measurement of the bioavailability of the drug.

Without limiting the scope of the invention, it is believed that in some embodiments derivatizing treprostinil at the R² and R³ hydroxyl groups can help overcome the barriers to oral treprostinil delivery by blocking these sites, and thus the metabolism rate may be reduced to permit the compound to bypass some of the first pass effect. Also, with an exposed amino acid, the prodrug may be actively absorbed from the dipeptide transporter system that exists in the gastrointestinal tract. Accordingly, the present invention provides compounds, such as those found in structures I and II, that reduce the first pass effect of treprostinil and/or reduce the efflux mechanism of the gastrointestinal tract.

In some embodiments of the method of treating hypertension in a subject, the subject is a mammal, and in some embodiments is a human.

Pharmaceutical formulations may include any of the compounds of any of the embodiments described above, either alone or in combination, in combination with a pharmaceutically acceptable carrier such as those described herein.

The instant invention also provides for compositions which may be prepared by mixing one or more compounds of the instant invention, or pharmaceutically acceptable salts thereof, with pharmaceutically acceptable carriers, excipients, binders, diluents or the like, to treat or ameliorate a variety of disorders related vasoconstriction and/or platelet aggregation. A therapeutically effective dose further refers to that amount of one or more compounds of the instant invention sufficient to result in amelioration of symptoms of the disorder. The pharmaceutical compositions of the instant invention can be manufactured by methods well known in the art such as conventional granulating, mixing, dissolving, encapsulating, lyophilizing, emulsifying or levigating processes, among others. The compositions can be in the form of, for example, granules, powders, tablets, capsules, syrup, suppositories, injections, emulsions, elixirs, suspensions or solutions. The instant compositions can be formulated for various routes of administration, for example, by oral administration,

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IPR2020-00770 United Therapeutics EX2007 Page 6982 of 7335 by transmucosal administration, by rectal administration, transdermal or subcutaneous administration as well as intrathecal, intravenous, intramuscular, intraperitoneal, intranasal, intraocular or intraventricular injection. The compound or compounds of the instant invention can also be administered by any of the above routes, for example in a local rather than a systemic fashion, such as injection as a sustained release formulation. The following dosage forms are given by way of example and should not be construed as limiting the instant invention.

For oral, buccal, and sublingual administration, powders, suspensions, granules, tablets, pills, capsules, gelcaps, and caplets are acceptable as solid dosage forms. These can be prepared, for example, by mixing one or more compounds of the instant invention, or pharmaceutically acceptable salts thereof, with at least one additive or excipient such as a starch or other additive. Suitable additives or excipients are sucrose, lactose, cellulose sugar, mannitol, maltitol, dextran, sorbitol, starch, agar, alginates, chitins, chitosans, pectins, tragacanth gum, gum arabic, gelatins, collagens, casein, albumin, synthetic or semi-synthetic polymers or glycerides, methyl cellulose, hydroxypropylmethyl-cellulose, and/or polyvinylpyrrolidone . Optionally, oral dosage forms can contain other ingredients to aid in administration, such as an inactive diluent, or lubricants such as magnesium stearate, or preservatives such as paraben or sorbic acid, or anti-oxidants such as ascorbic acid, tocopherol or cysteine, a disintegrating agent, binders, thickeners, buffers, sweeteners, flavoring agents or perfuming agents. Additionally, dyestuffs or pigments may be added for identification. Tablets may be further treated with suitable coating materials known in the art.

Additionally, tests have shown that the present compounds, including treprostinil, and in particular the compounds of structure I and II have increased bioavailability when delivered to the duodenum. Accordingly, one embodiment of the present invention involves preferential delivery of the desired compound to the duodenum as well as pharmaceutical formulations that achieve duodenal delivery. Duodenal administration can be achieved by any means known in the art. In one of these embodiments, the present compounds can be formulated in an enteric-coated dosage form. Generally, enteric-coated dosage forms are usually coated with a polymer that is not soluble at low pH, but dissolves quickly when exposed to pH conditions of 3

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IPR2020-00770 United Therapeutics EX2007 Page 6983 of 7335 or above. This delivery form takes advantage of the difference in pH between the stomach, which is about 1 to 2, and the duodenum, where the pH tends to be greater than 4.

Liquid dosage forms for oral administration may be in the form of pharmaceutically acceptable emulsions, syrups, elixirs, suspensions, slurries and solutions, which may contain an inactive diluent, such as water. Pharmaceutical formulations may be prepared as liquid suspensions or solutions using a sterile liquid, such as, but not limited to, an oil, water, an alcohol, and combinations of these. Pharmaceutically suitable surfactants, suspending agents, emulsifying agents, may be added for oral or parenteral administration.

As noted above, suspensions may include oils. Such oil include, but are not limited to, peanut oil, sesame oil, cottonseed oil, corn oil and olive oil. Suspension preparation may also contain esters of fatty acids such as ethyl oleate, isopropyl myristate, fatty acid glycerides and acetylated fatty acid glycerides. Suspension formulations may include alcohols, such as, but not limited to, ethanol, isopropyl alcohol, hexadecyl alcohol, glycerol and propylene glycol. Ethers, such as but not limited to, poly(ethyleneglycol), petroleum hydrocarbons such as mineral oil and petrolatum; and water may also be used in suspension formulations.

Injectable dosage forms generally include aqueous suspensions or oil suspensions which may be prepared using a suitable dispersant or wetting agent and a suspending agent. Injectable forms may be in solution phase or in the form of a suspension, which is prepared with a solvent or diluent. Acceptable solvents or vehicles include sterilized water, Ringer's solution, or an isotonic aqueous saline solution. Alternatively, sterile oils may be employed as solvents or suspending agents. Preferably, the oil or fatty acid is non-volatile, including natural or synthetic oils, fatty acids, mono-, di- or tri-glycerides.

For injection, the pharmaceutical formulation may be a powder suitable for reconstitution with an appropriate solution as described above. Examples of these include, but are not limited to, freeze dried, rotary dried or spray dried powders, amorphous powders, granules, precipitates, or particulates. For injection, the

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formulations may optionally contain stabilizers, pH modifiers, surfactants, bioavailability modifiers and combinations of these. The compounds may be formulated for parenteral administration by injection such as by bolus injection or continuous infusion. A unit dosage form for injection may be in ampoules or in multi-dose containers.

Besides those representative dosage forms described above, pharmaceutically acceptable excipients and carries are generally known to those skilled in the art and are thus included in the instant invention. Such excipients and carriers are described, for example, in "Remingtons Pharmaceutical Sciences" Mack Pub. Co., New Jersey (1991), which is incorporated herein by reference.

The formulations of the invention may be designed for to be short-acting, fastreleasing, long-acting, and sustained-releasing as described below. Thus, the pharmaceutical formulations may also be formulated for controlled release or for slow release.

The instant compositions may also comprise, for example, micelles or liposomes, or some other encapsulated form, or may be administered in an extended release form to provide a prolonged storage and/or delivery effect. Therefore, the pharmaceutical formulations may be compressed into pellets or cylinders and implanted intramuscularly or subcutaneously as depot injections or as implants such as stents. Such implants may employ known inert materials such as silicones and biodegradable polymers.

Specific dosages may be adjusted depending on conditions of disease, the age, body weight, general health conditions, sex, and diet of the subject, dose intervals, administration routes, excretion rate, and combinations of drugs. Any of the above dosage forms containing effective amounts are well within the bounds of routine experimentation and therefore, well within the scope of the instant invention.

A therapeutically effective dose may vary depending upon the route of administration and dosage form. The preferred compound or compounds of the instant invention is a formulation that exhibits a high therapeutic index. The therapeutic index is the dose ratio between toxic and therapeutic effects which can be

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IPR2020-00770 United Therapeutics EX2007 Page 6985 of 7335 expressed as the ratio between  $LD_{50}$  and  $ED_{50}$ . The  $LD_{50}$  is the dose lethal to 50% of the population and the  $ED_{50}$  is the dose therapeutically effective in 50% of the population. The  $LD_{50}$  and  $ED_{50}$  are determined by standard pharmaceutical procedures in animal cell cultures or experimental animals.

A method of preparing pharmaceutical formulations includes mixing any of the above-described compounds with a pharmaceutically acceptable carrier and water or an aqueous solution.

Pharmaceutical formulations and medicaments according to the invention include any of the compounds of any of the embodiments of compound of structure I, II or pharmaceutically acceptable salts thereof described above in combination with a pharmaceutically acceptable carrier. Thus, the compounds of the invention may be used to prepare medicaments and pharmaceutical formulations. In some such embodiments, the medicaments and pharmaceutical formulations comprise any of the compounds of any of the embodiments of the compounds of structure I or pharmaceutically acceptable salts thereof. The invention also provides for the use of any of the compounds of any of the embodiments of the compounds of structure I, II or pharmaceutically acceptable salts thereof for prostacyclin-like effects. The invention also provides for the use of any of the compounds of any of the embodiments of the compounds of structure I, II or pharmaceutically acceptable salts thereof or for the treatment of pulmonary hypertension.

The invention also pertains to kits comprising one or more of the compounds of structure I or II along with instructions for use of the compounds. In another embodiment, kits having compounds with prostacyclin-like effects described herein in combination with one or more p-glycoprotein inhibitors is provided along with instructions for using the kit.

By way of illustration, a kit of the invention may include one or more tablets, capsules, caplets, gelcaps or liquid formulations containing the bioenhancer of the present invention, and one or more tablets, capsules, caplets, gelcaps or liquid formulations containing a prostacyclin-like effect compound described herein in dosage amounts within the ranges described above. Such kits may be used in

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IPR2020-00770 United Therapeutics EX2007 Page 6986 of 7335 hospitals, clinics, physician's offices or in patients' homes to facilitate the coadministration of the enhancing and target agents. The kits should also include as an insert printed dosing information for the co-administration of the enhancing and target agents.

The following abbreviations and definitions are used throughout this application:

Generally, reference to a certain element such as hydrogen or H is meant to include all isotopes of that element. For example, if an R group is defined to include hydrogen or H, it also includes deuterium and tritium.

As used herein, the term "p-glycoprotein inhibitor" refers to organic compounds which inhibit the activity of the p-glycoprotein mediated active transport system present in the gut. This transport system actively transports drugs which have been absorbed from the intestinal lumen and into the gut epithelium back out into the lumen. Inhibition of this p-glycoprotein mediated active transport system will cause less drug to be transported back into the lumen and will thus increase the net drug transport across the gut epithelium and will increase the amount of drug ultimately available in the blood.

The phrases "oral bioavailability" and "bioavailability upon oral administration" as used herein refer to the systemic availability (i.e., blood/plasma levels) of a given amount of drug administered orally to a patient.

The phrase "unsubstituted alkyl" refers to alkyl groups that do not contain heteroatoms. Thus the phrase includes straight chain alkyl groups such as methyl, ethyl, propyl, butyl, pentyl, hexyl, heptyl, octyl, nonyl, decyl, undecyl, dodecyl and the like. The phrase also includes branched chain isomers of straight chain alkyl groups, including but not limited to, the following which are provided by way of example: -CH(CH₃)₂, -CH(CH₃)(CH₂CH₃), -CH(CH₂CH₃)₂, -C(CH₃)₃, -C(CH₂CH₃)₃, -CH₂CH(CH₃)₂, -CH₂CH(CH₃)(CH₂CH₃), -CH₂CH(CH₂CH₃)₂, -C(CH₃)₃, -C(CH₂CH₃)₃, -CH₂C(CH₂CH₃)₃, -CH(CH₃)CH(CH₃)(CH₂CH₃), -CH₂CH(CH₃)₂, -CH₂CH(CH₃)₃, -CH₂C(CH₂CH₃)₃, -CH(CH₃)CH(CH₃)(CH₂CH₃), -CH₂CH₂CH(CH₃)₂, -CH₂CH₂CH(CH₃)(CH₂CH₃), -CH₂CH₂CH(CH₃)₂, -CH₂CH₂CH(CH₃)₃, -CH₂CH₂CH(CH₃), -CH₂CH₂CH(CH₃), -CH₂CH₂CH(CH₃)₃, -CH₂CH₂CH(CH₃), -CH₂CH₂CH(CH₃), -CH₂CH(CH₃)₂, -CH₂CH₂CH(CH₃)₃, -CH₂CH₂CH(CH₃), -CH(CH₃)CH₂CH(CH₃)₂, -CH₂CH₂CH(CH₃)₃, -CH₂CH₂CH(CH₃), -CH(CH₃)CH₂CH(CH₃)₂, -CH₂CH₂CH(CH₃)₃, -CH₂CH₂CH(CH₃)₃, -CH(CH₃)CH₂CH(CH₃)₂, -CH(CH₃)CH(CH₃)CH(CH₃)₂,

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IPR2020-00770 United Therapeutics EX2007 Page 6987 of 7335 -CH(CH₂CH₃)CH(CH₃)CH(CH₃)(CH₂CH₃), and others. The phrase also includes cyclic alkyl groups such as cyclopropyl, cyclobutyl, cyclopentyl, cyclohexyl, cycloheptyl, and cyclooctyl and such rings substituted with straight and branched chain alkyl groups as defined above. The phrase also includes polycyclic alkyl groups such as, but not limited to, adamantyl norbornyl, and bicyclo[2.2.2]octyl and such rings substituted with straight and branched chain alkyl groups as defined above. Thus, the phrase unsubstituted alkyl groups. Unsubstituted alkyl groups, secondary alkyl groups, and tertiary alkyl groups. Unsubstituted alkyl groups may be bonded to one or more carbon atom(s), oxygen atom(s), nitrogen atom(s), and/or sulfur atom(s) in the parent compound. Preferred unsubstituted alkyl groups having 1 to 20 carbon atoms. More preferred such unsubstituted alkyl groups have from 1 to 10 carbon atoms while even more preferred such groups have from 1 to 5 carbon atoms. Most preferred unsubstituted alkyl groups having from 1 to 3 carbon atoms and include methyl, ethyl, propyl, and –CH(CH₃).

The phrase "substituted alkyl" refers to an unsubstituted alkyl group as defined above in which one or more bonds to a carbon(s) or hydrogen(s) are replaced by a bond to non-hydrogen and non-carbon atoms such as, but not limited to, a halogen atom in halides such as F, Cl, Br, and I; and oxygen atom in groups such as hydroxyl groups, alkoxy groups, aryloxy groups, and ester groups; a sulfur atom in groups such as thiol groups, alkyl and aryl sulfide groups, sulfone groups, sulfonyl groups, and sulfoxide groups; a nitrogen atom in groups such as amines, amides, alkylamines, dialkylamines, arylamines, alkylarylamines, diarylamines, N-oxides, imides, and enamines; a silicon atom in groups such as in trialkylsilyl groups, dialkylarylsilyl groups, alkyldiarylsilyl groups, and triarylsilyl groups; and other heteroatoms in various other groups. Substituted alkyl groups also include groups in which one or more bonds to a carbon(s) or hydrogen(s) atom is replaced by a bond to a heteroatom such as oxygen in carbonyl, carboxyl, and ester groups; nitrogen in groups such as imines, oximes, hydrazones, and nitriles. Preferred substituted alkyl groups include, among others, alkyl groups in which one or more bonds to a carbon or hydrogen atom is/are replaced by one or more bonds to fluorine atoms. One example

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IPR2020-00770 United Therapeutics EX2007 Page 6988 of 7335 of a substituted alkyl group is the trifluoromethyl group and other alkyl groups that contain the trifluoromethyl group. Other alkyl groups include those in which one or more bonds to a carbon or hydrogen atom is replaced by a bond to an oxygen atom such that the substituted alkyl group contains a hydroxyl, alkoxy, aryloxy group, or heterocyclyloxy group. Still other alkyl groups include alkyl groups that have an amine, alkylamine, dialkylamine, arylamine, (alkyl)(aryl)amine, diarylamine, heterocyclylamine, (alkyl)(heterocyclyl)amine, (aryl)(heterocyclyl)amine, or diheterocyclylamine group.

The phrase "unsubstituted arylalkyl" refers to unsubstituted alkyl groups as defined above in which a hydrogen or carbon bond of the unsubstituted alkyl group is replaced with a bond to an aryl group as defined above. For example, methyl (-CH₃) is an unsubstituted alkyl group. If a hydrogen atom of the methyl group is replaced by a bond to a phenyl group, such as if the carbon of the methyl were bonded to a carbon of benzene, then the compound is an unsubstituted arylalkyl group (*i.e.*, a benzyl group). Thus the phrase includes, but is not limited to, groups such as benzyl, diphenylmethyl, and 1-phenylethyl (-CH( $C_6H_5$ )(CH₃)) among others.

The phrase "substituted arylalkyl" has the same meaning with respect to unsubstituted arylalkyl groups that substituted aryl groups had with respect to unsubstituted aryl groups. However, a substituted arylalkyl group also includes groups in which a carbon or hydrogen bond of the alkyl part of the group is replaced by a bond to a non-carbon or a non-hydrogen atom. Examples of substituted arylalkyl groups include, but are not limited to,  $-CH_2C(=O)(C_6H_5)$ , and  $-CH_2(2-methylphenyl)$  among others.

A "pharmaceutically acceptable salt" includes a salt with an inorganic base, organic base, inorganic acid, organic acid, or basic or acidic amino acid. As salts of inorganic bases, the invention includes, for example, alkali metals such as sodium or potassium; alkaline earth metals such as calcium and magnesium or aluminum; and ammonia. As salts of organic bases, the invention includes, for example, trimethylamine, triethylamine, pyridine, picoline, ethanolamine, diethanolamine, and triethanolamine. As salts of inorganic acids, the instant invention includes, for example, hydrochloric acid, hydroboric acid, nitric acid, sulfuric acid, and phosphoric

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IPR2020-00770 United Therapeutics EX2007 Page 6989 of 7335 acid. As salts of organic acids, the instant invention includes, for example, formic acid, acetic acid, trifluoroacetic acid, fumaric acid, oxalic acid, lactic acid, tartaric acid, maleic acid, citric acid, succinic acid, malic acid, methanesulfonic acid, benzenesulfonic acid, and p-toluenesulfonic acid. As salts of basic amino acids, the instant invention includes, for example, arginine, lysine and ornithine. Acidic amino acids include, for example, aspartic acid and glutamic acid.

"Treating" within the context of the instant invention, means an alleviation of symptoms associated with a biological condition, disorder, or disease, or halt of further progression or worsening of those symptoms, or prevention or prophylaxis of the disease or disorder. For example, within the context of treating patients having pulmonary hypertension, successful treatment may include a reduction direct vasodilation of pulmonary and/or systemic arterial vascular beds and inhibition of platelet aggregation. The result of this vasodilation will generally reduce right and left ventricular afterload and increased cardiac output and stroke volume. Dose-related negative inotropic and lusitropic effects can also result. The outward manifestation of these physical effects can include a decrease in the symptoms of hypertension, such as shortness of breath, and an increase in exercise capacity.

The present invention, thus generally described, will be understood more readily by reference to the following examples, which are provided by way of illustration and are not intended to be limiting of the present invention.

#### EXAMPLES

## EXAMPLE 1

In this Example, the bioavailability of treprostinil in rats after dosing orally, intraduodenally, intracolonically and via the portal vein was compared to determine possible barriers to bioavailability. In addition to bioavailability, a number of pharmacokinetic parameters were determined.

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# **Animal Dosing**

The bioavailability of treprostinil was evaluated in Sprague-Dawley, male rats. Fifteen surgically modified rats were purchased from Hilltop Lab Animals (Scottdale, PA). The animals were shipped from Hilltop to Absorption Systems' West Chester University facility (West Chester, PA), where they were housed for at least twentyfour hours prior to being used in the study. The animals were fasted for approximately 16 hours prior to dosing. The fifteen rats used in this study were divided into five groups (I, II, III, IV and V).

The weight of the animals and the dosing regimen are presented in Table 1.

Group	Rat #	Weight (g)	Route of Administration	Study Day	Dose Volume (mL/kg)	Dose (mg/kg)
	118	327	Intravenous	0	2	1
I	119	329	Intravenous	0	2	1
	120	320	Intravenous	0	2	1
	121	337	Intraportal Vein	0	2	1
Π	122	319	Intraportal Vein	0	2	1
	123	330	Intraportal Vein	0	2	1
	124	329	Intraduodenal	0	2	1
III	125	331	Intraduodenal	0	2	1
	126	324	Intraduodenal	0	2	1
	127	339	Intracolonic	0	2	1
IV	128	333	Intracolonic	0	2	1
	129	320	Intracolonic	0	2	1
	130	293	Oral	0	2	1
V	131	323	Oral	0	2	1
	132	332	Oral	0	2	1

200		. 1		-1
	я	n	IP.	
	6B	v	IV.	

Samples were withdrawn at the following time points.

IV and IPV: 0 (pre-dose) 2, 5, 15, 30, 60, 120, 240, 360, 480 minutes

ID, IC and Oral: 0 (pre-dose), 5, 15, 30, 60, 120, 240, 360, 480 minutes

Approximately 0.50 to 0.75 mL of whole blood was collected from the jugular vein of a cannulated rat. The blood was transferred to heparinized tubes and placed

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#### Analysis of plasma samples

Samples were analyzed using the following methodology:

# **Dosing Solution Preparation**

The dosing solution was prepared by combining 15.2 mg of treprostinil diethanolamine (12.0 mg of the free acid form) with 24 mL of 5% dextrose. The solution was then sonicated until dissolved for a final concentration of 0.5 mg/mL. The final pH of the dosing solution was 4.6. At the time of dosing, the dosing solution was clear and homogenous.

#### **Standards and Sample Preparation**

To determine the concentration of treprostinil in rat plasma samples, standards were prepared with rat plasma collected in heparin obtained from Lampire Biological Laboratories (Lot #021335263) to contain 1000, 300, 100, 30, 10, 3, 1 and 0.3 ng/mL of treprostinil. Plasma standards were treated identically to the plasma samples.

Plasma samples were prepared by solid phase extraction. After an extraction plate was equilibrated, 150  $\mu$ L of a plasma sample was placed into the well and vacuumed through. The extraction bed was then washed with 600  $\mu$ L of acetonitrile: deionized water (25:75) with 0.2 % formic acid. The compound was eluted with 600  $\mu$ L of 90% acetonitrile and 10% ammonium acetate. The eluates were collected and evaporated to dryness. The residue was reconstituted with 150  $\mu$ L of acetonitrile: deionized water (50:50) with 0.5  $\mu$ g/mL of tolbutamide (used as an internal standard).

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# **HPLC** Conditions

Column:	Keystone Hypersil BDS C18 30 x 2 mm i.d., 3 µm.
Mobile Phase Buffer:	25 mM NH ₄ OH to pH 3.5 w/ 85% formic acid.
Reservoir A:	10% buffer and 90% water.
Reservoir B:	10% buffer and 90% acetonitrile.

Mobile Phase Composition:

Gradient Program:

Time	Duration	Grad. Curve	% A	% B
-0.1	0.10	0	80	20
0	3.00	1.0	10	90
3.00	1.00	1.0	0	100
4.00	2.00	0	80	20

Flow Rate: Inj. Vol.: Run Time: Retention Time: Mass Spectrometer Instrument: Interface: Spray") Mode:

300 µL/min.  $10 \ \mu L$ 6.0 min. 2.6 min.

PE SCIEX API 2000 Electrospray ("Turbo Ion

(MRM)

Multiple Reaction Monitoring

	Precursor Ion	Product Ion
Treprostinil	389.2	331.2
IS	269.0	170.0

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Nebulizing Gas:	25 Drying	Gas: 60, 350°C	Curtain Gas:	25 Io	n Spray:
-5000V					
Orifice: -80 V	Ring: - ST: 15		Q0: 10V	IQ1: 11V	
R01: 11V	IQ2: 35V	R02: 40V	IQ3: 55V	R03: 4	5V
CAD Gas:	4				

### **Method Validation**

Table 2 lists the average recoveries (n=6) and coefficient of variation (c.v.) for rat plasma spiked with treprostinil. All samples were compared to a standard curve prepared in 50:50 dH₂O:acetonitrile with 0.5  $\mu$ g/mL of tolbutamide to determine the percent of treprostinil recovered from the plasma.

Spiked Concentration	Percent Recovered	Coefficient of Variation
1000 ng/mL	85.6	5.2
100 ng/mL	89.6	11.6
10 ng/mL	98.8	7.0

Table 2: Accuracy and Precision of Method

## **Pharmacokinetic Analysis**

Pharmacokinetic analysis was performed on the average plasma concentration for each time point.

The data were subjected to non-compartmental analysis using the pharmacokinetic program WinNonlin v. 3.1 (2).

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#### RESULTS

#### **Clinical Observations**

Prior to beginning the experiments it was noted that supra-pharmacological doses of treprostinil would be needed to achieve plasma concentrations that could be analyzed with adequate sensitivity. Using the dose of 1 mg/kg some adverse effects were noted in animals dosed intravenously and via the intraportal vein.

All rats dosed intravenously displayed signs of extreme lethargy five minutes after dosing but fully recovered to normal activity thirty minutes post-dosing. In addition, fifteen minutes after dosing all three animals dosed via the portal vein exhibited signs of lethargy. One rat (#123) expired before the thirty-minute sample was drawn. The other rats fully recovered. The remaining animals did not display any adverse reactions after administration of the compound.

## Sample Analysis

Average plasma concentrations for each route of administration are shown in Table 3.

Time (min)	Pre- dose	2	5	15	30	60	120	240	360	480
Intravenous	0	1047.96	364.28	130.91	55.56	14.45	4.45	1.09	0.50	0.30
Intraportal Vein*	0	302.28	97.39	47.98	21.94	11.06	3.87	2.51	4.95	5.14
Intraduodenal	0		61.76	31.67	18.57	13.55	5.91	1.11	0.89	0.90
Intracolonic	0		7.46	3.43	3.52	1.48	0.64	0.36	0.06 ^λ	$0.20^{\lambda}$
Oral	0		4.52	2.90	3.67	2.06	4.52	1.82	0.90	0.96

 Table 3

 Average (n=3) plasma concentrations (ng/mL)

*n=2,

 $^{\lambda}$ concentration falls below the limit of quantitation (LOQ) of the analytical method

The plasma concentration versus time curves for intravenous, intraportal, intraduodenal, intracolonic and oral dosing are shown in Figures 1 and 2. Figure 3 shows the average plasma concentration versus time curves for all five routes of

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#### RESULTS

### **Clinical Observations**

Prior to beginning the experiments it was noted that supra-pharmacological doses of treprostinil would be needed to achieve plasma concentrations that could be analyzed with adequate sensitivity. Using the dose of 1 mg/kg some adverse effects were noted in animals dosed intravenously and via the intraportal vein.

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Intraportal Vein*	0	302.28	97.39	47.98	21.94	11.06	3.87	2.51	4.95	5.14
Intraduodenal	0		61.76	31.67	18.57	13.55	5.91	1.11	0.89	0.90
Intracolonic	0		7.46	3.43	3.52	1.48	0.64	0.36	$0.06^{\lambda}$	0.20 ^λ
Oral	0		4.52	2.90	3.67	2.06	4.52	1.82	0.90	0.96

 Table 3

 Average (n=3) plasma concentrations (ng/mL)

*n=2,

 $^{\lambda}$  concentration falls below the limit of quantitation (LOQ) of the analytical method

The plasma concentration versus time curves for intravenous, intraportal, intraduodenal, intracolonic and oral dosing are shown in Figures 1 and 2. Figure 3 shows the average plasma concentration versus time curves for all five routes of

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administration. In the experiments shown in these figures, the diethanolamine salt was used. Table 4 shows the pharmacokinetic parameters determined for treprostinil. The individual bioavailabilities of each rat are found in Table 5.

Table 4
Average Bioavailability and Pharmacokinetic Parameters of
Treprostinil in Rats

Route of Administrati		n C _{max}	T _{max} (min)	T _{1/2} (min)	Average Bioavailability (%) ± SD	Volume of Distribution* (L.kg ⁻¹ )	CLs (mL.min ⁻¹ .kg ⁻¹ )*
Intravenous	11253.49	2120 ^Ψ	0	94	NA	1.98	88.54
Intraportal Ve	ein 4531.74	302	2	ND	$40.3 \pm 5.5$	ND	ND
Intraduodena	1 2712.55	62	5	ND	$24.1 \pm 0.5$	ND	ND
Intracolonic	364.63	8	5	ND	$3.2 \pm 2.5$	ND	ND
Oral	1036.23	5	5	ND	9.2 ± 1.4	ND	ND

*Normalized to the average weight of the rats ND: Not determined

 $\Psi$ Extrapolated Value

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Route of Administration	Rat #	Individual AUC _{480 min} (min.ng/mL)	Individual Bioavailabilit (%)		
	118	10302.85	NA		
Intravenous	119	9981.52	NA		
	120	13510.65	NA		
	121	4970.67	44.2		
Intraportal Vein	122	4093.21	36.4		
	123	ND	ND		
,,	124	2725.68	24.2		
Intraduodenal	125	2763.60	24.6		
	126	2646.05	23.5		
	127	72.63	0.7		
Intracolonic	128	395.08	3.5		
	129	625.20	5.6		
· · · · · · · · · · · · · · · · · · ·	130	<b>998.7</b> 0	8.9		
Oral	131	907.60	8.1		
	132	1203.73	10.7		

 Table 5

 Individual Bioavailabilities of Treprostinil in Rats

NA: Not applicable

ND: Not determined

## CONCLUSIONS

Treprostinil has a terminal plasma half-life of 94 minutes. The distribution phase of treprostinil has a half-life of 10.3 minutes and over 90% of the distribution and elimination of the compound occurs by 60 minutes post-dosing. The volume of distribution (Vd = 1.98 L/kg) is greater than the total body water of the rat (0.67 L/kg) indicating extensive partitioning into tissues. The systemic clearance of treprostinil (88.54 mL/min/kg) is greater than the hepatic blood flow signifying that extra-hepatic clearance mechanisms are involved in the elimination of the compound.

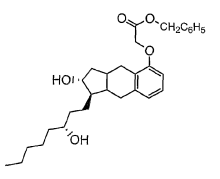
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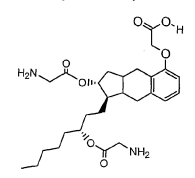
IPR2020-00770 United Therapeutics EX2007 Page 6998 of 7335 First pass hepatic elimination of treprostinil results in an average intraportal vein bioavailability of 40.3%. Fast but incomplete absorption is observed after intraduodenal, intracolonic and oral dosing ( $T_{max} \le 5$  min). By comparing the intraportal vein (40.3%) and intraduodenal bioavailability (24.1%) it appears that approximately 60% of the compound is absorbed in the intestine. The average intraduodenal bioavailibility is almost three times greater than the oral bioavailibility suggesting that degradation of treprostinil in the stomach or gastric emptying may influence the extent of systemic absorption.

## Example 2

In this Example, Treprostinil concentrations were determined in male Sprague-Dawley rats following a single oral dose of the following compounds:



treprostinil benzyl ester

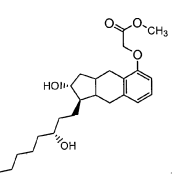


treprostinil diglycine



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treprostinil methyl ester

#### EXPERIMENTAL

### **Dosing Solution Preparation**

All dosing vehicles were prepared less than 2 hours prior to dosing.

# 1. Treprostinil methyl ester

A solution of treprostinil methyl ester was prepared by dissolving 2.21 mg of treprostinil methyl ester with 0.85 mL of dimethylacetamide (DMA). This solution was then diluted with 7.65 mL of PEG 400:Polysorbate 80:Water, 40:1:49. The final concentration of the dosing vehicle was 0.26 mg/mL of treprostinil methyl ester equivalent to 0.25 mg/mL of Treprostinil. The dosing vehicle was a clear solution at the time of dosing.

### 2. Treprostinil benzyl ester

A solution of treprostinil benzyl ester was prepared by dissolving 2.58 mg of treprostinil benzyl ester with 0.84 mL of dimethylacetamide (DMA). This solution was then diluted with 7.54 mL of PEG 400:Polysorbate 80:Water, 40:1:49. The final concentration of the dosing vehicle was 0.268 mg/mL of treprostinil benzyl ester

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IPR2020-00770 United Therapeutics EX2007 Page 7000 of 7335 equivalent to 0.25 mg/mL of Treprostinil. The dosing vehicle was a clear solution at the time of dosing.

### 3. Treprostinil diglycine

A solution of treprostinil diglycine was prepared by dissolving 1.86 mg of compound with 0.58 mL of dimethylacetamide (DMA). This solution was then diluted with 5.18 mL of PEG 400:Polysorbate 80:Water, 40:1:49. The final concentration of the dosing vehicle was 0.323 mg/mL of treprostinil diglycine equivalent to 0.25 mg/mL of Treprostinil. The dosing vehicle was a clear solution at the time of dosing.

# **Animal Dosing**

The plasma concentrations of Treprostinil following administration of each prodrug were evaluated in male Sprague-Dawley rats. Rats were purchased from Hilltop Lab Animals (Scottdale, PA). The animals were shipped from Hilltop to Absorption Systems' West Chester University facility (West Chester, PA). They were housed for at least twenty-four hours prior to being used in the study. The animals were fasted for approximately 16 hours prior to dosing. The rats used in this study were divided into three groups (I, II and III). Groups I - III were dosed on the same day.

The weight of the animals and the dosing regimen are presented in Table 6.

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#### PCT/US2004/016401

Group	Rat #	Weight (kg)	Route of Administration	Compound Dosed	Dose Volume (mL/kg)	Dose* (mg/kg)
Ι	638 639 640	306 310 319	Oral Oral Oral	Treprostinil methyl ester	2	0.520
Π	641 642 643	319 309 320	Oral Oral Oral	Treprostinil benzyl ester	2	0.616
ш	644 645 646	318 313 322	Oral Oral Oral	Treprostinil diglycine	2	0.646

### Table 6 - Study Design

* This dose of prodrug = 0.500 mg/kg of the active, Treprostinil

Animals were dosed via oral gavage. Blood samples were taken from a jugular vein cannula at the following time points:

0 (pre-dose) 5, 15, 30, 60, 120, 240, 360 and 480 minutes

The blood samples were withdrawn and placed into tubes containing 30  $\mu$ L of a solution of 500 units per mL of heparin in saline, and centrifuged at 13,000 rpm for 10 minutes. Approximately 200  $\mu$ L of plasma was then removed and dispensed into appropriately labeled polypropylene tubes containing 4  $\mu$ L of acetic acid in order to stabilize any prodrug remaining in the samples. The plasma samples were frozen at – 20 °C and were transported on ice to Absorption Systems Exton Facility. There they were stored in a –80 °C freezer pending analysis.

### Analysis of plasma samples

Plasma samples were analyzed as described in Example 1. In brief, Treprostinil was extracted from the plasma via liquid-liquid extraction then analyzed by LC/MS/MS. The analytical validation results were reported previously in Example 1. The lower limit of quantification (LLOQ) of the analytical method was 0.01 ng/mL. Samples were not assayed for unchanged prodrug.

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#### Acceptance Criteria for Analytical Runs

Two standard curves, with a minimum of five points per curve, and a minimum of two quality control samples (QCs) were dispersed throughout each run. Each route of administration was bracketed by a standard curve used for back-calculation. The standards and QCs must be within  $\pm$  15% (20% for the LLOQ) accuracy and precision for the run to be accepted. At least 75% of all standards and QCs must pass the acceptance criteria.

### **Pharmacokinetic Analysis**

Pharmacokinetic analysis was performed on the plasma concentration of Treprostinil for each individual rat at each time point and on the average plasma concentration for all three rats in the group for each time point. The data were subjected to non-compartmental analysis using the pharmacokinetic program WinNonLin v. 3.1 (2).

#### RESULTS

### **Study Observations**

No adverse reactions were observed following oral administration of treprostinil methyl ester, treprostinil benzyl ester or treprostinil diglycine.

### Plasma Stability of prodrugs in Acidified Rat Plasma

In order to terminate any conversion of prodrug to active after samples were withdrawn the plasma was acidified. Acetic acid (v/v) was added to each plasma sample immediately after centrifugation of the red blood cells to a concentration of 2%. In-vitro plasma stability of each prodrug was performed to insure that the compound was stable in acidified plasma. To perform this assay 2% acetic acid was added to blank rat plasma obtained from Lampire Biological. The acidified rat

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plasma was equilibrated at 37 °C for three minutes prior to addition of prodrug. The initial concentration of each prodrug was 1000 ng/mL. A 100  $\mu$ L aliquot of plasma (n=3 per time point) was taken at 0, 60 and 120 minutes. Each aliquot was combined with 20  $\mu$ L of HCl and vortexed. Liquid-liquid extraction was then performed and the concentration of Treprostinil in each sample determined. The concentration of Treprostinil at each time point in acidified rat plasma is given in Table 7. Small amounts of Treprostinil appear to be present in the neat compound sample of treprostinil methyl ester and treprostinil diglycine. The concentration of Treprostinil remained constant throughout the course of the experiment, indicating that there was no conversion of prodrug into active compound occurring in acidified plasma.

	Treprostinil Concentration (ng/mL) ± SD (n=3)					
Time (min)	Treprostinil methyl ester	Treprostinil benzyl ester	Treprostinil diglycine			
0	56.8 ± 9.3	< 0.01	54.9 ± 4.3			
60	$55.1 \pm 5.0$	< 0.01	51.8 ± 5.9			
120	53.8 ± 1.3	< 0.01	$54.5\pm0.8$			
Total % Treprostinil	5.7	< 0.01	5.5			

Table 7 - Plasma Stability of Prodrugs in Acidified Dog Plasma

Average Treprostinil plasma concentrations following administration of treprostinil methyl ester, treprostinil benzyl ester or treprostinil diglycine are shown in Table 8.

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Oral Dosing Solution	Pre- Dose	5 (min)	15 (min)	30 (min)	60 (min)	120 (min)	240 (min)	360 (min)	480 (min)
Treprostinil methyl ester	0	< 0.01	0.2 ± 0.0	0.3 ± 0.1	$0.5 \pm 0.1$	1.5 ± 0.8	0.2 ± 0.7	< 0.01	$\begin{array}{c} 0.1 \pm \\ 0.1 \end{array}$
Treprostinil benzyl ester	0	3.1 ± 2.8	1.9 ± 0.8	2.5 ± 1.5	3.2 ± 1.9	7.3 ± 4.9	1.6 ± 1.2	0.4 ±0.40	$\begin{array}{c} 0.6 \pm \\ 0.9 \end{array}$
Treprostinil diglycine	0	< 0.01	1.1 ± 1.9	6.6 ± 10.7	0.5 ± 0.3*	40. ± 5.8	9.0± 13.5	2.1 ± 2.9	$\begin{array}{c} 1.3 \pm \\ 0.8 \end{array}$

Table 8 - Treprostinil Concentrations (Average $\pm$ SD (n=3) Plasma	
Concentrations (ng/mL)	

* Due to insufficient amount of sample collected this time point is the average of n=2 rats.

Figures 4-7 contain graphical representations of the plasma concentration versus time curves for Treprostinil in rat following administration of each prodrug. Table 9 lists each figure and the information displayed.

Table	9 -	List	of	Figures
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Figure	Description			
4	Oral Dose of Treprostinil methyl ester			
5	Oral Dose of Treprostinil benzyl ester			
6	Oral Dose of Treprostinil diglycine			
7	Oral Dose of Treprostinil benzyl ester and Treprostinil diglycine Compared to Treprostinil Alone from Example 1			

# Pharmacokinetic Analysis

Bioavailability of the prodrug was determined relative to that of the active compound based on Example 1 in which Treprostinil was dosed to rats. The following formula was used to determine relative bioavailability (F):

Relative F = (AUC_(Prodrug Dose)/Dose)/(AUC_(Treprostinil Dose)/Dose)*100

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IPR2020-00770 United Therapeutics EX2007 Page 7005 of 7335 Bioavailability was also determined relative to an intravenous dose of Treprostinil in rats determined in Example 1. Results are listed in Table 10.

Test Compound Administered	Dose (mg/kg)	Average AUC _{0-t} (min.ng/mL)	C _{max} (ng/mL)	T _{max} (min)	Relative Bioavailability (%) ± SD (n=3)	Bioavailability (%) ± SD (n=3)
Treprostinil methyl ester	0.5	212	1.50	120	41.0 ± 16	3.8 ± 2
Treprostinil benzyl ester	0.5	1171	7.20	120	226 ± 155	20.8 ±14
Treprostinil diglycine	0.5	2242	9.04	240	433 ± 631	39.9 ± 58

 Table 10 - Average Relative Bioavailability and Pharmacokinetic

 Parameters of Treprostinil in Rats

#### CONCLUSIONS

In this study the relative oral bioavailabilities of prodrugs of Treprostinil were determined in rats. Treprostinil methyl ester resulted in Treprostinil area under the plasma concentration versus time curves (AUCs) less than that after dosing the active compound. Prodrugs treprostinil benzyl ester and treprostinil diglycine both had Treprostinil average AUCs greater than that after dosing of the active compound. Treprostinil diglycine had the highest relative bioavailability of 433% with over 4 times more Treprostinil reaching the systemic circulation. The Cmax of 9 ng/mL of Treprostinil following administration of treprostinil diglycine occurred at 240 minutes post-dosing. The Cmax following dosing of Treprostinil is 5 ng/mL and occurs only 5 minutes post-dosing. Treprostinil benzyl ester had a relative bioavailability of 226  $\pm 155$  % with a Cmax of 7.2 ng/mL occurring 120 minutes post-dosing. It should also be noted that the AUCs are not extrapolated to infinity.

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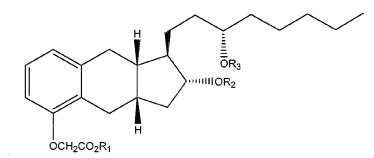
#### REFERENCES

1. WinNonlin User's Guide, version 3.1, 1998-1999, Pharsight Co., Mountain View, CA 94040.

## **Example 3**

This example illustrates a pharmacokinetic study of treprostinil following administration of a single duodenal dose of treprostinil and various prodrugs of the present invention.

In this study, the area under the curve of Treprostinil in male Sprague-Dawley rats following a single intraduodenal dose of treprostinil monophosphate (ring), treprostinil monovaline (ring), treprostinil monoalanine (ring) or treprostinil monoalanine (chain), prodrugs of treprostinil was compared. The compounds were as follows:



having the following substituents:

Compound	$\mathbf{R}^{1}$	$ \mathbf{R}^2 $	$\mathbb{R}^3$
treprostinil monophosphate (ring)	H	-PO ₃ H ₃	Н
treprostinil monovaline (ring)	H	-COCH(CH(CH ₃ ) ₂ )NH ₂	Н
treprostinil monoalanine (ring)	Η	-COCH(CH ₃ )NH ₂	H
treprostinil monoalanine (chain)	H	H	-COCH(CH ₃ )NH ₂

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## EXPERIMENTAL

#### **Dosing Solution Preparation**

All dosing vehicles were prepared less than 2 hours prior to dosing.

#### 1. treprostinil monophosphate (ring)

A dosing solution of treprostinil monophosphate (ring) was prepared by dissolving 1.01 mg of treprostinil monophosphate (ring) in 0.167 mL of dimethylacetamide (DMA) until dissolved. This solution was further diluted with 1.50 mL of PEG 400: Polysorbate 80: Water, 40: 1: 49. The final concentration of the dosing vehicle was 0.603 mg/mL of prodrug equivalent to 0.5 mg/mL of Treprostinil. The dosing vehicle was a clear solution at the time of dosing.

#### 2. treprostinil monovaline (ring)

A 50 mg/mL solution of treprostinil monovaline (ring) was prepared in dimethylacetamide (DMA). A 25 μL aliquot of the 50 mg/mL stock solution was then diluted with 175 μL of DMA and 1.8 mL of PEG 400: Polysorbate 80: Water, 40: 1: 49. The final concentration of the dosing vehicle was 0.625 mg/mL of prodrug equivalent to 0.5 mg/mL of Treprostinil. The dosing vehicle was a clear solution at the time of dosing.

### 3. treprostinil monoalanine (ring)

A solution of treprostinil monoalanine (ring) was prepared by dissolving 1.05 mg of treprostinil monoalanine (ring) in 0.178 mL of dimethylacetamide (DMA) until dissolved. This solution was further diluted with 1.60 mL of PEG 400: Polysorbate 80: Water, 40: 1: 49. The final concentration of the dosing vehicle was 0.590 mg/mL

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IPR2020-00770 United Therapeutics EX2007 Page 7008 of 7335 of treprostinil monoalanine (ring) equivalent to 0.5 mg/mL of Treprostinil. The dosing vehicle was a clear solution at the time of dosing.

#### 4. treprostinil monoalanine (chain)

A solution of treprostinil monoalanine (chain) was prepared by dissolving 0.83 mg of treprostinil monoalanine (chain) in 0.14 mL of dimethylacetamide (DMA) until dissolved. This solution was further diluted with 1.26 mL of PEG 400: Polysorbate 80: Water, 40: 1: 49. The final concentration of the dosing vehicle was 0.591 mg/mL of treprostinil monoalanine (chain) equivalent to 0.5 mg/mL of Treprostinil. The dosing vehicle was a clear solution at the time of dosing.

# **Animal Dosing**

The plasma concentrations of Treprostinil following oral administration of each prodrug were evaluated in male Sprague-Dawley rats. Twelve rats were purchased from Hilltop Lab Animals (Scottdale, PA). The animals were shipped from Hilltop to Absorption Systems' West Chester University facility (West Chester, PA). They were housed for at least twenty-four hours prior to being used in the study. The animals were fasted for approximately 16 hours prior to dosing. The twelve rats used in this study were divided into four groups. All groups were dosed on day 1 of the study. The weight of the animals and the dosing regimen are presented in Table 11.

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Rat #	Weight (g)	Compound	Dose Volume	Dose*				
4			(mL/kg)	(mg/kg)				
130	327	treprostinil monophosphate (ring)	1	0.603				
131	321	treprostinil monophosphate (ring)	1	0.603				
132	310	treprostinil monophosphate (ring)	1	0.603				
133	328	treprostinil monovaline (ring)	1	0.625				
134	326	treprostinil monovaline (ring)	1	0.625				
135	346	treprostinil monovaline (ring)	1	0.625				
136	321	treprostinil monoalanine (chain)	1	0.591				
137	319	treprostinil monoalanine (chain)	1	0.591				
138	330	treprostinil monoalanine (chain)	1	0.591				
139	316	treprostinil monoalanine (ring)	1	0.590				
140	330	treprostinil monoalanine (ring)	1	0.590				
141	339	treprostinil monoalanine (ring)	1	0.590				
* This	* This dose of prodrug = $0.500 \text{ mg/kg}$ of treprostinil							

# TABLE 11

This dose of prodrug = 0.500 mg/kg of treprostinil

Animals were dosed via an indwelling duodenal cannula. Blood samples were takenfrom a jugular vein cannula at the following time points:0 (pre-dose) 5, 15, 30, 60, 120, 240, 360 and 480 minutes.

The blood samples were withdrawn and placed into tubes containing 30 µL of a solution of 500 units per mL of heparin in saline, and centrifuged at 13,000 rpm for 10 minutes. Approximately 200  $\mu L$  of plasma was then removed and dispensed into appropriately labeled polypropylene tubes containing 4 µL of acetic acid in order to stabilize any prodrug remaining in the samples. The plasma samples were frozen at -20°C and were transported on ice to Absorption Systems Exton Facility. There they were stored in a -80°C freezer pending analysis.

# Analysis of plasma samples

Plasma samples were analyzed using the methods described above. In brief, Treprostinil was extracted from the plasma via solid phase extraction then analyzed by LC/MS/MS. The lower limit of quantification (LLOQ) of the analytical method was 0.03 ng/mL.

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# Acceptance Criteria for Analytical Runs

Four standard curves, with a minimum of five points per curve, and a minimum of two quality control samples (QCs) at 3 concentrations were dispersed throughout each run. Each prodrug set was bracketed by a standard curve used for back-calculation. The standards and QCs must be within  $\pm$  15% (20% for the LLOQ) accuracy and precision for the run to be accepted. At least 75% of all standards and QCs must pass the acceptance criteria.

#### **Pharmacokinetic Analysis**

Pharmacokinetic analysis was performed on the plasma concentration of Treprostinil for each individual rat at each time point and on the average plasma concentration for all three rats in the group for each time point.

The data were subjected to non-compartmental analysis using the pharmacokinetic program WinNonLin v. 3.1 (2).

# RESULTS

# **Study Observations**

No adverse reactions were observed following intraduodenal administration of treprostinil monophosphate (ring), treprostinil monovaline (ring), treprostinil monoalanine (ring) or treprostinil monoalanine (chain).

# Ex-Vivo Plasma Stability of prodrugs in Acidified Rat Plasma

In order to terminate any conversion of prodrug to active after samples were withdrawn, the plasma was acidified. Acetic acid (v/v) was added to each plasma sample immediately after separation of the red blood cells to a concentration of 2%. In-vitro plasma stability of each prodrug was performed to insure that the compound

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IPR2020-00770 United Therapeutics EX2007 Page 7011 of 7335 was stable in acidified plasma. To perform this assay 2% acetic acid was added to blank rat plasma obtained from Lampire Biological. The acidified rat plasma was brought to room temperature for three minutes prior to addition of prodrug. The initial concentration of each prodrug was 1000 ng/mL. A 100  $\mu$ L aliquot of plasma (n=3 per time point) was taken at 0, 60 and 120 minutes. Sample preparation of each plasma sample was performed as described above and the concentration of Treprostinil monitored.

Treprostinil concentrations did not increase in any of the acidified plasma samples spiked with prodrug over the two-hour period of the experiment.

#### Sample Analysis

Average Treprostinil plasma concentrations following administration of treprostinil monophosphate (ring), treprostinil monovaline (ring), treprostinil monoalanine (ring) or treprostinil monoalanine (chain) are shown in Table 12.

Oral Dosing	Pre-	5	15	30	60	120	240	360	480
Solution	dose	(min)							
treprostinil	0	8.62±	6.57±	3.31±	4.31±	2.07±	0.91±	0.26±	0.3±
monophosphate		3.0	1.7	1.2	0.8	0.4	0.5	0.08	0.08
(ring)									
treprostinil	0	0.76±	0.91±	1.52±	1.53±	1.65±	0.66±	0.15±	0.05±
monovaline (ring)		0.2	0.7	0.6	0.6	0.7	0.1	0.03	0.02
treprostinil	0	2.42±	2.52±	2.91±	3.25±	1.69±	0.55±	0.20±	$0.22\pm$
monoalanine		0.6	0.4	0.6	1.5	0.4	0.2	0.1	0.2
(ring)					_				
treprostinil	0	9.53±	3.92±	3.83±	2.74±	0.86±	0.29±	0.08±	0.19±
monoalanine		2.6	0.6	0.7	0.9	0.4	0.2	0.04	0.3
(chain)									

# TABLE 12: AVERAGE ± SD (N=3) PLASMA TREPROSTINIL CONCENTRATIONS (NG/ML)

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IPR2020-00770 United Therapeutics EX2007 Page 7012 of 7335 Figures 8-12 contain graphical representations of the plasma concentration versus time curves for Treprostinil in rat following administration of each prodrug. Table 13 lists each figure and the information displayed.

#### TABLE 13

Figure	Description
8	Intraduodenal dose of treprostinil monophosphate (ring)
9	Intraduodenal dose of treprostinil monovaline (ring)
10	Intraduodenal dose of treprostinil monoalanine (ring)
11	Intraduodenal dose of treprostinil monoalanine (chain)
12	Intraduodenal dose of each prodrug compared to treprostinil alone from Example 1

# **Pharmacokinetic Analysis**

Bioavailability of the prodrug was determined relative to that of the active compound based on a previous study in which Treprostinil was dosed to rats. The following formula was used to determine relative bioavailability (F):

Relative  $F = (AUC_{(ProdrugDose)}/(Dose)/(AUC_{(Treprostinil Dose)}/Dose)*100$ 

Absolute bioavailability was also estimated using data from an intravenous dose of Treprostinil in rats determined in Example 1. Results are listed in Table 14.

Table 14 List of Figures

Figure	Description
8	Intraduodenal Dose of treprostinil monophosphate (ring)
9	Intraduodenal Dose of treprostinil monovaline (ring)
10	Intraduodenal Dose of treprostinil monoalanine (ring)
11	Intraduodenal Dose of treprostinil monoalanine (chain)
12	Intraduodenal Dose of Each Prodrug Compared to Treprostinil Alone from Example 1

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#### CONCLUSIONS

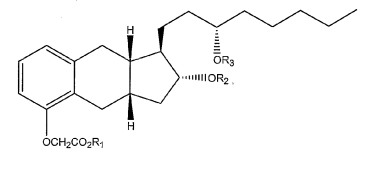
The relative intraduodenal bioavailabilities of four prodrugs of Treprostinil were determined in rats. All the compounds had relative intraduodenal bioavailabilities less than that of the active compound. treprostinil monophosphate (ring) and treprostinil monoalanine (ring) had the highest relative intraduodenal bioavailability at 56% and 38% respectively. The  $T_{max}$  for treprostinil monophosphate (ring) and treprostinil monoalanine (chain) occurred 5 minutes post-dosing. treprostinil monovaline (ring) and treprostinil monoalanine (ring) had longer absorption times with  $T_{max}$  values of 120 and 60 minutes respectively. Maximum Treprostinil concentrations were highest following treprostinil monophosphate (ring) and treprostinil monophosphate (ring) in the prostinil monophosphate (ring) and treprostinil monophosphate (ring) is post-dosing. The bioavailabilities are much greater when dosed intraduodenally than when dosed orally as measured by treprostinil plasma levels.

#### REFERENCES

1. WinNonlin User's Guide, version 3.1, 1998-1999, Pharsight Co., Mountain View, CA 94040.

#### **Example 4**

In this Example, Treprostinil concentrations will be determined in male Sprague-Dawley rats following a single oral or intraduodenal dose of the following compounds of structure II:



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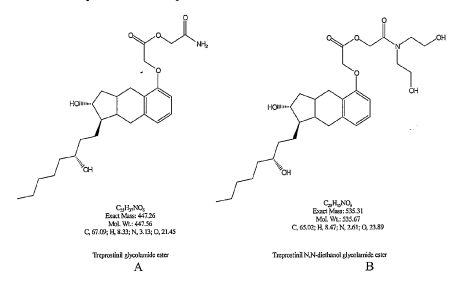
hound	tho	tollouing	cubatituanta
naving	uic	TOHOWINE	substituents:

Cpd.	$\mathbb{R}^1$	R ²	R ³
Α	-CH ₂ CONH ₂	Η	Н
В	-CH ₂ CON(CH ₂ ) ₂ OH	Η	Н
C	$-CH_2CON(CH_3)_2$	H	Н
D	-CH ₂ CONHOH	H	H
E	-CH ₂ C ₆ H ₄ NO ₂ (p)*	H	Н
F	-CH ₂ C ₆ H ₄ OCH ₃ (p)*	H	Н
G	$-CH_2C_6H_4Cl(0)^*$	H	Н
H	$-CH_2C_6H_4(NO_2)_2(0,p)^*$	H	H
I	-CH ₂ C ₆ H ₄ F (p)*	H	Н
J	Н	-PO ₃ H ₃	Н
K	H	H	-PO ₃ H ₃
L	H	-COCH ₂ NH ₂	H
М	Ĥ	Ĥ	-COCH ₂ NH ₂
N	H	-COCH(CH ₃ )NH ₂	Η
Ó	H	Η	-COCH(CH ₃ )NH ₂
Р	H	-COCH(CH ₃ )NH ₂	-COCH(CH ₃ )NH ₂

* - o denotes ortho substitution, m denotes meta substitution and p denotes para

substitution.

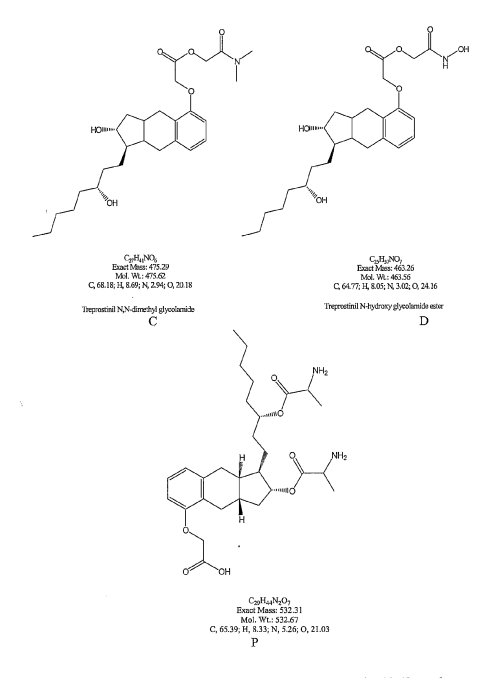
Examples of these compounds include:



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Prodrug preparation and analysis will take place as described in Examples 1 and 2 above. Additionally, the oral bioavailability of treprostinil, treprostinil sodium

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IPR2020-00770 United Therapeutics EX2007 Page 7016 of 7335 and the compounds shown in Example 2 and this Example will be administered in close proximity to or simultaneously with various different p-glycoprotein inhibiting compounds at varying concentrations and tested to determine the effect of the p-glycoprotein inhibitors on the oral bioavailability of the compounds. The p-glycoprotein inhibitors will be administered both intravenously and orally.

#### Example 5

Clinical Studies with Treprostinil Diethanolamine

Introduction

Prior to proceeding directly into clinical studies with a sustained release (SR) solid dosage form of UT-15C (treprostinil diethanolamine), a determination of the pharmacokinetics of an oral "immediate release" solution was performed. The first clinical study (01-101) evaluated the ability of escalating doses of an oral solution of UT-15C to reach detectable levels in plasma, potential dose-plasma concentration relationship, bioavailability and the overall safety of UT-15C. Volunteers were dosed with the solutions in a manner that simulated a sustained release formulation releasing drug over approximately 8 hours.

The second clinical study (01-102) assessed the ability of two SR solid dosage form prototypes (i.e., 1. microparticulate beads in a capsule and, 2. tablet) to reach detectable levels in plasma and the potential influence of food on these plasma drug concentrations. The SR prototypes were designed to release UT-15C over approximately an 8 hour time period.

Details of the two clinical studies are described below.

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#### **Clinical Study 01-101**

A Safety, Tolerability, and Pharmacokinetic Study of Multiple Escalating Doses of UT-15C (Treprostinil Diethanolamine) Administered as an Oral Solution in Healthy Adult Volunteers (Including Study of Bioavailability).

The oral solution of UT-15C was administered to 24 healthy volunteers to assess the safety and pharmacokinetic profile of UT-15C as well as its bioavailability. To mimic a SR release profile, doses were administered every two hours for four doses at either 0.05 mg per dose (total = 0.2 mg), 0.125 mg per dose (total = 0.5 mg), 0.25 mg per dose (total = 1.0 mg), or 0.5 mg per dose (total = 2.0 mg). Study endpoints included standard safety assessments (adverse events, vital signs, laboratory parameters, physical examinations, and electrocardiograms) as well as pharmacokinetic parameters.

All subjects received all four scheduled doses and completed the study in its entirety. Treprostinil plasma concentrations were detectable in all subjects following administration of an oral solution dose of UT-15C. Both AUC_{inf} and C_{max} increased in a linear fashion with dose for each of the four dose aliquots. The highest concentration observed in this study was 5.51ng/mL after the third 0.25 mg solution dose aliquot of the 2.0 mg UT-15C total dose. Based on historical intravenous treprostinil sodium data, the mean absolute bioavailability values for the 0.2 mg, 0.5 mg, 1.0 mg and 2.0 mg doses of UT-15C were estimated to be 21%, 23%, 24% and 25%, respectively. The results of this study are respectively shown in Figures 13A-13D.

UT-15C was well tolerated by the majority of subjects at all doses given. There were no clinically significant, treatment emergent changes in hematology, clinical chemistry, urinalysis, vital signs, physical exams, and ECGs. The most frequently reported adverse events were flushing, headache, and dizziness. This safety profile with UT-15C (treprostinil diethanolamine) is consistent with the reported safety profile and product labeling of Remodulin (treprostinil sodium) and other prostacyclin analogs. Thus, changing the salt form of treprostinil did not result

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IPR2020-00770 United Therapeutics EX2007 Page 7018 of 7335 in any unexpected safety issues following the protocol specified dosing regimen (i.e. single dose every 2 hours for four total doses on a single day).

#### **Clinical Study 01-102**

A Safety, Tolerability, and Pharmacokinetic Study Comparing a Single Dose of a Sustained Release Capsule and Tablet Formulation of UT-15C (Treprostinil Diethanolamine) Administered to Healthy Adult Volunteers in the Fasted and Fed State

The 01-102 study was designed to evaluate and compare the safety and pharmacokinetic profiles of a (1) UT-15C SR tablet prototype and, (2) UT-15C SR capsule prototype (microparticulate beads in a capsule) in both the fasted and fed state. Each of the SR dosage forms weres designed to release UT-15C (1 mg) over an approximate 8-hour time period. Fourteen healthy adult volunteers were assigned to receive the SR tablet formulation while an additional fourteen volunteers were assigned to receive the SR capsule formulation. Subjects were randomized to receive a single dose (1 mg) of their assigned SR prototype in both the fasted and fed state. A crossover design was employed with a seven day wash-out period separating the fed/fasted states. For the fed portion of the study, subjects received a high calorie, high fat meal. Study endpoints included standard safety assessments (adverse events, vital signs, laboratory parameters, physical examinations, and electrocardiograms) as well as pharmacokinetic parameters.

All subjects administered UT-15C SR tablets and capsules had detectable treprostinil plasma concentrations. Calculations of area under the curve from zero to twenty-four hours (AUC₀₋₂₄) indicate that total exposure to UT-15C SR occurred in the following order: Tablet Fed > Capsule Fasted > Tablet Fasted > Capsule Fed. Figure 14 displays the pharmacokinetic profiles of the two formulations in the fasted and fed states.

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IPR2020-00770 United Therapeutics EX2007 Page 7019 of 7335 UT-15C SR tablets and capsules were tolerated by the majority of subjects. All adverse events were mild to moderate in severity and were similar to those described in Study 01-101 and in Remodulin's product labeling. Additionally, there were no treatment-emergent changes in vital signs, laboratory parameters, physical examinations, or electrocardiograms throughout the study.

These results demonstrate that detectable and potentially therapeutic drug concentrations can be obtained from a solid dosage form of UT-15C and that these concentrations can be maintained over an extended period of time through sustained release formulation technology.

# POLYMORPHS OF TREPROSTINIL DIETHANOLAMINE

Two crystalline forms of UT-15C were idenitified as well as an amorphous form. The first, which is metastable, is termed Form A. The second, which is thermodynamically more stable, is Form B. Each form was characterized and interconversion studies were conducted to demonstrate which form was thermodynamically stable. Form A is made according to the methods in Table 15. Form B is made from Form A, in accordance with the procedures of Table 16.

Solvent	Conditions ^a	Habit/Description	XRPD Result ^b	Sample ID
tetrahydrofuran	FE	opaque white solids; morphology unknown, birefringent	A	1440- 72-02
	SE	glassy transparent solids	A (PO)	1440- 72-03
	SC (60 °C)	translucent, colorless glassy sheets of material, birefringent	A	1440- 72-16
Toluene	slurry (RT), 6d	white solids; opaque masses of smaller particles	A + B	1440- 72-01
toluene:IPA (11.4:1)	SC(60 °C)	white solids; spherical clusters of fibers, birefringent	A	1480- 21-03
Water	FE	opaque white solids; morphology unknowm, birefringent	A	1440- 72-07
	SE	opaque ring of solids, birefringent	A+B	1440-

Table 15

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				72-08
	freeze dry	white, glassy transparent solids	A + B	1480-
				58-02
water:ethanol	FE	opaque white solids; morphology	A +	1440-
(1:1)		unknown, birefringent	11.5 pk	72-09
	FE	clear and oily substance with some	B	1480-
		opaque solids		79-02
	SE	glassy opaque ring of solid	A	1440-
				72-10

a. FE = fast evaporation; SE = slow evaporation; SC = slow cool b. IS = insufficient sample; PO = preferred orientation; LC = low crystallinity; pk = peak c. XRPD = X-ray powder diffraction

# Table 16

Solvent	Conditions	Habit/Description	XRPD Result	Sample ID
ethanol/ water (1:1)	FE	glassy appearing solids of unknown morphology; birefringent	_6	1519-68-01
1,4-dioxane	slurry(50°C), 6d	white solids; opaque masses of material; morphology unknown	В	1519-73-02 ª
,	slurry(50°C), 2d	small grainy solids; with birefringence	В	1557-12-01
	subsample of 1557-12-01	-	В	1557-15-01
	subsample of 1557-12-01	white solids	В	1557-15-02
	slurry(50°C), 2d	-	В	1557-17-01
isopropanol	slurry(RT), 1d	white solids	_6	1519-96-03
tetrahydrofuran	slurry(RT), 1d	-	_b	1519-96-02
toluene	slurry(50°C), 6d	white solids	В	1519-73-01

a. Seeds of sample #1480-58-01 (A+B) added

b. Samples not analyzed

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# **Characterization of Crystal Forms:**

#### Form A

The initial material synthesized (termed Form A) was characterized using Xray powder diffraction (XRPD), differential scanning calorimetry (DSC), thermogravimetry (TG), hot stage microscopy, infrared (IR) and Raman spectroscopy, and moisture sorption. Representative XRPD of Form A is shown in Figure 15. The IR and Raman spectra for Form A are shown in Figures 16 and 17, respectively. The thermal data for Form A are shown in Figure 18. The DSC thermogram shows an endotherm at 103 °C that is consistent with melting (from hot stage microscopy). The sample was observed to recrystallize to needles on cooling from the melt. The TG data shows no measurable weight loss up to 100 °C, indicating that the material is not solvated. The moisture sorption data are shown graphically in Figure 19. Form A material shows significant weight gain (>33%) during the course of the experiment (beginning between 65 to 75% RH), indicating that the material is hygroscopic. In addition, hygroscopicity of treprostinil diethanolamine was evaluated in humidity chambers at approximately 52% RH and 68% RH. The materials were observed to gain 4.9% and 28% weight after 23 days in the ~52% RH and ~ 68% RH chambers, respectively.

Based on the above characterization data, Form A is a crystalline, anhydrous material which is hygroscopic and melts at  $103 \, {}^{\circ}C$ .

#### Form B

Treprostinil diethanolamine Form B was made from heated slurries (50 °C) of Form A in 1,4 dioxane and toluene, as shown in Table 16. Material isolated from 1,4dioxane was used to fully characterize Form B. A representative XRPD pattern of Form B is shown in Figure 20. Form A and Form B XRPD patterns are similar,

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IPR2020-00770 United Therapeutics EX2007 Page 7022 of 7335 however, significant differences are observed in the range of approximately 12 - 17 $^{\circ}2\theta$  (Figure 20).

The thermal data for Form B are shown in Figure 21. The DSC thermogram (Sample ID 1557-17-01) shows a single endotherm at 107 °C that is consistent with a melting event (as determined by hotstage microscopy). The TG shows minimal weight loss up to 100 °C.

The moisture sorption/desorption data for Form B are shown in Figure 22. There is minimal weight loss at 5% RH and the material absorbs approximately 49% water at 95% RH. Upon desorption from 95% down to 5% RH, the sample loses approximately 47%.

Form A and Form B can easily be detected in the DSC curve. Based on the above characterization data, Form B appears to be a crystalline material which melts at 107 °C.

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#### **Thermodynamic Properties:**

Inter-conversion experiments were carried out in order to determine the thermodynamically most stable form at various temperatures. These studies were performed in two different solvents, using Forms A and B material, and the data are summarized in Table 17. Experiments in isopropanol exhibit full conversion to Form B at ambient, 15 °C, and 30 °C after 7 days, 11 days, and 1 day, respectively. Experiments in tetrahydrofuran also exhibit conversion to Form B at ambient, 15 °C, and 30 °C conditions. Full conversion was obtained after 11 days at 15 °C, and 1 day at 30 °C. At ambient conditions, however, a minor amount of Form A remained after 7 days based on XRPD data obtained. Full conversion would likely occur upon extended slurry time. Based on these slurry inter-conversion experiments, Form B appears to be the most thermodynamically stable form. Form A and Form B appear to be related monotropically with Form B being more thermodynamically stable.

Table 17 Interconversion Studies of Treprostinil Diethanolamine

Sample No.	Forms	Solvent	Experiment/ Starting Materials	Temperature	Time
1557-22- 01	A vs. B	isopropanol	solid mixture # 1557-20-01 ^a	ambient	7 days
1557-47- 02	A vs. B		solid mixture # 1557-35-01 ^d	15 °C	11 days
1557-33- 02	A vs. B		solid mixture # 1557-35-01 ^d	30°C	1 day
1557-21- 02 ^e	A vs. B		solid mixture # 1557-20-01 ^b	50°C	-
1557-20- 03	A vs. B	tetrahydrofuran	solid mixture # 1557-20-01°	ambient	7 days
1557-47- 01	A vs. B		solid mixture # 1557-35-01 ^d	15°C	11 days
1557-33- 01	A vs. B		solid mixture # 1557-35-01 ^d	30°C	1 day
1557-21- 01 ^e	A vs. B		solid mixture # 1557-20-01°	50°C	-

a. saturated solution Sample ID 1557-21-03

b. saturated solution Sample ID 1519-96-03

c. saturated solution Sample ID 1519-96-02

d. saturated solution prepared just prior to addition of solids

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e. samples not analyzed as solubility (at 50  $^{\circ}\mathrm{C}$ ) of treprostinil diethanolamine was very high and solutions became discolored.

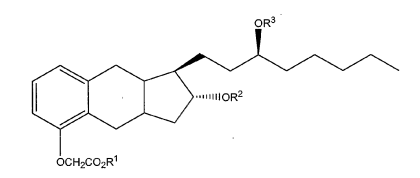
All references disclosed herein are specifically incorporated by reference thereto.

While preferred embodiments have been illustrated and described, it should be understood that changes and modifications can be made therein in accordance with ordinary skill in the art without departing from the invention in its broader aspects as defined herein.

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1. A compound having structure I



# wherein,

 $R^1$  is independently selected from the group consisting of H, substituted and unsubstituted benzyl groups, and groups wherein  $OR^1$  are substituted or unsubstituted glycolamide esters;

 $R^2$  and  $R^3$  may be the same or different and are independently selected from the group consisting of H, phosphate and groups wherein  $OR^2$  and  $OR^3$  form esters of amino acids or proteins, with the proviso that all of  $R^1$ ,  $R^2$  and  $R^3$  are not H;

enantiomers thereof; and

pharmaceutically acceptable salts of the compound.

2. The compound of claim 1, wherein  $R^1$  is a substituted or unsubstituted benzyl group.

3. The compound of claim 3, wherein  $\mathbb{R}^1$  is  $\mathbb{CH}_2\mathbb{C}_6\mathbb{H}_5$ .

4. The compound of claim 1, wherein  $OR^1$  is a substituted or unsubstituted glycolamide ester,  $R^1$  is  $-CH_2CONR^4R^5$ ,  $R^4$  and  $R^5$  may be the same or different and are independently selected from the group consisting of H, OH, substituted and unsubstituted alkyl groups,  $-(CH_2)_mCH_3$ ,  $-CH_2OH$ , and  $-CH_2(CH_2)_nOH$ , with the proviso that m is 0, 1, 2, 3 or 4, and n is 0, 1, 2, 3 or 4.

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IPR2020-00770 United Therapeutics EX2007 Page 7026 of 7335 5. The compound of claim 4, wherein one or both of  $R^4$  and  $R^5$  are independently selected from the group consisting of H, -OH, -CH₃, or -CH₂CH₂OH.

6. The compound of claim 4 , wherein both of  $\rm R^4$  and  $\rm R^5$  are H, -OH, -CH_3, or - CH_2CH_2OH.

7. The compound of claim 1, wherein one or both of  $R^2$  and  $R^3$  are H.

8. The compound of claim 1, wherein  $R^2$  and  $R^3$  are independently selected from phosphate and groups wherein  $OR^2$  and  $OR^3$  are esters of amino acids, dipeptides, esters of tripeptides and esters of tetrapeptides.

9. The compound of claim 8, wherein only one of  $R^2$  or  $R^3$  is a phosphate group.

10. The compound of claim 8, wherein  $R^2$  and  $R^3$  are independently selected from groups wherein  $OR^2$  and  $OR^3$  are esters of amino acids.

11. The compound of claim 10, wherein one or both of  $R^2$  and  $R^3$  are esters of glycine or alanine.

12. The compound of claim 1, wherein one of  $R^2$  and  $R^3$  are H.

13. The compound of claim 10, wherein  $R^2$  is H.

14. The compound of claim 1, wherein  $R^1$  is H.

15. The compound of claim 1, wherein the oral bioavailability of the compound is greater than the oral bioavailability of treprostinil.

16. The compound of claim 15, wherein the oral bioavailability of the compound is at least 50% greater than the oral bioavailability of treprostinil.

17. The compound of claim 16, wherein the oral bioavailability of the compound is at least 100% greater than the oral bioavailability of treprostinil.

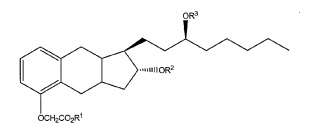
18. The compound of claim 1, further comprising an inhibitor of p-glycoprotein transport.

19. The compound of claim 1, further comprising a pharmaceutically acceptable excipient.

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IPR2020-00770 United Therapeutics EX2007 Page 7027 of 7335 20. A method of treating pulmonary hypertension and/or other disorders where prostacyclin shows benefit in a subject comprising orally administering a pharmaceutically effective amount of a compound of structure II:



wherein,

 $R^1$  is independently selected from the group consisting of H, substituted and unsubstituted alkyl groups, arylalkyl groups and groups wherein  $OR^1$  form a substituted or unsubstituted glycolamide ester;

 $R^2$  and  $R^3$  may be the same or different and are independently selected from the group consisting of H, phosphate and groups wherein  $OR^2$  and  $OR^3$  form esters of amino acids or proteins, with the proviso that all of  $R^1$ ,  $R^2$  and  $R^3$  are not H;

enantiomers thereof; and

a pharmaceutically acceptable salt of the compound.

21. The method of claim 20, wherein when  $OR^1$  forms a substituted or unsubstituted glycolamide ester,  $R^1$  is -CH₂CONR⁴R⁵, wherein  $R^4$  and  $R^5$  may be the same or different and are independently selected from the group consisting of H, OH, substituted and unsubstituted alkyl groups, -(CH₂)_mCH₃, -CH₂OH, and -CH₂(CH₂)_nOH, with the proviso that m is 0, 1, 2, 3 or 4, and n is 0, 1, 2, 3 or 4.

22. The method of claim 21, wherein  $\mathbb{R}^1$  is a  $\mathbb{C}_1$ - $\mathbb{C}_4$  alkyl group.

23. The method of claim 22, wherein R1 is selected from the group consisting of methyl, ethyl, propyl or butyl.

24. The method of claim 20, wherein  $\mathbb{R}^1$  is a substituted or unsubstituted benzyl group.

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IPR2020-00770 United Therapeutics EX2007 Page 7028 of 7335 25. The method of claim 24, wherein  $R^1$  is  $-CH_3$  or  $-CH_2C_6H_5$ .

26. The method of claim 21,  $R^4$  and  $R^5$  are the same or different and are independently selected from the group consisting of H, OH, -CH₃, and -CH₂CH₂OH.

27. The method of claim 20, wherein one or both of  $R^2$  and  $R^3$  are H.

28. The method of claim 20, wherein one or both of  $R^2$  and  $R^3$  are not H and  $R^2$ and  $R^3$  are independently selected from phosphate and groups wherein  $OR^2$  and  $OR^3$ are esters of amino acids, dipeptides, esters of tripeptides and esters of tetrapeptides.

29. The method of claim 20, wherein only one of  $R^2$  or  $R^3$  is a phosphate group.

30. The method of claim 28 wherein  $R^2$  and  $R^3$  are independently selected from groups wherein  $OR^2$  and  $OR^3$  are esters of amino acids.

31. The method of claim 30, wherein one or both of  $R^2$  and  $R^3$  are esters of glycine or alanine.

32. The method of claim 28, wherein one of  $\mathbb{R}^1$  is H.

33. The method of claim 28, wherein one of  $R^1$  and  $R^2$  is H.

34. The method of claim 33, wherein  $R^2$  is H.

35. The method of claim 20, wherein the oral bioavailability of the compound is greater than the oral bioavailability of treprostinil.

36. The method of claim 35, wherein the oral bioavailability of the compound is at least 50% greater than the oral bioavailability of treprostinil.

37. The method of claim 36, wherein the oral bioavailability of the compound is at least 100% greater than the oral bioavailability of treprostinil.

38. The method of claim 20, further comprising administering pharmaceutically effective amount of a p-glycoprotein inhibitor.

39. The method of claim 38, wherein the p-glycoprotein inhibitor is administered simultaneously with the compound of structure II.

40. The method of claim 38, wherein the p-glycoprotein inhibitor is administered prior to administration of the compound of structure II.

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IPR2020-00770 United Therapeutics EX2007 Page 7029 of 7335 41. The method of claim 38, wherein the p-glycoprotein inhibitor is administered orally or intravenously.

42. The method of claim 20, wherein the method is used to treat pulmonary hypertension.

43. A method of increasing the oral bioavailability of treprostinil or pharmaceutically acceptable salt thereof, comprising administering a pharmaceutically effective amount of a p-glycoprotein inhibitor and orally administering a pharmaceutically effective amount of treprostinil and to a subject.

44. The method of claim 43, wherein the p-glycoprotein inhibitor is administered simultaneously with the treprostinil.

45. The method of claim 43, wherein the p-glycoprotein inhibitor is administered prior to administration of the treprostinil.

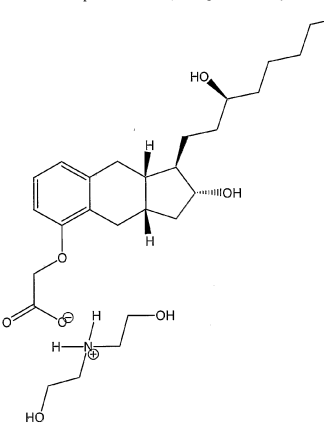
46. The method of claim 43, wherein the p-glycoprotein inhibitor is administered orally or intravenously.

47. A composition comprising treprostinil or a pharmaceutically acceptable salt thereof and a p-glycoprotein inhibitor.

48. The compound of claim 1, wherein the pharmaceutically actable salt is diethanolamine.

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49. The compound of claim 1, having the following structure:

50. The compound of claim 1, wherein the compounds is a polymorph of Form B.

51. The compound of claim 50, wherein the compound has an X-ray powder diffraction pattern as shown in Figure 20.

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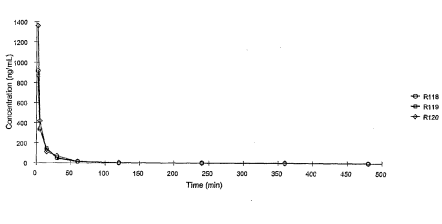
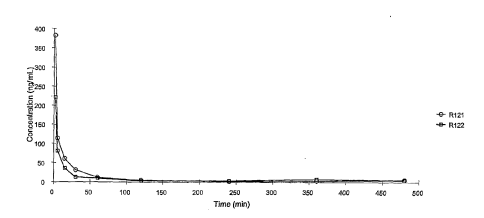
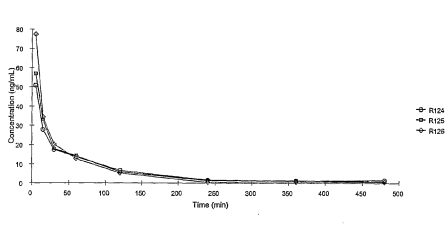


FIGURE 1A



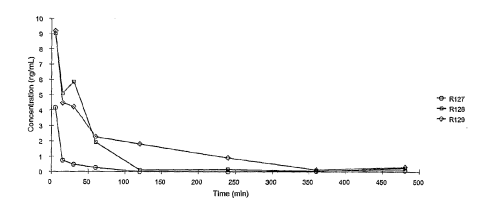


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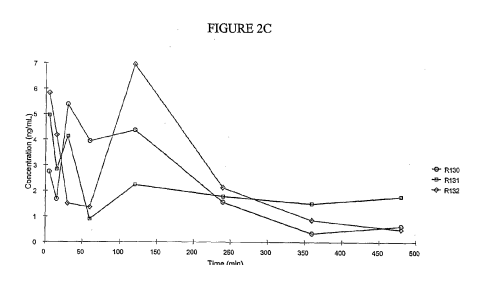








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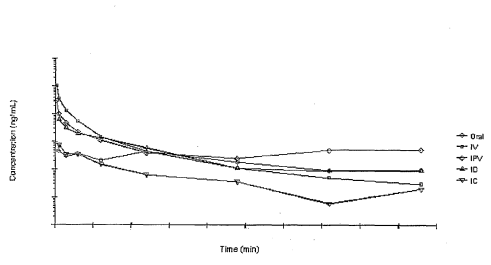
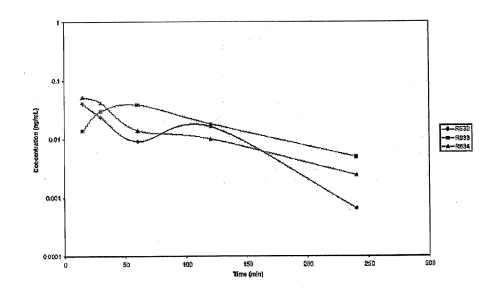


FIGURE 3

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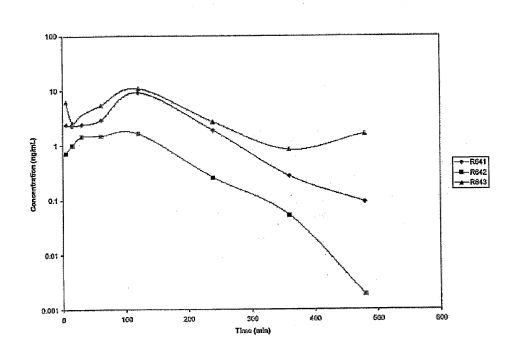


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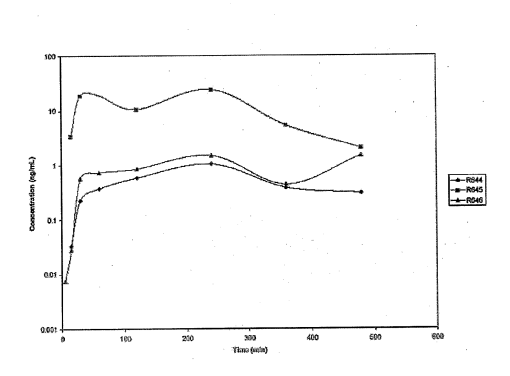
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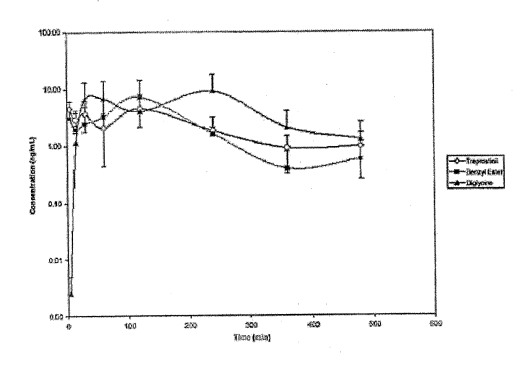


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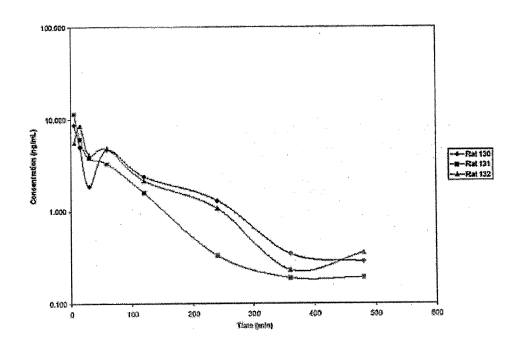


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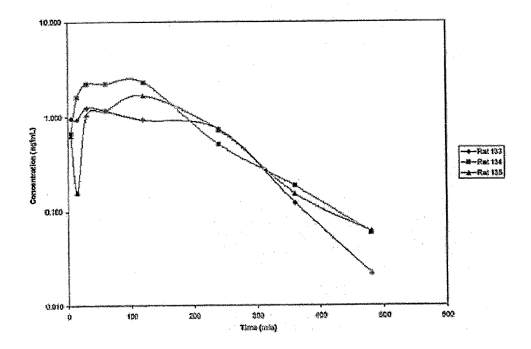


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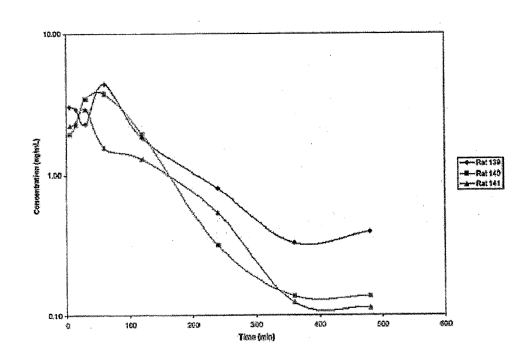


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FIGURE 10

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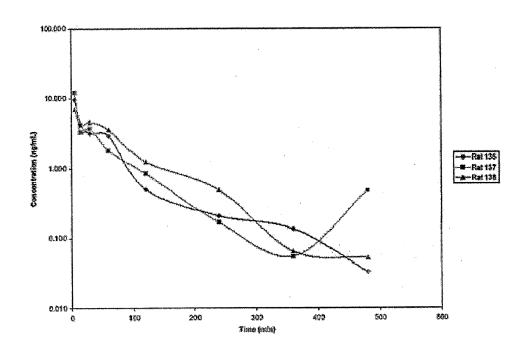


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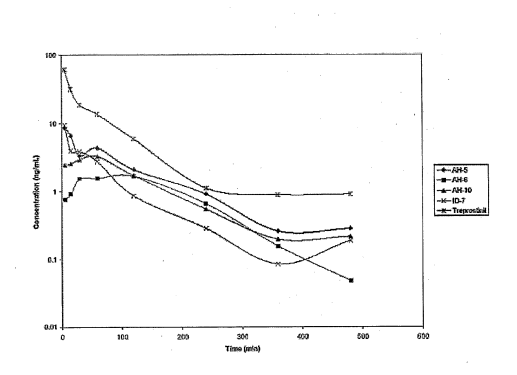




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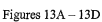
IPR2020-00770 United Therapeutics EX2007 Page 7043 of 7335 FIGURE 12

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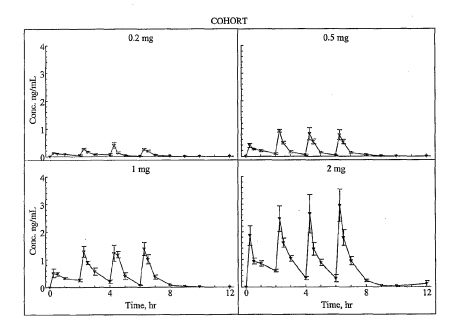


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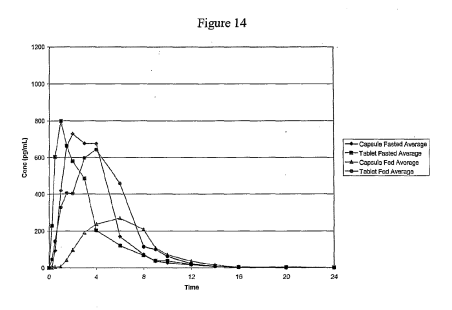


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2/4/2016, EAST Version: 3.2.1.1

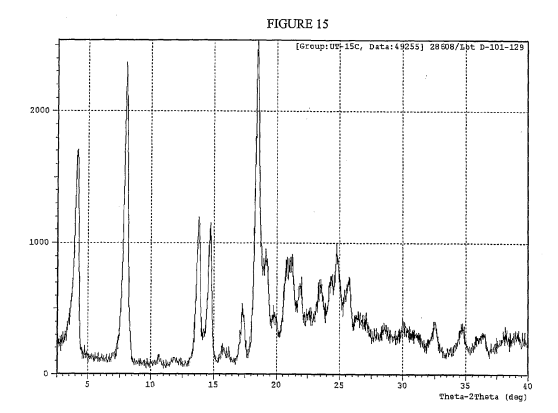
IPR2020-00770 United Therapeutics EX2007 Page 7045 of 7335 WO 2005/007081



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2/4/2016, EAST Version: 3.2.1.1

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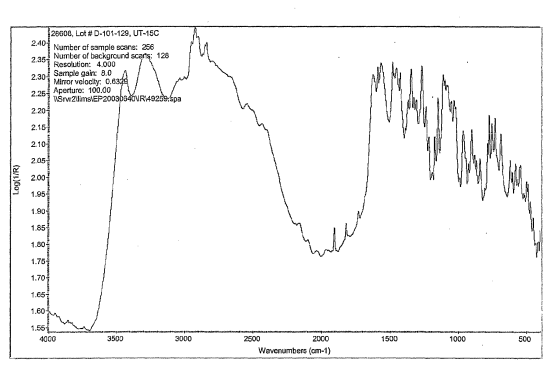


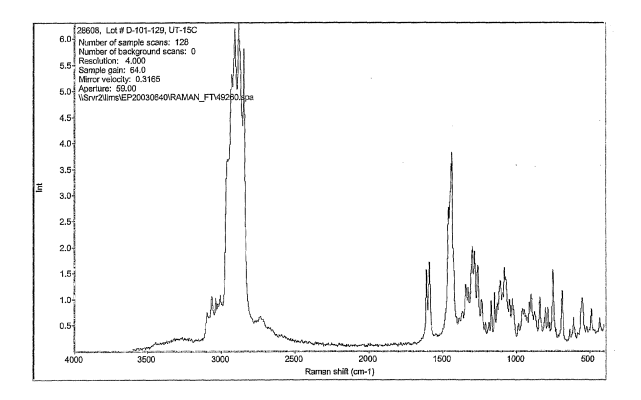
FIGURE 16

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2/4/2016, EAST Version: 3.2.1.1

IPR2020-00770 United Therapeutics EX2007 Page 7048 of 7335 FIGURE 17

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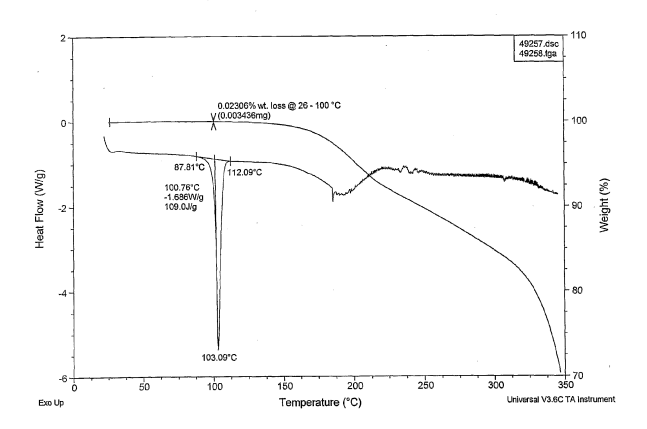
2/4/2016, EAST Version: 3.2.1.1

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PCT/US2004/016401

#### FIGURE 18

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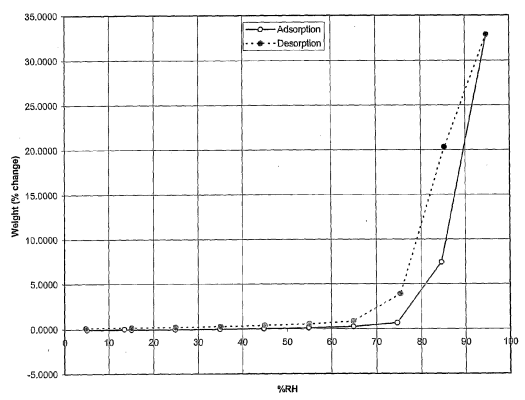
2/4/2016, EAST Version: 3.2.1.1

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PCT/US2004/016401

FIGURE 19

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#### Treprostinil Diethanolamine (UT-15C), 28608, D-101-129 File 49261

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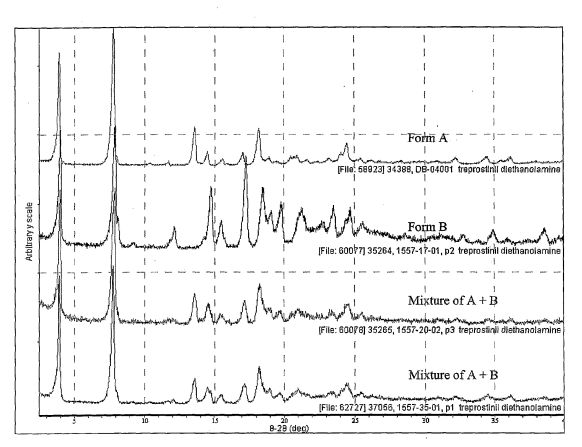


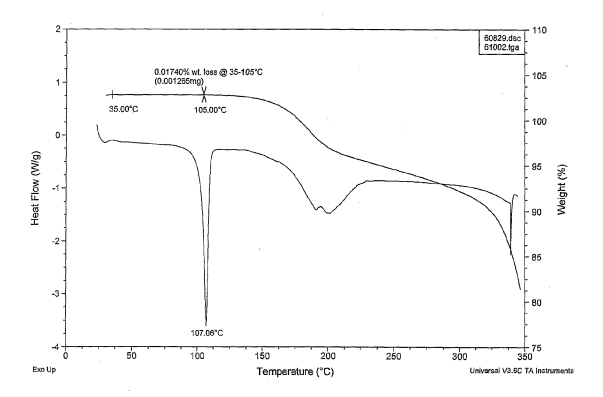
FIGURE 20

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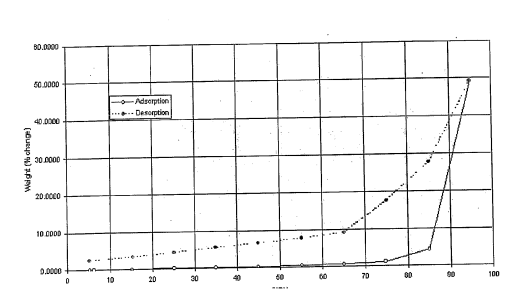


FIGURE 22

2/4/2016, EAST Version: 3.2.1.1

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	Application/Control No.	Applicant(s)/Patent Under Reexamination
Index of Claims	14754932	BATRA ET AL.
	Examiner	Art Unit
	YEVEGENY VALENROD	1672
✓ Rejected -	Cancelled N Non-E	lected A Appeal

=	Allowed	÷	Restricted		I	Interference		0	Objected
	Claims renumbered in tl	ne same (	order as presented by ap	plicant	t	🗌 СРА	Σ	3 T.D	). 🗌 R.1.47
	CLAIM					DATE			

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Final	Original	07/28/2015	09/10/2015	02/04/2016			
1	1	~	=	~			
2	2	~	=	~			
3	3	~	=	~			
	4	~	-	-			
	5	~	-	-			
4	6	~	=	~			
	7	√	-	-			
5	8	✓	=	~			
	9			~			
	10			✓			
	11			~			
	12			~			
	13			✓			
	14			✓			

U.S. Patent and Trademark Office

Part of Paper No.: 20160204

IPR2020-00770 United Therapeutics EX2007 Page 7055 of 7335

## 14754932 - GAU: 1672

	Substitute for for	m 1449/PTO	C	omplete if Known
	INFORMATION (	DISCLOSURE	Application Number	14/754932
	STATEMENT BY	APPLICANT	Filing Date	6/30/2015
Dat	e Submitted:DE	C 0 8 2015	First Named Inventor	Hitesh BATRA
Dat	e Submitteu.		Art Unit	1672
	(use as many shee	ts as necessary)	Examiner Name	Yevgeny Valenrod
Sheet	1	of 1	Attorney Docket Number	080618-1550

			U.S. PATENT DO	CUMENTS	
Examiner	Cite	Document Number	Publication Date	Name of Patentee or Applicant of	Pages, Columns, Lines, Where Relevant
Initials*	No. ¹	Number-Kind Code ² (if known)	MM-DD-YYYY	Cited Document	Passages or Relevant Figures Appear
	B1	3,703,544	11/21/1972	Morozowich	
	B2	3,888,916	06/10/1975	Sinkula	

			FOREIGN PATENT D	OCUMENTS		
Examiner Initials*	Cite No. ¹	Foreign Patent Document Country Code ³⁻ Number ⁴⁻ Kind Code ⁵ ( <i>if known</i> )	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Documents	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear	т ⁶
****						

		NON PATENT LITERATURE DOCUMENTS	
Examiner Initials*	Cite No.1	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.) date, page(s), volume-issue number(s), publisher, city and/or country where published.	T ⁶
	В3	Steadymed Ltd., v. United Therapeutics Corporation, Petition for <i>Inter Partes</i> Review of U.S. Patent No. 8,497,393, under 37 CFR 42.100, dated October 1, 2015, with Exhibits 1009, 1010, 1017 and 1018.	
	B4	Ege, S., Organic Chemistry Second Edition, 1989, 541-547.	
	B5	Schoffstall et al., <i>Microscale and Miniscale Organic Chemistry Laboratory Experiments</i> , 2nd. Ed., 2004, 200-202.	
	B6	Wiberg, Kenneth, Laboratory Technique in Organic Chemistry, 1960, 112.	

	Examiner Signature	/Yevgeny Valenrod/	Date Considered	02/04/2016
4814-177	71-3705.1			

ALL REFERENCES CONSIDERED EXCEPT WHERE LINED THROUGH. /YV/

IPR2020-00770 United Therapeutics EX2007 Page 7056 of 7335

# IPR2020-00770 United Therapeutics EX2007 Page 7057 of 7335

2/4/2016 3:53:31 PM C:\Users\yvalenrod\Documents\EAST\Workspaces\14754932.wsp

Page	1
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L7	29	((Raju) near2 (Penmasta)).INV.	US-PGPUB; USPAT; USOCR	OR	ON	2016/02/04 14:02
L8	235	((David) near2 (Walsh)).INV.	US-PGPUB; USPAT; USOCR	OR	ON	2016/02/04 14:02
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L11	514	c07c59/72.cpc.	US-PGPUB; USPAT; USOCR	OR	ON	2016/02/04 14:02
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L14	39	L13 and treprostinil	US-PGPUB; USPAT; USOCR	OR	ON	2016/02/04 14:02

# EAST Search History (Prior Art)

Search Query

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L18	2	wo "2005007081"	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	ADJ	ON	2016/02/04 15:34

# EAST Search History (Prior Art)

# EAST Search History (Interference)

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	Application/Control No.	Applicant(s)/Patent Under Reexamination
Search Notes	14754932	BATRA ET AL.
	Examiner	Art Unit
	YEVEGENY VALENROD	1672

CPC- SEARCHED		
Symbol	Date	Examiner

CPC COMBINATION SETS - SEARCHED		
Symbol	Date	Examiner

	US CLASSIFICATION SEARCHE	Đ	
Class	Subclass	Date	Examiner

SEARCH NOTES		
Search Notes	Date	Examiner
EAST	2/4/2016	YV
Inventor	2/4/2016	YV

	INTERFERENCE SEARCH		
US Class/	US Subclass / CPC Group	Date	Examiner
CPC Symbol			
C07C			

	/YEVEGENY VALENROD/ Primary Examiner.Art Unit 1672	

U.S. Patent and Trademark Office

Part of Paper No. : 20160204

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To:	ipdocketing@foley.com,,
From:	PAIR_eOfficeAction@uspto.gov
Cc:	PAIR_eOfficeAction@uspto.gov
Subject:	Private PAIR Correspondence Notification for Customer Number 22428

Feb 11, 2016 05:20:54 AM

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Foley & Lardner LLP 3000 K STREET N.W. SUITE 600 WASHINGTON, DC 20007-5109 UNITED STATES

The following USPTO patent application(s) associated with your Customer Number, 22428, have new outgoing correspondence. This correspondence is now available for viewing in Private PAIR.

The official date of notification of the outgoing correspondence will be indicated on the form PTOL-90 accompanying the correspondence.

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Application	Document	Mailroom Date	Attorney Docket No.
14754932	CTNF	02/11/2016	080618-1550
	892	02/11/2016	080618-1550
	1449	02/11/2016	080618-1550

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If you have any questions, please email the Electronic Business Center (EBC) at EBC@uspto.gov with 'e-Office Action' on the subject line or call 1-866-217-9197 during the following hours:

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Thank you for prompt attention to this notice,

UNITED STATES PATENT AND TRADEMARK OFFICE PATENT APPLICATION INFORMATION RETRIEVAL SYSTEM

> IPR2020-00770 United Therapeutics EX2007 Page 7060 of 7335

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

First Inventor Name: Hitesh BATRA Title: AN IMPROVED PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN® Appl. No.: 14/754932 Appl. Filing Date: 6/30/2015 Examiner: Yevgeny Valenrod Art Unit: 1672 Confirmation Number: 1865

## REQUEST FOR CONTINUED EXAMINATION (RCE) TRANSMITTAL

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

Commissioner:

This is a Request for Continued Examination (RCE) under 37 C.F.R. § 1.114 of the above-identified application. This RCE and the enclosed items listed below are being filed prior to the earliest of: (1) payment of the issue fee (unless a petition under 37 C.F.R. § 1.313 is granted); (2) abandonment of the application; or (3) the filing of a notice of appeal to the U.S. Court of Appeals for the Federal Circuit under 35 U.S.C. §141, or the commencement of a civil action under 35 U.S.C. §145 or §146 (unless the appeal or civil action is terminated).

- ] -

1. <u>Submission required under 37 C.F.R. §1.114</u>: (check items that apply)

a. Previously submitted:

4813-4684-2411.1

- [] Please enter and consider the amendment and/or reply previously filed on ____.
- [] Please consider the Affidavit(s)/Declaration(s) previously filed on ___ but not considered.
- [] Please consider the arguments in the Appeal Brief or Reply previously filed on ____.
- [] <u>Other Documents</u>.
- b. Enclosed are:
- [X] Amendment/Reply.
- [] Affidavit(s)/Declaration(s).
- [X] Information Disclosure Statement, Form PTO/SB/08 and listed references.
- [] PTO/SB/424 Request for Prioritized Examination.
- [] Other Documents

#### Miscellaneous:

[] Suspension of action of the above-identified application is requested under 37 C.F.R. § 1.103(c) for a period of _____ months.

4813-4684-2411.1

RCE Fee 1.17(e):	Claims as Amended		Previously Paid For		xtra Claims resent		Rate \$1,200.0 0	=	Fee Totals \$1,200.00
Total Claims:	11	-	20	= 0		x	\$80.00		\$0.00
Independents	1	-	3	= 0		x	\$420.00		\$0.00
Fi <b>r</b> st pr	esentation of	any	Multiple D	epend	ent Claims:	+	\$780.00		\$0.00
					CLAIMS	FEE	TOTAL:		\$1,200.00

The filing fee is calculated below at the large entity rate:

[] Applicant hereby petitions for an extension of time under 37 C.F.R. §1.136(a) for the total number of months checked below:

-3-

4813-4684-2411.1

IPR2020-00770 United Therapeutics EX2007 Page 7063 of 7335

				An example to the hole of the
\$0.00	0	\$200.00	Extension for response filed within the first month:	[]
\$0.00		: \$600.00	Extension for response filed within the second month:	[]
\$0.00		\$1,400.00	Extension for response filed within the third month:	[]
\$0.00		\$2,200.00	Extension for response filed within the fourth month:	[]
\$0.00		\$3,000.00	Extension for response filed within the fifth month:	[]
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\$0.00	•	EE TOTAL	EXTENSION FE	
\$1,200.00	-	EE TOTAL:	CLAIMS AND EXTENSION FE	
\$0.00	-	R. § 1.17 (c)	Prioritized Examination fee (Track I) under 37 C.F.R.	
\$0.00	~	R. § 1.17 (i)	Processing Fee (Track I) under 37 C.F.R	
\$0.00	-	lication Fee	Publi	
\$0.00	~	. § 1.103(c)	Suspension of action requested under 37 C.F.R.	[]
\$1,200.00		DTAL FEE:	ТО	

The above-identified fees of \$1,200.00 are being paid by credit card via EFS-Web.

The Commissioner is hereby authorized to charge any additional fees which may be required regarding this application under 37 C.F.R. §§ 1.16-1.17, or credit any overpayment, to Deposit Account No. 19-0741. Should no proper payment be enclosed herewith, as by the credit card payment instructions in EFS-Web being incorrect or absent, resulting in a rejected or incorrect credit card transaction, the Commissioner is authorized to charge the unpaid amount to Deposit Account No. 19-0741.

4813-4684-2411.1

IPR2020-00770 United Therapeutics EX2007 Page 7064 of 7335 Please direct all correspondence to the undersigned attorney or agent at the address indicated below.

-5-

Respectfully submitted,

Date

Telephone:

Facsimile:

FOLEY & LARDNER LLP

Customer Number: 22428

DEC 08 2015

(202) 672-5569

(202) 672-5399

By ___

Stephen B. Maebius Attorney for Applicant Registration No. 35,264

4813-4684-2411.1

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### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

First Inventor Name:	Hitesh BATRA
Title:	AN IMPROVED PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN®
Appl. No.:	14/754,932
Filing Date:	6/30/2015
Examiner:	Yevgeny Valenrod
Art Unit:	1672
Confirmation Number:	1865

#### AMENDMENT ACCOMPANYING RCE

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

Commissioner:

This amendment is submitted together with an RCE following receipt of a Notice of Allowability mailed on Sept. 18, 2015.

Amendments to the Claims are reflected in the listing of claims which begins on page 2 of this document.

-1-

Remarks begin on page 4 of this document.

4825-5394-9227.1

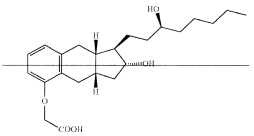
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#### Amendments to the Claims:

This listing of claims will replace all prior versions and listings of claims in the application:

#### **Listing of Claims:**

1. (Currently Amended) A high purity treprostinil batch comprising treprostinil or a salt thereof prepared by (a) alkylating a benzindene triol, (b) hydrolyzing the product of step (a) to form a solution comprising treprostinil, (c) contacting the solution comprising treprostinil from step (b) with a base to form a salt of treprostinil, (d) isolating the salt of treprostinil, and (e) optionally reacting the salt of treprostinil with an acid to form treprostinil, and wherein purity of treprostinil in the batch is at least 99.8% as determined by HPLC and the treprostinil in the batch has the formula:



, wherein the batch contains at least 2.9 g of

treprostinil or its salt.

2. (Currently Amended) The high purity treprostinil batch of claim 1, wherein purity of treprostinil <u>or its salt</u> in the batch is at least-<u>99.9%</u> <u>99.0%</u> as determined by HPLC.

3. (Currently Amended) The high purity treprostinil batch of claim 1, wherein the batch does not contain impurities resulting from <u>said</u> alkylation or hydrolysis-of an intermediate.

4-5. (Canceled)

6. (Currently Amended) The high purity treprostinil-batch of claim 1, which has been dried under vacuum.

7. (Canceled)

8. (Currently Amended) A pharmaceutical product comprising a therapeutically effective amount of treprostinil from a high purity treprostinil-batch as claimed in claim 1.

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IPR2020-00770 United Therapeutics EX2007 Page 7067 of 7335 9. (New) A pharmaceutical product comprising a therapeutically effective amount of a salt of treprostinil from a batch as claimed in claim 1.

10. (New) The product of claim 9 wherein the salt is the diethanolamine salt of treprostinil.

11. (New) A method of preparing a pharmaceutical product from a high purity batch as claimed in claim 1, comprising storing a batch of a salt of treprostinil as claimed in claim 1 at ambient temperature, and preparing a pharmaceutical product from the batch after storage.

12. (New) A method as claimed in claim 11, wherein the salt of treprostinil is a diethanolamine salt.

13. (New) A method of preparing a high purity batch as claimed in claim 1, comprising (a) alkylating a benzindene triol, (b) hydrolyzing the product of step (a) to form a solution comprising treprostinil, (c) contacting the solution comprising treprostinil from step (b) with a base to form a salt of treprostinil, (d) isolating the salt of treprostinil, and (e) optionally reacting the salt of treprostinil with an acid to form treprostinil.

14. (New) A method as claimed in claim 13, wherein the salt of treprostinil is a diethanolamine salt.

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#### PRELIMINARY REMARKS

Applicants respectfully request reconsideration and allowance of the present application.

#### **Status of Claims**

Applicants have amended claim 1 without prejudice or disclaimer. Applicants have added dependent method claims 9-14, support for which can be found in the original claims and in paragraph 46. Support for the amended claim 1 may be found throughout the specification as filed, including paragraphs 30-31. No new matter has been added. Applicants reserve the right to file one or more continuing application directed to the subject matter omitted by the present amendment.

After the amendment, claims 1-3, 6, and 8-14 are pending. The above claims should be allowable for reasons set forth in prior responses.

#### **Concluding Remarks**

Applicants believe that the application is in condition for allowance. Favorable reconsideration is respectfully requested. The Examiner is invited to contact the undersigned by telephone if it is felt that a telephone interview would advance prosecution.

The Commissioner is hereby authorized to charge any additional fees that may be required regarding this application under 37 C.F.R. §§ 1.16-1.17, or credit any overpayment, to Deposit Account No. 19-0741. Should no proper payment be enclosed herewith, as by a check being in the wrong amount, unsigned, post-dated, otherwise improper or informal or even entirely missing or a credit card payment form being unsigned, providing incorrect information resulting in a rejected credit card transaction, or even entirely missing, the Commissioner is authorized to charge the unpaid amount to Deposit Account No. 19-0741. If any extensions of time are needed for timely acceptance of papers submitted herewith, Applicant hereby petitions

4825-5394-9227.1

IPR2020-00770 United Therapeutics EX2007 Page 7069 of 7335 for such extension under 37 C.F.R. §1.136 and authorizes payment of any such extension fees to Deposit Account No. 19-0741.

Respectfully submitted,

Date _____ DEC 0 8 2015

By Mythe Ather

FOLEY & LARDNER LLPCustomer Number: 22428Telephone:(202) 672-5569Facsimile:(202) 672-5399

Stephen B. Maebius Attorney for Applicant Registration No. 35,264

4825-5394-9227.1

IPR2020-00770 United Therapeutics EX2007 Page 7070 of 7335

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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Title:	AN IMPROVED PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN®
Appl. No.:	14/754932
Filing Date:	6/30/2015
Examiner:	Yevgeny Valenrod
Art Unit:	1672

Confirmation Number: 1865

### INFORMATION DISCLOSURE STATEMENT UNDER 37 CFR §1.56

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

Commissioner:

Applicant submits herewith documents for the Examiner's consideration in accordance with 37 CFR §§1.56, 1.97 and 1.98.

Applicant respectfully requests that each listed document be considered by the Examiner and be made of record in the present application and that an initialed copy of Form PTO/SB/08 be returned in accordance with MPEP §609.

The submission of any document herewith is not an admission that such document constitutes prior art against the claims of the present application or that such document is considered material to patentability as defined in 37 CFR §1.56(b). Applicants do not waive any

4812-4679-6585.1

IPR2020-00770 United Therapeutics EX2007 Page 7071 of 7335 rights to take any action which would be appropriate to antedate or otherwise remove as a competent reference any document submitted herewith.

### **CONCISE EXPLANATION OF RELEVANCE**

Document B3 is a Petition for *Inter Partes* Review filed against parent patent U.S. 8,497,393, dated October 1, 2015, including Exhibits 1009, 1010, 1017 and 1018. Documents B1-B2 and B4-B6 are exhibits from said IPR Petition which are prior art items not already of record in the present application.

#### TIMING OF THE DISCLOSURE

The listed documents are being submitted in compliance with 37 CFR §1.97(b), after an RCE and before the first Office Action on the merits.

It is believed no fees are due for the present IDS. The Commissioner is hereby authorized to charge any additional fees which may be required regarding this submission under 37 C.F.R. §§ 1.16-1.17, or credit any overpayment, to Deposit Account No. 19-0741. Should no proper payment be enclosed herewith, as by the credit card payment instructions in EFS-Web being incorrect or absent, resulting in a rejected or incorrect credit card transaction, the Commissioner is authorized to charge the unpaid amount to Deposit Account No. 19-0741.

Respectfully submitted,

Date

DEC 082015

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By_

Stephen B. Maebius Attorney for Applicant Registration No. 35,264

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	Substitute for for	m 1449/PTO	с	omplete if Known
	INFORMATION [	DISCLOSURE	Application Number	14/754932
	STATEMENT BY	APPLICANT	Filing Date	6/30/2015
Date Submitted:		C 0 8 2015	First Named Inventor	Hitesh BATRA
		Art Unit	1672	
(	(use as many sheel	's as necessary)	Examiner Name	Yevgeny Valenrod
Sheet	1	of 1	Attorney Docket Number	080618-1550

U.S. PATENT DOCUMENTS					
Examiner	Cite	Cite Document Number	Publication Date	Name of Patentee or Applicant of	Pages, Columns, Lines, Where Relevant
Initials*	No. ¹	Number-Kind Code ² (if known)	MM-DD-YYYY	Cited Document	Passages or Relevant Figures Appear
	B1	3,703,544	11/21/1972	Morozowich	9 11
	B2	3,888,916	06/10/1975	Sinkula	

FOREIGN PATENT DOCUMENTS						
Examiner Initials*	Cite No. ¹	Foreign Patent Document Country Code ³⁻ Number ⁴⁻ Kind Code ⁵ ( <i>if known</i> )	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Documents	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear	Т ⁶

	NON PATENT LITERATURE DOCUMENTS			
		Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.) date, page(s), volume-issue number(s), publisher, city and/or country where published.	Т ⁶	
	В3	Steadymed Ltd., v. United Therapeutics Corporation, Petition for <i>Inter Partes</i> Review of U.S. Patent No. 8,497,393, under 37 CFR 42.100, dated October 1, 2015, with Exhibits 1009, 1010, 1017 and 1018.		
	B4	Ege, S., Organic Chemistry Second Edition, 1989, 541-547.		
	B5	Schoffstall et al., <i>Microscale and Miniscale Organic Chemistry Laboratory Experiments</i> , 2nd. Ed., 2004, 200-202.		
	B6	Wiberg, Kenneth, Laboratory Technique in Organic Chemistry, 1960, 112.		

	Examiner Signature	Date Considered	
4814-177	1-3705.1		

# UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

STEADYMED LTD.,

Petitioner,

v.

UNITED THERAPEUTICS CORPORATION

Patent Owner.

Case IPR Unassigned

Patent No. 8,497,393

# PETITION FOR *INTER PARTES* REVIEW OF U.S. PATENT NO. 8,497,393 UNDER 37 C.F.R. § 42.100

Mail Stop "Patent Board" Patent Trial and Appeal Board U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

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# **TABLE OF EXHIBITS**

EXHIBIT	DESCRIPTION	ABBREVIATION
1001	U.S. Patent No. 8,497,393 to Batra, et al.	'393 Patent
1002 - 1	Prosecution History of U.S. Patent No. 8,242,305 (excerpts)	
1002 - 2	Prosecution History of U.S. Patent No. 8,497,393	
1003	U.S. Patent No. 6,765,117 to Moriarty, et al.	'117 Patent
1004	J. Org. Chem. 2004, 1890-1902 by Moriarty, et al.	Moriarty
1005	International Publication No. WO 2005/007081 to Phares, et al.	Phares
1006	Japanese Patent App. No. 56-122328A to Kawakami, et al. (Japanese)	Kawakami
1007	Certified English translation of Japanese Patent App. No. 56-122328A to Kawakami, et al.	Kawakami
1008	Ege, S. (1989). Organic Chemistry Second Edition (pp. 543-547)	Ege
1009	Declaration of Jeffrey D. Winkler, Ph.D.	Winkler Decl.
1010	Curriculum Vitae of Jeffrey D. Winkler, Ph.D.	
1011	Affidavit of Boris Levine certifying Translation of Japanese Patent App. No. 56- 122328A to Kawakami, et al.	

EXHIBIT	DESCRIPTION	ABBREVIATION
1012	Wiberg, Kenneth (1960), Laboratory Technique in Organic Chemistry (p. 112)	Wiberg
1013	U.S. Patent No. 6,441,245 to Moriarty, et al.	'245 Patent
1014	Schoffstall, "Microscale and Miniscale Organic Chemistry Laboratory Experiments," 200-202 (2d ed.) (2004)	Schoffstall
1015	U.S. Patent No. 3,703,544 to Morozowich, et al.	'544 Patent
1016	U.S. Patent No. 3,888,916 to Sinkula, et al.	'916 Patent
1017	"Getting Started in HPLC," Section 4D: Precision and Accuracy, available at <u>http://www.lcresources.com/resources/getstart/</u> <u>4d01.htm</u> (accessed Sept. 29, 2015)	
1018	Gilbert, "Experimental Organic Chemistry: A Miniscule and Microscale Approach," 113- 117 (5th. ed.) (2011)	Gilbert ¹

¹ For ease of reference, all citations to the above references are to the bateslabeled page number. Petitioner utilizes the "column, line number" format, however, for any referenced U.S. Patents (*i.e.*, Exhibit Nos. 1001, 1003, 1013, 1015, and 1016).

SteadyMed Ltd. ("Petitioner") in accordance with 35 U.S.C. §§ 311-319 and 37 C.F.R. § 42.100 *et seq.*, requests that the United States Patent and Trademark Office ("USPTO") proceed with an *inter partes* review of Claims 1-22 of U.S. Patent No. 8,497,393 (the '393 Patent") (Ex. 1001).

# I. COMPLIANCE WITH FORMAL REQUIREMENTS

### A. Mandatory Notices Under 37 C.F.R. § § 42.8(b)(1)-(4)

# 1. Real Party-in-Interest

SteadyMed Ltd., SteadyMed Therapeutics, Inc., and SteadyMed U.S. Holdings, Inc. are the real parties-in-interest.

# 2. Related Matters

Petitioner advises that to its knowledge there are no related matters to which it is a party. Petitioner further advises that the '393 Patent is subject to the following U.S. District Court litigations, currently pending in the District of New Jersey: (1) United Therapeutics Corp. v. Sandoz, Inc., Civ. No. 14-cv-05499; (2) United Therapeutics Corp. v. Teva Pharmaceuticals U.S.A., Inc., Civ. No. 14-cv-05498; and (3) United Therapeutics Corp. v. Watson Laboratories, Inc., Civ. No. 15-cv-05723.

## 3. Lead And Back-Up Counsel

Pursuant to 37 C.F.R. § 42.8(b)(3) and 42.10(a), Petitioner provides the following designation of counsel: Lead counsel is Stuart E. Pollack (Reg. No. 43,862) and backup counsel is Lisa A. Haile (Reg. No. 38,347), both at email

IPR2020-00770 United Therapeutics EX2007 Page 7079 of 7335 address: <u>Steadymed-IPR@dlapiper.com</u>. Postal and hand delivery for both is DLA Piper LLP (US), 1251 Avenue of the Americas, 27th Floor, New York, New York 10020. Telephone for Dr. Pollack is (212) 335-4964; telephone for Dr. Haile is (858) 677-1456. The fax for both is (212) 335-8464.

# 4. Powers of Attorney and Service Information

Pursuant to 37 C.F.R. § 42.10(b), a Power of Attorney accompanies this Petition. Petitioner consents to service by email at <u>Steadymed-IPR@dlapiper.com</u>.

# B. Proof of Service on the Patent Owner

As identified in the attached Certificate of Service, a copy of this Petition in its entirety is being served to Patent Owner ("Patentee") at the address listed in the USPTO's records by overnight courier pursuant to 37 C.F.R. § 42.6.

# C. Fees

A fee of \$26,200 has been paid for this Petition. Twenty-two (22) claims are being reviewed. The undersigned further authorizes the United States Patent and Trademark Office, including the Patent Trial and Appeal Board to charge any additional fee that might be due or required to Deposit Account No. 07-1896.

## **II. GROUNDS FOR STANDING**

In accordance with 37 C.F.R. § 42.104(a), Petitioner certifies that the '393 Patent is available for *inter partes* review and that Petitioner is not barred or estopped from requesting an *inter partes* review challenging the patent claims on the grounds identified in this Petition.

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#### **III. STATEMENT OF PRECISE RELIEF REQUESTED**

In accordance with 37 C.F.R. § 42.22, Petitioner respectfully requests that Claims 1-22 of the '393 Patent be found invalid for the reasons set forth below.

#### IV. IDENTIFICATION OF CHALLENGE

Inter partes review is requested in view of the following references:

- <u>Exhibit 1004</u>: J. Org. Chem. 2004, 1890-1902 by Moriarty, et al. ("Moriarty");
- <u>Exhibit 1005</u>: International Publication No. WO 2005/007081 to Phares, et al. ("Phares");
- <u>Exhibit 1006</u> (Japanese) and <u>Exhibit 1007</u> (English): Japanese Patent App.
   No. 56-122328A to Kawakami, et al. ("Kawakami");
- <u>Exhibit 1008</u>: Organic Chemistry Second Edition (pp. 543-547) by Ege ("Ege").

Pursuant to 37 C.F.R. § 42.63(b), Exhibit 1011 contains an affidavit attesting that a professional translator and interpreter fluent in the English and Japanese languages translated Kawakami (Ex. 1006).

Each of the patents and printed publications set forth below is prior art to the '393 Patent:

Ground	Proposed Statutory Rejections for the '393 Patent
1	Claims 1-5, 7-9, 11-14 and 16-20 are anticipated by Phares (Ex.

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Ground	Proposed Statutory Rejections for the '393 Patent	
	1005) pursuant to 35 U.S.C. §102(b).	
2	Claims 1-5, 7-9, 11-14 and 16-20 are rendered obvious by a combination of Moriarty (Ex. 1004) in view of either Phares (Ex. 1005) or Kawakami (Exs. 1006 & 1007) pursuant to 35 U.S.C. §103.	
3	Claims 6, 10, 15, 21 and 22 are rendered obvious by a combination of Moriarty (Ex. 1004) in view of either Phares (Ex. 1005) or Kawakami (Exs. 1006 & 1007) and further in view of Ege (Ex. 1008) pursuant to 35 U.S.C. §103.	

Petitioner also relies on the Declaration of Jeffrey D. Winkler, Ph.D. (Ex. 1009) in further support of its arguments.

## V. LEVEL OF ORDINARY SKILL IN THE ART

A person of ordinary skill in the area of chemistry at the time of the alleged invention would have a master's degree or a Ph.D. in medicinal or organic chemistry, or a closely related field. (Ex. 1009, Winkler Decl., ¶ 14). Alternatively, a person of ordinary skill would include an individual with a bachelor's degree and at least five years of practical experience in medicinal or organic chemistry. (*Id.*, at ¶ 14).

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#### VI. SUMMARY OF THE '393 PATENT

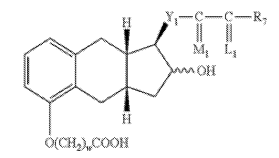
#### A. Brief Description of the '393 Patent

The '393 Patent is entitled "Process to Prepare Treprostinil, The Active Ingredient in RemodulinTM." The claims of the '393 Patent are product-by-process claims. These claims include two independent (Claims 1 and 9) and twenty dependent claims.

The '393 Patent discloses an "improved process" to prepare prostacyclin derivatives such as treprostinil. (Ex. 1001, Abstract). Claim 1 is drawn to a product comprising a compound of a genus that includes the treprostinil compound, or a pharmaceutically acceptable salt thereof. Claim 9 is identical to Claim 1 except that it is drawn to a product comprising the specific treprostinil compound, a species of the genus of Claim 1, made by the same process.

Each of the independent claims includes limitations that the claimed compound is made by a process comprising three specified steps and one optional step: (a) alkylating a prostacyclin derivative (e.g., a benzindene triol precursor to treprostinil acid) to form an alkylated prostacyclin derivative (e.g., a benzindene nitrile precursor to treprostinil acid); (b) hydrolyzing the alkylated prostacyclin derivative with a base to form a prostacyclin acid (e.g., treprostinil acid); (c) contacting the prostacyclin acid (e.g., treprostinil acid); (c) prostacyclin carboxylate salt (e.g., a treprostinil salt); and (d) optionally reacting

IPR2020-00770 United Therapeutics EX2007 Page 7083 of 7335 the prostacyclin carboxylate salt (*e.g.*, a treprostinil salt) formed in step (c) with an acid to form a compound or a pharmaceutically acceptable salt of:



(Ex. 1001).

The alkylating and hydrolyzing steps in the synthesis of treprostinil and the other claimed compounds, as set forth in steps (a) – (b) of Claims 1 and 9, were fully disclosed in prior art to the '393 Patent, including U.S. Patent No. 6,765,117 (the '117 Patent) (Ex. 1003), and in Moriarty et al., J. Org. Chem., 1890-1902 (2004) (Ex. 1004, referred to as "Moriarty"), as well as other publications. Patent Owner admits that steps (a) ("alkylating") and (b) ("hydrolyzing") were in the prior art. (*See* Prosecution History (Ex. 1002-1), p. 109; '393 Patent, (Ex. 1001), col. 1, lines 22-28 (incorporating Moriarty (Ex. 1004), the '117 Patent (Ex. 1003), and U.S. Patent No. 6,441,245 (Ex. 1013) by reference, and col.7, lines 17-20 (describing '245 Patent's process as the same as in '393 Patent)).

IPR2020-00770 United Therapeutics EX2007 Page 7084 of 7335 The '393 Patent addresses an alleged "improvement" to Moriarty through the addition of steps (c) and optionally (d), which claim a standard, basic organic chemistry purification by a precipitation technique: converting a free carboxylic acid into a salt using a weak base and then precipitating it to remove potential impurities, and then, optionally converting the salt back to the free acid. (*See, e.g.*, Ex. 1001, col. 17, lines 27-40) (describing the benefits of the disclosed processes as providing a "better quality" final product that removes impurities). These precipitation procedures were well-known in the art – indeed, they are no more than basic organic chemistry techniques and standard chemical purification – and they were fully disclosed in numerous prior art references, including basic organic chemistry textbooks. Additionally, as discussed in greater detail below and in the accompanying Declaration of Jeffrey D. Winkler (Ex. 1009), the claimed '393 Patent process does not produce a product that is materially distinct from the product produced by the prior art.

#### B. Summary of the Prosecution History of the '393 Patent

The '393 Patent issued July 30, 2013 from application No. 13/548,446, filed July 13, 2012. Application No. 13/548,446 is a continuation of application No. 12/334,731, filed on December 15, 2008, now U.S. Patent No. 8,242,305. Both patents claim priority to provisional application No. 61/014,232, filed December 17, 2007.

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IPR2020-00770 United Therapeutics EX2007 Page 7085 of 7335 During prosecution, the Examiner rejected the pending claims (substantially identical to issued Claims 1-22 of the '393 Patent) under 35 U.S.C. §102(b) as being anticipated by Moriarty (Ex. 1004; *see also* Ex. 1002-2, p. 295, 1/3/2013 Office Action; pp. 327-329, 5/15/2013 Office Action). As noted above, Moriarty discloses the synthesis for treprostinil, which involves, *inter alia*, the isolation of treprostinil prior to the formation of treprostinil salt. The Examiner stated that Moriarty discloses a compound having the same structure of the claimed product disclosed in the '393 Patent. (Ex. 1002-2, p. 295, 1/3/2013 Office Action; pp. 327-329, 5/15/2013 Office Action). The Examiner further stated that the claims are product-by-process claims, and since the product disclosed in the prior art is the same as the claimed product, the "patentability of the product does not depend on the method of its production." (*Id.*).

In response, Patent Owner submitted arguments and a Declaration under 37 C.F.R. §1.132 by Dr. David Walsh, one of the inventors, and Executive Vice President of Chemical Research and Development at United Therapeutics Corporation (the "Walsh Declaration") (Ex. 1002, pp. 346-350, Walsh Declaration). The Walsh Declaration provides data from "representative Certificates of Analysis" with impurity profiles for treprostinil free acid prepared according to the process of Moriarty (Ex. 1004), and treprostinil diethanolamine and treprostinil free acid prepared according to the process of the '393 Patent. (*Id.*).

IPR2020-00770 United Therapeutics EX2007 Page 7086 of 7335 Relying on the Walsh Declaration, Patent Owner differentiated its synthesis of treprostinil by emphasizing that its product (treprostinil) was different than the product of Moriarty (Ex. 1002-2, pp. 343-344, 6/5/2013 Remarks; pp. 346-350, Walsh Declaration) because: (1) the product of Moriarty is "physically different" than the instant claims, as a "base addition salt is formed *in situ* with treprostinil that has not been previously isolated"; and (2) the product of Moriarty contained more impurities:

"In the response filed February 8, 2013, Applicants submitted that the product of Moriarty 2004 is physically different from the product of claims 1 and 10, in which a base addition salt is formed in situ with treprostinil that has not been previously isolated. Specifically, Applicants noted that when a batch of treprostinil acid made by the type of process disclosed in Moriarty 2004 was analyzed by the applicants, it was found to contain small amounts of <u>4 different impurities</u> (benzindene triol, treprostinil methyl ester, and 2 different stereoisomers of treprostinil) [...] Applicants explained that this physical difference in the product resulted directly from the steps recited in claims 1 and 10, in which a salt is formed in situ without previously isolating treprostinil."

(Ex. 1002-2, pp. 343-344). The Walsh Declaration demonstrated a treprostinil purity of 99.8%, above both Claim 2 and Claim 10's 99.5% purity level and Moriarty's 99.7% purity level, and according to Dr. Walsh, Moriarty's purity is really 99.4%, and not 99.7% as Moriarty reported. (Ex. 1002-2, pp. 347). These

IPR2020-00770 United Therapeutics EX2007 Page 7087 of 7335 alleged purity differences were intended to rebut the Examiner's statement that "[o]n page 1902 [of Moriarty] ... [i]n the second column 99.7 pure compound 7 [treprostinil] is disclosed thereby meeting the purity limitations of claims 2 and 11." (Ex. 1002-2, pp. 327-328). In fact, these purity differences are illusory, and reflect differences in unclaimed process conditions and the precision of the HPLC instrument measuring impurities, and cannot confer patentability.

#### **VII. CLAIM CONSTRUCTION**

A claim subject to *inter partes* review receives the "broadest reasonable construction in light of the specification of the patent in which it appears." 42 C.F.R. § 42.100(b). This means that the words of the claim are given their plain meaning from the perspective of one of ordinary skill in the art unless that meaning is inconsistent with the specification. *In re Zletz*, 893 F.2d 319, 321 (Fed. Cir. 1989). Indeed, there is a "heavy presumption" that a claim term carries its ordinary and customary meaning. *CCS Fitness, Inc. v. Brunswick Corp.*, 288 F.3d 1359, 1366 (Fed. Cir. 2002). Here, each claim term carries its ordinary and customary meaning, with the exception of the following terms that should be construed:

"*Product*": "Product" appears in each independent Claim 1 and 9, and in dependent Claim 22. The broadest reasonable interpretation of "product" is "chemical composition." Both claims use the transition "comprising" ("a product comprising..." and "a process comprising..."), which is expressly defined in the

IPR2020-00770 United Therapeutics EX2007 Page 7088 of 7335 '393 Patent specification: "The expression 'comprising' means 'including but not limited to.' Thus, other non-mentioned substances, additives, carriers, or steps may be present." (Ex. 1001, col. 4, lines 23-24). "Product," is therefore properly defined as a "chemical composition," which includes the treprostinil compound along with other substances (including impurities). A composition connotes more than one element or ingredient; it is a chemical composition because treprostinil is a chemical and a composition containing treprostinil is a chemical composition. For these reasons, "product" should be construed as "a chemical composition."

"A product comprising a compound of formula I/IV or a pharmaceutically acceptable salt thereof" (Claims 1 & 9): This term appears in each independent claim, Claims 1 and 9. The broadest reasonable interpretation is "a chemical composition that includes, but is not limited to, a compound of Formula I, or a pharmaceutically acceptable salt thereof, and that may also include other non-mentioned substances (including impurities), additives, or carriers, without limitation as to the types or relative amounts thereof." Petitioner's proposed construction incorporates Patent Owner's definition of "comprising" in the '393 Patent specification (Ex. 1001, col. 4, lines 23-25). For example, isolating treprostinil during the process is included in the claims, since it is an additional process step allowed by the transitional phrase "comprising."

IPR2020-00770 United Therapeutics EX2007 Page 7089 of 7335 "*A process comprising*" and "*the process comprising*" (Claims 1 & 9): These terms appear in each independent claim, Claims 1 & 9. The broadest reasonable interpretation is "a process that includes, but is not limited to, the recited process steps, and may include, without limitation, any other non-recited steps." This construction is supported by Patent Owner's definition of "comprising" as meaning "including but not limited to" and that "other non-mentioned...steps may be present." (Ex. 1001, col. 4, lines 23-25). The term "comprising" dictates that while the claimed process must include the recited steps it is not otherwise limited and can include any other non-recited steps.

Because the claim construction standard in this proceeding differs from that used in U.S. district court litigations, Petitioner expressly reserves the right to assert different claim construction positions under the standard applicable in district court for any term of the '393 Patent in any district court litigations, should Petitioner become a party to any future litigation involving the '393 Patent.

#### VIII. THERE IS A REASONABLE LIKELIHOOD THAT AT LEAST ONE CLAIM OF THE '393 PATENT IS UNPATENTABLE

#### A. Identification of the References As Prior Art

<u>Moriarty</u> was published in 2004 in the Journal of Organic Chemistry, Volume 69, No. 6. (Ex. 1004). Moriarty is prior art to the '393 Patent under 35 U.S.C. §103, as a publication under § 102(b).

IPR2020-00770 United Therapeutics EX2007 Page 7090 of 7335 <u>Phares</u> was published January 27, 2005. (Ex. 1005). Phares is prior art to the '393 Patent under 35 U.S.C. §§102(b) and 103.

<u>Kawakami</u> was published September 25, 1981 to Kawakami, et al. (Exs. 1006 & 1007). Kawakami is prior art to the '393 Patent under 35 U.S.C. §103, as a publication under § 102(b).

**Ege** was published in 1989 in *Organic Chemistry, Second Edition*, at pages 543-547. (Ex. 1008). Ege is prior art to the '393 Patent under 35 U.S.C. §103, as a publication under § 102(b).

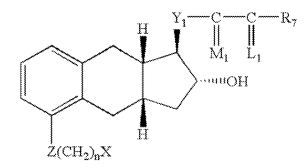
#### B. State of the Prior Art & Summary of Invalidity Arguments

There are three separate – and strong – bases for invalidation of the '393 Patent: (1) the synthesis of the claimed compounds including treprostinil and treprostinil diethanolamine salt was well-known in the art; (2) the '393 Patent's only alleged "improvement" over the prior art involves nothing more than basic organic chemistry 101 – standard chemical purification through salt formation and precipitation, and this salt formation and purification step was carried out on treprostinil in the prior art; and (3) since the claims of the '393 Patent are product-by-process claims and the claimed process does not produce a product that is materially distinct from the product produced by the prior art, the claims of the '393 Patent are invalid as anticipated and obvious. Accordingly, all claims of the '393 Patent should be held invalid, as discussed in further detail below.

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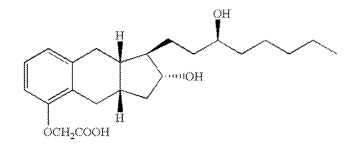
#### 1. Steps (a) – (b): The Synthesis of Treprostinil Was Well-Known

Before December 17, 2007, syntheses for numerous prostacyclin derivatives, such as treprostinil, and intermediate compounds useful in their syntheses were well-known. These prostacyclin derivatives and intermediates include the following general structures:

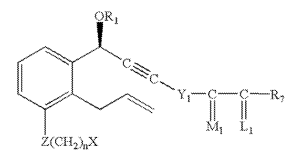


(*see e.g.*, the '117 Patent, Ex. 1003, Claim 1). For example, the '117 Patent (Ex. 1003) includes the synthesis of treprostinil (which is the case in which, Z is O, n is 1, X is COOH, Y₁ is CH₂CH₂-, M₁ is a H and a OH group in the S configuration (*i.e.*, the same stereoisomer configuration found in the structure of treprostinil (below)), L₁ is  $\alpha$ -H;  $\beta$ -H, and R₇ is –(CH₂)₃-CH₃) amongst its many examples. In addition, both Moriarty (Ex. 1004) and Phares (Ex. 1005) further disclose syntheses of treprostinil. For example, Claim 3 of the '117 Patent (Ex. 1003) discloses the structure of treprostinil (below),

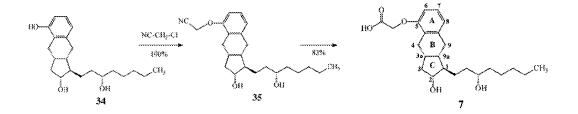
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which is produced by a process for making 9-deoxy-PGF1-type compounds, the process comprising cyclizing the following starting compound:

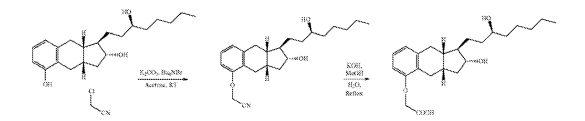


As noted above, steps (a) – (b) of Claims 1 and 9 of the '393 Patent disclose the synthesis of prostacyclin derivative acids that include treprostinil acid, which is also disclosed in Moriarty (Ex. 1004) and the '117 Patent (Ex. 1003). For example, Moriarty (Ex. 1004) at p. 6 and p. 3 discloses the following synthetic scheme for making treprostinil acid:



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IPR2020-00770 United Therapeutics EX2007 Page 7093 of 7335 And the '393 Patent (Ex. 1001) at cols. 9-10 discloses the same synthetic scheme for making treprostinil acid:



Accordingly, the only alleged "improvement" to Moriarty in the '393 Patent was the addition of step (c) and **optionally** step (d) of Claims 1 and 9.

## 2. Steps (c) & (d): Formation of a Carboxylate Salt from a Carboxylic Acid and the Addition of an Acid to a Carboxylate Salt to Regenerate the Carboxylic Acid is Standard Chemical Purification Known in the Art

Steps (c) and (d) of Claims 1 and 9 disclose nothing more than basic organic chemistry techniques for purification of a carboxylic acid, such as treprostinil acid, well described in the prior art years before December 17, 2007. The formation of a carboxylate salt, by the addition of a weak base to a neutral carboxylic acid, and the subsequent addition of a strong acid to regenerate carboxylic acid, as disclosed in steps (c) and (d), is standard chemistry purification – *i.e.*, organic chemistry 101. Indeed, similar general purification techniques were described in numerous textbooks and literature, such as basic introductory organic chemistry textbooks, well before the December 17, 2007 priority date for the '393 Patent. For example,

IPR2020-00770 United Therapeutics EX2007 Page 7094 of 7335 Wiberg (Ex. 1012), an organic chemistry lab textbook (Ex. 1012) provided to organic chemistry students, explicitly states:

A typical example is the purification of a water-insoluble solid carboxylic acid by dissolving it in sodium hydroxide solution, filtering, precipitating the compound by the addition of acid. A similar procedure may be used with amines: dissolve the compound in acid and precipitate it with a base. These procedures usually work quite well in that they utilize a chemical reaction to aid in separation from nonacidic or nonbasic impurities.

(Ex. 1012, p. 6; see also Ex. 1009, Winkler Decl., ¶ 42). Similarly, Schoffstall (Ex. 1013), describes an experiment in which carboxylic acid is separated from neutral and basic organic compounds by conversion to a salt. Addition of an acid, such as HCl, then regenerates the carboxylic acid, which can then be filtered or extracted into an organic solvent. (Ex. 1013, pp. 3-40; see also Winkler Decl., ¶ 42). As the '393 Patent claims do not require isolation (or non-isolation) of the claimed treprostinil prior to formation of the treprostinil diethanolamine salt, general purification procedures, as disclosed in basic organic chemistry textbooks like Wiberg or Schoffstall, accordingly fall within the '393 Patent claims. See also (Ex. 1002-2, p. 343, 2/8/2013 Remarks ("...the steps recited in claims 1 and 10, in which a salt is formed *in situ* without previously isolating treprostinil").

IPR2020-00770 United Therapeutics EX2007 Page 7095 of 7335 More specifically, contacting a carboxylic acid of a prostacyclin derivative, such as treprostinil, with a base to form a salt, followed by the addition of a strong acid to regenerate the carboxylic acid, was a well-known chemical purification technique in the prior art. For example:

- Kawakami (Ex. 1007), entitled "Crystalline Amine Salt of Methanoprostacyclin Derivative, Manufacturing Method thereof, and Purifying Method thereof" (bolding added), is directed to the preparation and use of dicyclohexylamine (*i.e.*, a base) to form a crystalline dicyclohexylamine salt of a methanoprostacyclin derivative, in order to purify the methanoprostacyclin. Kawakami further discloses that the dicyclohexylamine salt of a methanoprostacyclin derivative can be easily reverted to the free methanoprostacyclin derivative by conventional methods (Ex. 1007, p. 6), such as treating the salt with a strong acid such as HCl or H₂SO₄. Per Kawakami, the salt that is obtained has "fairly high purity and the purity can be further improved by recrystallization as needed with the use of an appropriate solvent." (Id.).
- *Phares* (Ex. 1005), entitled "Compounds and Methods for Delivery of Prostacyclin Analogs," discloses that the preparation of treprostinil diethanolamine includes the step of adding and dissolving diethanolamine (*i.e.*, a base) to treprostinil that is dissolved in a 1:1 molar ratio mixture of ethanol:

IPR2020-00770 United Therapeutics EX2007 Page 7096 of 7335 water. (Ex. 1005, p. 24, bottom para.). This treprostinil diethanolamine can be further precipitated and purified to form the purer and more stable crystal form called "Form B." (Ex. 1005, pp. 85-93).

• *Ege* (Ex. 1008), an organic chemistry textbook, discloses that sodium benzoate (*i.e.*, a carboxylate salt) can be converted back to benzoic acid (*i.e.*, a carboxylic acid) by treatment with the acid HCl. (Ex. 1008, p. 8).

3. The Claimed Treprostinil and Treprostinil Diethanolamine Salt is Not Distinct from the Prior Art

As noted above and as recognized by the Patent Office during prosecution, the '393 Patent claims are product-by-process claims. The process limitations are not accorded any weight for determining the validity of the claims of the '393 Patent. *See, e.g., Amgen Inc. v. F. Hoffman-La Roche Ltd.*, 580 F.3d 1340, 1369 (Fed. Cir. 2009) ("In determining validity of a product-by-process claim, the focus is on the product and not the process of making it"); *see also* MPEP § 2113 (citing *In re Thorpe*, 777 F.2d 695, 698 (Fed. Cir. 1985)). The process in a product-byprocess claim merits weight in reviewing the prior art only if it imparts some unique and novel property or structure in the resulting product. Such is not the case here. As noted during prosecution, Patent Owner differentiated its synthesis of treprostinil from Moriarty (Ex. 1004) by emphasizing that its product (treprostinil) contained less impurities than the product of Moriarty. Accordingly, there are three

IPR2020-00770 United Therapeutics EX2007 Page 7097 of 7335 reasons why the claimed treprostinil is not distinct from the same compound in the prior art:

(1) First, during prosecution, Patent Owner provided a declaration claiming to show that its purification method achieved 99.8% purity (Ex. 1002-2, p. 348) despite the admission in the '393 Patent itself that: "In one embodiment, the purity of compound of formula IV is at least 90.0%, 95.0%, 99.0%, 99.5%," ('393 Patent, Ex. 1001, col. 8, lines 66-67)² where the compound of Formula IV is treprostinil. This admission shows that the purity of treprostinil may be as low as 90.0%, and Patent Owner's suggestion that 99.8% is achieved or that greater than 99.5% is always achieved is based on a particular set of process steps that are not claimed and which must have been found after the filing date.

(2) Second, Patent Owner's claimed 99.5% purity, which Patent Owner's Walsh Declaration contends was unique (Ex. 1002-2, p. 347), and which is claimed in dependent Claims 2 and 10, is actually 0.2% *less* than the 99.7% purity measured by Moriarty in the prior art (*e.g.*, Ex. 1004, Moriarty, p. 13). As the synthesis of treprostinil was well-known in the art at the time of the alleged invention, a mere difference in degree of purity, such as 0.2%, is an insufficient bases for patentability and provides no material difference from the prior art. *See Galderma Labs., L.P. v. Tolmar, Inc.*, 737 F.3d 731, 739 (Fed. Cir. 2013) ("Results

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² See also '393 Patent col.7, lines 14-15.

which differ by percentages are differences in degree rather than kind, where the modification of the percentage is within the capabilities of one skilled in the art at the time."). Additionally, inventor David Walsh, who provided a declaration contending that Moriarty produced an impurity level of 99.4% (Ex. 1002-2, p. 347), contrary to Moriarty's own 99.7% measurement, did not explain what process conditions contributed to the specific impurity levels he measured, and why his measurement differed from what Moriarty reported. (Ex. 1009, Winkler Decl., ¶¶ 65, 67). Indeed, the data in the Walsh Declaration was derived from a limited sample, which could result in significant batch-to-batch variations in the impurity profile of each batch of treprostinil. (Ex. 1009, Winkler Decl., ¶ 66).

(3) And, third, the difference between the 99.4% measured by Moriarty, and 99.5% claimed in the '393 Patent, *i.e.*, 0.1%, is a percentage that is well within experimental error for measuring impurities, as Dr. Winkler explains. (Ex. 1009, Winkler Decl., ¶¶ 68-70). Indeed, the '393 Patent itself discloses a purity of the claimed compound of 100.4% (Ex. 1001, col. 13, line 64), indicating, as Dr. Winkler notes, that the deviation for the instrument the inventors themselves were using was about  $\pm$  0.4%, far greater than the 0.1% difference, and comparable to the difference between 99.8% and 99.4% Dr. Walsh measured between alleged "'393 product" and Moriarty's product as measured by Dr. Walsh. (Ex. 1009, Winkler Decl., ¶ 70-71). Indeed, expected instrumental deviations and expected

IPR2020-00770 United Therapeutics EX2007 Page 7099 of 7335 precision of this equipment would explain the 0.3% difference between Moriarty's reported 99.7% value and Dr. Walsh's 99.4% value.

Accordingly, and as discussed in further detail below, since the synthesis of treprostinil, its subsequent purification steps involving reaction with a base such as diethanolamine to form a salt, and the optional reaction of an acid with the salt to regenerate the acid, were already well-known to those of skill in the art as noted in numerous prior art references, and the claimed treprostinil is not distinct from the same compound in the prior art, the '393 Patent (Ex. 1001) should be held invalid.

# IX. CLAIM-BY-CLAIM EXPLANATION OF GROUNDS FOR UNPATENTABILITY

## A. Ground 1: Detailed Explanation Under 37 C.F.R. § 42.104(b) of How Phares (Ex. 1005) Anticipates Claims 1-5, 7-9, 11-14 and 16-20 Under 35 U.S.C. § 102(b).

Phares (Ex. 1005) is §102(b) prior art to the '393 Patent. Phares anticipates

Claims 1-5, 7-9, 11-14, and 16-20 as set forth in further detail below.

#### <u>Claim 1</u>

'393 Patent Claim Element	Disclosure in Phares (Ex. 1005)
1. (pre) A product comprising a compound of formula I	Ex. 1005, pp. 41-42
$ \begin{array}{c} \begin{array}{c} \begin{array}{c} \begin{array}{c} \begin{array}{c} \end{array} \\ \end{array} \\ \end{array} \\ \end{array} \\ \begin{array}{c} \end{array} \\ \end{array} \\ \end{array} \\ \begin{array}{c} \end{array} \\ \end{array} \\ \begin{array}{c} \end{array} \\ \end{array} \\ \end{array} \\ \begin{array}{c} \end{array} \\ \end{array} \\ \end{array} \\ \begin{array}{c} \end{array} \\ \end{array} \\ \end{array} \\ \end{array} \\ \begin{array}{c} \end{array} \\ \end{array} \\ \end{array} \\ \begin{array}{c} \end{array} \\ \end{array} \\ \end{array} \\ \end{array} \\ \end{array} \\ \end{array} $ } \\ \end{array} \\ \end{array} \\ \end{array} \\ \end{array} \\ \end{array}  } \\ \end{array} \\ \end{array} \\ \end{array} \\ \end{array}  } \\ \end{array} \\ \end{array} \\ \end{array} \\ \end{array}  } \\ \end{array} \\ \end{array} \\ \end{array} \\ \end{array} \\ \end{array}  } \\ \end{array} \\ \end{array} \\ \end{array} \\ \end{array}  } \\ \end{array} \\ \end{array} \\ \end{array} \\ \end{array} \\ \end{array} \\ \end{array}  } \\ \end{array} \\ \end{array} \\ \end{array} \\ \end{array} \\ \end{array}  } \\ \end{array} \\ \end{array} \\ \end{array} \\ \end{array}  } \\ \end{array} \\ \end{array} \\ \end{array} \\ \end{array} \\ \end{array}  } \\ \end{array} \\ \end{array} \\ \end{array} \\ \end{array}  } \\ \end{array} \\ \end{array} \\ \end{array}  } \\ \end{array} \\ \end{array}  } \\ \end{array} \\ \end{array} \\ \end{array} \\ \end{array} \\ \end{array}  } \\ \end{array} \\ \end{array} \\ \end{array} \\ \end{array} \\ \end{array}  } \\ \end{array} \\ \end{array} \\ \end{array}  } \\ \end{array} \\ \end{array} \\ \end{array} \\ \end{array}  } \\ \end{array} \\ \end{array}  } \\ } \\ \end{array} \\ \end{array} \\ \end{array}  } \\ } \\ \end{array} \\ } \\ \end{array} \\ } \\ \end{array}  } \\ } \\ \end{array} \\ \end{array} \\ } \\ \end{array} \\ } \\ \end{array} \\ \end{array} \\ }  } \\ } \\ \end{array} \\ } \\ } \\ \end{array} \\ } \\ } \\ \end{array} \\ } \\ \end{array} \\ } \\ \end{array} \\ } \\ \end{array} \\ \end{array}  } \\ } \\ \end{array}  } \\ \end{array} \\ \end{array}  } \\ \end{array} \\ \end{array}  } \\ \\ \\ \end{array} \\ \end{array} \\ \\ \\ \end{array}  } \\ \\ \\ \end{array}  } \\ \\ \\ \end{array}  }  } \\ \\ \\ \end{array}  } \\ \\ \\ \end{array}  } \\ \\ \\ \end{array}  } \\ \\  } \\ \\  } \\ \\  } \\ \\  } \\ \\  } \\ \\  } \\ \\  } \\ \\  } \\ \\  } \\ \\  } \\ \\  } \\ \\  } \\ \\  } \\ \\  } \\ \\  } \\ \\  } \\ \\  } \\ \\  } \\ \\  } \\ \\  } \\ \\  } \\ \end{array}  } \\ \\  } \\ \\  } \\ \\  } \\ \\  } \\ \\  } \\ \\  } \\ \\  } \\ \\  } \\ \\  } \\ \\  } \\ \\  } \\ \\  } \\ \\  } \\ \\  } \\ \\  }  } \\ \\  } \\ \\  } \\ \\  } \\ \\  } \\ \\  } \\ \\  }  } \\ \\  } \\ \\  }  } \\ \\  }  } \\ \\  }  }  }  }  }  }  }  }  }  }	(w is 1, $Y_1$ is CH ₂ CH ₂ -, M ₁ is a H and a OH group in the
o(CH ₂ ) _* COOH or a pharmaceutically acceptable salt thereof, wherein said product is prepared by a process comprising	S configuration; $\alpha$ -H, L ₁ is $\alpha$ -H; $\beta$ -H, and R ₇ is –(CH ₂ ) ₃ -CH ₃ in an enantiomer of Formula 2); pp. 85-93

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'393 Patent Claim Element	Disclosure in Phares (Ex. 1005)
	(using treprostinil
	diethanolamine salt in
	clinical trials as a
	pharmaceutically
	acceptable salt); p.
1. (a) alkylating a compound of structure II with an	99, Claim 49. Ex. 1005, pp. 41-42.
alkylating agent to produce a compound of formula III,	Ex. 1005, pp. 41-42.
$ \begin{array}{c} \begin{array}{c} \begin{array}{c} \begin{array}{c} \begin{array}{c} \begin{array}{c} \end{array}\\ \end{array}\\ \end{array}\\ \end{array}\\ \end{array}\\ \end{array} \begin{array}{c} \end{array}\\ \end{array} \begin{array}{c} \end{array}\\ \end{array} \begin{array}{c} \end{array}\\ \end{array} \begin{array}{c} \end{array} \begin{array}{c} \end{array}\\ \end{array} \begin{array}{c} \end{array} \end{array} \begin{array}{c} \end{array} \begin{array}{c} \end{array} \end{array} \begin{array}{c} \end{array} \begin{array}{c} \end{array} \begin{array}{c} \end{array} \end{array} \begin{array}{c} \end{array} \begin{array}{c} \end{array} \begin{array}{c} \end{array} \end{array} \begin{array}{c} \end{array} \begin{array}{c} \end{array} \end{array} \begin{array}{c} \end{array} \end{array} $	
$ \begin{array}{c} \begin{array}{c} & & H \\ & & & Y_1 - C - C - R_7 \\ & & \parallel \\ & & M_1 - L_1 \\ & & M_1 - L_1 \\ & & M_1 - L_1 \end{array} \\ \\ & & & O(CH_2)_{\mu}CN \end{array} $	
wherein w=1, 2, or 3; $Y_1$ is trans-CH=CH—, cis-	
CH=CH-, $-CH_2(CH_2)_m$ -, or $-C=C$ -; m is 1, 2, or 3;	
$R_7$ is (1) — $C_pH_{2p}$ — $CH_3$ , wherein p is an integer from 1 to	
5, inclusive, (2) phenoxy optionally substituted by one,	
two or three chloro, fluoro, trifluoromethyl, $(C_1-C_3)$ alkyl,	
or $(C_1-C_3)$ alkoxy, with the proviso that not more than two	
substituents are other than alkyl, with the proviso that $R_7$ is	
phenoxy or substituted phenoxy, only when $R_3$ and $R_4$ are	
hydrogen or methyl, being the same or different, (3)	
phenyl, benzyl, phenylethyl, or phenylpropyl optionally substituted on the aromatic ring by one, two or three	
chloro, fluoro, trifluoromethyl, $(C_1-C_3)$ alkyl, or $(C_1-C_3)$	
$C_3$ )alkoxy, with the proviso that not more than two	
substituents are other than alkyl,(4) cis-CH=CH $-$ CH ₂ $-$	
$CH_{3}, (5) - (CH_{2})_{2} - CH(OH) - CH_{3}, \text{ or } (6) - (CH_{2})_{3} - CH_{3}$	
$CH=C(CH_3)_2; -C(L_1)-R_7$ taken together is (1) (C ₄ -	
$C_7$ )cycloalkyl optionally substituted by 1 to 3 ( $C_1$ - $C_5$ )alkyl;	
(2) 2-(2-furyl)ethyl, (3) 2-(3-thienyl)ethoxy, or (4) 3-	

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'393 Patent Claim Element	Disclosure in Phares (Ex. 1005)
thienyloxymethyl; $M_1$ is $\alpha$ -OH: $\beta$ -R ₅ or $\alpha$ -R ₅ $\beta$ -OH or $\alpha$ -OR ₁ : $\beta$ -R ₅ or $\alpha$ -R ₅ : $\beta$ -OR ₂ , wherein R ₅ is hydrogen or methyl, R ₂ is an alcohol protecting group, and L ₁ is $\alpha$ -R ₃ : $\beta$ -R ₄ , $\alpha$ -R ₄ : $\beta$ -R ₃ , or a mixture of $\alpha$ -R ₃ : $\beta$ -R ₄ and $\alpha$ -R ₄ : $\beta$ -R ₃ , wherein R ₃ and R ₄ are hydrogen, methyl, or fluoro, being the same or different, with the proviso that one of R ₃ and R ₄ is fluoro only when the other is hydrogen or fluoro,	
1. (b) hydrolyzing the product of formula III of step (a) with a base,	Ex. 1005, pp. 41-42.
1. (c) contacting the product of step (h) [ <i>sic</i> ] with a base B to form a salt of formula $I_s$ .	Ex. 1005, p. 24; pp. 85-93; p. 99, Claim 49.
$\frac{1}{O(CH_2)_{w}COO} = \frac{1}{O(CH_2)_{w}COO}$ 1. (d) optionally reacting the salt formed in step (c) with an acid to form the compound of formula I.	No disclosure needed as this step is optional.

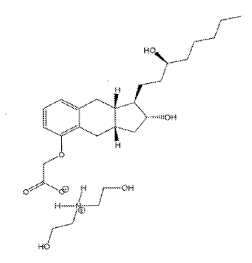
Phares inherently discloses the same synthesis of treprostinil as set forth in Claim 1 of the '393 Patent in the case where w is 1, Y₁ is CH₂CH₂-, M₁ is a H and a OH group in the S configuration; L₁ is  $\alpha$ -H;  $\beta$ -H, and R₇ is –(CH₂)₃-CH₃. (Ex. 1005, at pp. 41-42; Ex. 1009, Winkler Decl., ¶ 48). Phares discloses the same treprostinil diethanolamine salt (Ex. 1005, p. 24; p. 99, Claim 49) as the '393 Patent (Ex. 1009, Winkler Decl., ¶¶ 50-53), and further discloses use of the treprostinil diethanolamine salt in the same "polymorph" (crystal form) – Form B –

IPR2020-00770 United Therapeutics EX2007 Page 7102 of 7335 as the '393 Patent. (Ex. 1001, col. 12, lines 34-51; Ex. 1005, pp. 90-91; Winkler Decl., ¶ 58). This salt is made by exactly the same process step as in Claim 1(c): by contacting the product of step (b) with diethanolamine base to form the salt whose structure is displayed in Phares Claim 49 (Ex. 1005, p. 99). This shows that Phares necessarily discloses the same process steps to make treprostinil diethanolamine salt claimed in the '393 Patent, and thus inherently anticipates Claim 1 of the '393 Patent. (Ex. 1009, Winkler Decl., ¶¶ 50-54).

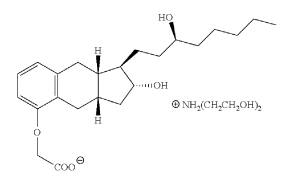
As even further confirmation that Phares discloses the same first two alkylating and hydrolyzing steps to make treprostinil as that disclosed in the '393 Patent, Phares details the same procedures as were used to make treprostinil in the '117 Patent and Moriarty reference but applies them to make (-)-treprostinil, the enantiomer of (+) -treprostinil enantiomer. (Phares, Ex. 1005, p. 42). Phares explains that "enantiomers of these compounds (including (-)-treprostinil) can be synthesized using the reagents and synthons of enantiomeric chirality of the above reagents," referring to the reaction scheme where "the enantiomer of the commercial drug (+)-Treprostinil was synthesized using the stereoselective intramolecular Pauson Khand reaction as a key step and Mitsunobu inversion of the side-chain hydroxyl group." (Ex. 1005, p. 42). Phares details the exact same alkylation and hydrolyzing steps (both included in Phares as "step (1)"). (Ex. 1005, p. 42). This is the identical procedure claimed in steps (a) and (b). (*Compare* Ex.

IPR2020-00770 United Therapeutics EX2007 Page 7103 of 7335 1005, p 42, "(1) i. C1CH₂CN,  $K_2CO_3$ . ii, KOH, CH₃OH, reflux. 83 % (2 steps)," with '393 Patent (Ex. 1001), Claim 1 steps (a) and (b) and '393 Patent col. 9 line 25 – col.11, line 37 ('393 Patent, Examples 1 and 2).)

Phares discloses in its Claim 49 the identical, pharmaceutically acceptable treprostinil diethanolamine salt that Claim 1 claims:



(Phares, Ex. 1005, p. 99, Claim 49), which may be compared to the same structure claimed in Claim 1 and 9 and displayed as corresponding to these claims in the '393 Patent:



IPR2020-00770 United Therapeutics EX2007 Page 7104 of 7335 ('393 Patent, Ex. 1001, col. 8, lines 50-64). Other than a change in formatting, these two structures from Phares and the '393 Patent are identical. *See also* (Ex. 1009, Winkler Decl. ¶¶ 50-53).

In the '393 Patent, treprostinil diethanolamine Form B was made directly from precipitation in a mixed solvent of ethanol and ethanol acetate. In Phares (Ex. 1005), treprostinil diethanolamine Form B is made by first generating Form A from any of many possible mixed solvents, and then converting Form A to Form B in a second mixed solvent. No claim in the '393 Patent specifies what solvents should be used, and thus, all of these procedures fall within the '393 Patent claims. In both the '393 Patent and Phares (Ex. 1005), treprostinil diethanolamine salt Form B is made. Phares demonstrated that Form B is the more stable form as compared to Form A. (Ex. 1005, pp. 88-93; Winkler Decl., ¶ 59). Phases further discloses a melting point of 107° C (Ex. 1005, p. 91 & Fig. 21) for the Form B salt. The '393 Patent, however, discloses lower and broader melting point ranges for the Form B salt in the ranges of 104.3-106.3° C (Batch No. 1) and 104.7-106.6° C (Batch No. 3) (Ex. 1001, col. 12, line 65 – col. 13, line 11, Example 3), as well as 105.0-106.5° C (Batch No. 1) and 104.5-105.5 °C (Batch No. 2) (Ex. 1001, col. 13, line 59, Example 4); see also (Ex. 1001, col. 12, lines 53-55 (noting Form B requires a melting point of the treprostinil diethanolamine salt of more than 104° C). The higher melting point disclosed in Phares is consistent with higher purity

IPR2020-00770 United Therapeutics EX2007 Page 7105 of 7335 for the product of Phares than the '393 Patent's product. (Ex. 1009, Winkler Decl.,  $\P$  60). As Phares necessarily discloses a higher purity of treprostinil diethanolamine as is disclosed and claimed in the '393 Patent, Phares inherently anticipates the '393 Patent's claims. *See also* (Ex. 1009, Winkler Decl.,  $\P$  62).

Additionally, Claim 1 claims both treprostinil diethanolamine salt and treprostinil free acid. The step of reacting the foregoing salt with an acid to form the compound of Formula I in Claim 1 of the '393 Patent (Ex. 1001) is optional. Therefore, no disclosure in Ex. 1005 is required to demonstrate anticipation of Claim 1. Moreover, the '393 Patent admits that step (d) is merely a "simple acidification with diluted hydrochloric acid" step, and not a novel step. (Ex. 1001 col.17, lines 34-36.)

#### <u>Claim 2</u>

	Prior Art Disclosure
2. The product of claim 1, wherein the purity of compound	See disclosure for
of formula I in said product is at least 99.5%.	Claim 1.

As Phares discloses the same product and process of Claim 1, including making the most stable crystal form, Form B, of a higher melting point than that disclosed in the '393 Patent, as discussed *supra*, Phares necessarily discloses a salt of at least 99.5% purity. (Ex. 1009, Winkler Decl.,  $\P$  62).

Additionally, the degree of purity of 99.5% recited in Claim 2 is actually 0.2% *less* than the 99.7% reported by Moriarty (Ex. 1004, p. 13) – well within

IPR2020-00770 United Therapeutics EX2007 Page 7106 of 7335 experimental error. (Ex. 1009, Winkler Decl., ¶¶ 69-70). Patent Owner submitted a declaration from inventor Dr. David Walsh, which contended that the prior art Moriarty reference produced a purity level of only 99.4%, contrary to the 99.7% actually recited in Moriarty. (Ex. 1002-2, p. 347). Dr. Walsh does not explain what process conditions mattered in gaining the 99.4% result. (Ex. 1009, Winkler Decl.,  $\P$  67). Nevertheless, even if it were true that the prior art's purity level was only 99.4% instead of 99.7%, the difference between 99.4% and 99.5% is well within experimental error, as explained by Dr. Winkler. (Ex. 1009, Winkler Decl., ¶ 69-70). This 0.1% difference would not represent a significant deviation from the processes of the prior art in light of experimental error in the detection method that is used when high-liquid chromatography (HPLC) is used to determine levels of impurities. (Id., at  $\P$  68). Indeed, even a difference of 0.2% between the claimed processes of the '393 Patent and the prior art, such as Moriarty (Ex. 1004), would be attributable to experimental error, and thus the claimed degree of purity under the claimed processes of the '393 Patent would present no distinction from the art. The '393 Patent itself discloses a purity of the claimed compound of 100.4% (Ex. 1001, col. 13, line 64), indicating, as Dr. Winkler notes, there the deviation in the reported data of  $\pm 0.4\%$  reflects a minimum deviation for the equipment the inventors used. (Ex. 1009, Winkler Decl., ¶ 70).

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## <u>Claim 3</u>

	Prior Art Disclosure
3. The product of claim 1, wherein the alkylating agent is	Ex. 1005, p. 42
$Cl(CH_2)_wCN$ , $Br(CH_2)_wCN$ , or $I(CH_2)_wCN$ .	$(Cl(CH_2)_wCN).$

Phares discloses the alkylating agent is ClCH₂CN which corresponds to

Cl(CH₂)_wCN where w is 1. (Ex. 1005, p. 42).

## <u>Claim 4</u>

'393 Patent Claim Element	Prior Art Disclosure
4. The product of claim 1, wherein the base in step (b) is	Ex. 1005, p. 42
KOH or NaOH.	(KOH).

Phares discloses that the base in step (b) is KOH. (Ex. 1005, p. 42).

## <u>Claim 5</u>

'393 Patent Claim Element	Prior Art Disclosure
5. The product of claim 1, wherein the base B in step (c) is	Ex. 1005, p. 24; pp.
selected from the group consisting of ammonia, N-	57-58; p. 99, Claim
methylglucamine, procaine, tromethamine, magnesium, L-	49.
lysine, L-arginine, triethanolamine, and diethanolamine.	

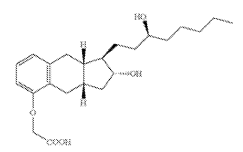
Phares discloses the use of the base diethanolamine. (Ex. 1005, p. 24; p. 99, Claim 49). Phares (Ex. 1005, pp. 57-58) also discloses several other bases such as ammonia, magnesium, lysine, arginine and triethanolamine, all of which are recited in Claim 5 of the '393 Patent (Ex. 1001).

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'393 Patent Claim Element	Prior Art Disclosure
7. The product of claim 1, wherein $Y_1$ is $-CH_2CH_2$ ; $M_1$	See disclosure for
is $\alpha$ -OH: $\beta$ -H or $\alpha$ -H: $\beta$ -OH; —C(L ₁ )-R ₇ taken together is —	Claim 1.
$(CH_2)_4CH_3$ ; and w is 1.	

As discussed above, Phares (Ex. 1005) discloses a synthesis of treprostinil

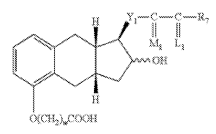
which has the following structure:



(see e.g., Phares, Ex. 1005, pp. 41-42).

And the product (i.e., Formula I) of Claim 1 of the '393 Patent (Ex. 1001)

has the following generic structure:



IPR2020-00770 United Therapeutics EX2007 Page 7109 of 7335 In treprostinil,  $Y_1$  is  $-CH_2CH_2$ —;  $M_1$  is a H and a OH group in the S configuration;  $-C(=L_1)-R_7$  taken together is  $-(CH_2)_4CH_3$ ; and w is 1. Therefore, the requirements of Claim 7 are satisfied.

#### <u>Claim 8</u>

'393 Patent Claim Element	Prior Art Disclosure
8. The product of claim 1, wherein the process does not	Ex. 1005, pp. 41-42.
include purifying the compound of formula (III) produced	
in step (a).	

As discussed above, Phares (Ex. 1005, pp. 41-42) discloses that Formula 11b is converted to Formula 2 by treatment with the alkylating agent  $ClCH_2CN$  followed by the base KOH. Phares' synthetic scheme, as disclosed on p. 42 (Ex. 1005), does not indicate that any intermediate compound is purified. Therefore, the requirements of Claim 8 are satisfied.

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# <u>Claim 9</u>

'393 Patent Claim Element	Prior Art Disclosure
9. (pre) A product comprising a compound having formula $IV$ $\downarrow$	Ex. 1005, pp. 41-42 (enantiomer of Formula 2), pp. 85- 93; p. 99, Claim 49.
or a pharmaceutically acceptable salt thereof, wherein the product is prepared by the process comprising	
9. (a) alkylating a compound of formula V with an alkylating agent to produce a compound of formula VI, $ \begin{array}{c} \downarrow \\ \downarrow $	Ex. 1005, pp. 41-42.
9. (b) hydrolyzing the product of formula VI of step (a) with a base,	Ex. 1005, pp. 41-42.

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9. (c) contacting the product of step (h) [ <i>sic</i> ] with a base B to form a salt of formula IV _s , and $ \begin{array}{c}                                     $	Ex. 1005, p. 24; pp. 85-93; p. 99, Claim 49.
9. (d) optionally reacting the salt formed in step (c) with an acid to form the compound of formula IV.	No disclosure needed as this step is optional.

See explanation under Claim 1.

# <u>Claim 11</u>

'393 Patent Claim Element	Prior Art Disclosure
11. The product of claim 9, wherein the alkylating agent is $ClCH_2CN$ .	Ex. 1005, p. 42

See explanation under Claim 3.

# <u>Claim 12</u>

'393 Patent Claim Element	Prior Art
	Disclosure
12. The product of claim 9, wherein the base in step (b) is	Ex. 1005, p. 42
KOH.	

See explanation under Claim 4.

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## <u>Claim 13</u>

'393 Patent Claim Element	Prior Art Disclosure
13. The product of claim 9, wherein the base B in step (c) is	Ex. 1005, p. 24; pp.
selected from a group consisting of ammonia, N-	57-58; pp. 85-93; p.
methylglucamine, procaine, tromethamine, magnesium, L-	99, Claim 49.
lysine, L-arginine, triethanolamine, and diethanolamine.	

See explanation under Claim 5.

# <u>Claim 14</u>

'393 Patent Claim Element	Prior Art
14. The product of claim 9, wherein the base B is	Disclosure Ex 1005 p 24 [·] p
diethanolamine.	Ex. 1005, p. 24; p. 57; pp. 85-93; p. 99, Claim 49.
	Claim 49.

See explanations under Claims 1 and 5.

## <u>Claim 16</u>

'393 Patent Claim Element	Prior Art Disclosure
16. The product of claim 9, wherein the process does not	Ex. 1005, pp. 41-42.
include purifying the compound of formula (VI) produced	
in step (a).	

See explanation under Claim 8.

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## <u>Claim 17</u>

'393 Patent Claim Element	Prior Art
	Disclosure
17. The product of claim 16, wherein the base B in step (c)	Ex. 1005, p. 24; pp.
is selected from a group consisting of ammonia, N-	57-58; pp. 85-93; p.
methylglucamine, procaine, tromethamine, magnesium, L-	99, Claim 49.
lysinc [sic], L-arginine, triethanolamine, and	
diethanolamine.	

See explanation under Claim 5.

## <u>Claim 18</u>

'393 Patent Claim Element	Prior Art
	Disclosure
18. The product of claim 17, wherein the base B is diethanolamine.	Ex. 1005, p. 24; p. 57; pp. 85-93; p. 99, Claim 49.
diemanoramme.	Claim 49.

See explanations under Claims 1 and 5.

## <u>Claim 19</u>

'393 Patent Claim Element	Prior Art Disclosure
19. The product of claim 1, wherein the base in step (b) is	Ex. 1005, p. 24; p.
KOH or NaOH and wherein the base 13 [ <i>sic</i> ] in step (c) is	42; pp. 57-58; pp.
selected from the group consisting of ammonia. N-methyl	85-93; p. 99, Claim
glucamine, procaine, tromethamine, magnesium, L-lysine,	49.
L-arginine, triethanolamine, and diethanolamine.	

See explanations under Claims 4 and 5.

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## Claim 20

'393 Patent Claim Element	Prior Art Disclosure
20. The product of claim 9, wherein the base in step (b) is	Ex. 1005, p. 24; p.
KOH or NaOH and wherein the base B in step (c) is	42; pp. 57-58; pp.
selected from the group consisting of ammonia, N-	85-93; p. 99, Claim
methylglucamine, procaine, tromethamine, magnesium, L-	49.
lysine, L-arginine, triethanolamine, and diethanolamine.	

See explanations under Claims 4 and 5.

B. Ground 2: Detailed Explanation Under 37 C.F.R. § 42.104(b) of How Claims 1-5, 7-9, 11-14 and 16-20 are Obvious under 35 U.S.C. § 103(a) over Moriarty (Ex. 1004) with either Phares (Ex. 1005) or Kawakami (Exs. 1006 & 1007).

In addition to the anticipation challenges noted above, Claims 1-5, 7-9, 11-

14, and 16-20 are rendered obvious under § 103 when considering Moriarty (Ex.

1004) in view of other prior art, including (but not limited to) either Phares (Ex.

1005) or Kawakami (Exs. 1006 & 1007).

## <u>Claim 1</u>

'393 Patent Claim Element	Prior Art Disclosure
1. (pre) A product comprising a compound of formula I	Ex. 1004, p. 3; p. 6
$H = Y_1 - C - C - R_7 $ (I)	(w is 1, $Y_1$ is
	$CH_2CH_2$ -, $M_1$ is a H
	and a OH group in
	the S configuration,
or a pharmaceutically	$L_1$ is $\alpha$ -H; $\beta$ -H, and
acceptable salt thereof, wherein said product is prepared by	$R_7$ is $-(CH_2)_3$ - $CH_3$ in
a process comprising	Formula 7).

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1. (a) alkylating a compound of structure II with an	Ex. 1004, p. 6; p. 13.
alkylating agent to produce a compound of formula III,	LA. 1004, p. 0, p. 15.
$\begin{array}{c} \begin{array}{c} \begin{array}{c} \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\$	
$ \begin{array}{c} \begin{array}{c} H \\ H $	
wherein w=1, 2, or 3; $Y_1$ is trans-CH=CH—, cis-	
$CH=CH-, -CH_2(CH_2)_m-, \text{ or } -C=C-; \text{ m is } 1, 2, \text{ or } 3;$	
$R_7$ is (1) $-C_pH_{2p}$ -CH ₃ , wherein p is an integer from 1 to	
5, inclusive, (2) phenoxy optionally substituted by one, two	
or three chloro, fluoro, trifluoromethyl, $(C_1-C_3)$ alkyl, or	
$(C_1-C_3)$ alkoxy, with the proviso that not more than two	
substituents are other than alkyl, with the proviso that R ₇ is	
phenoxy or substituted phenoxy, only when R ₃ and R ₄ are	
hydrogen or methyl, being the same or different, (3)	
phenyl, benzyl, phenylethyl, or phenylpropyl optionally	
substituted on the aromatic ring by one, two or three chloro,	
fluoro, trifluoromethyl, $(C_1-C_3)$ alkyl, or $(C_1-C_3)$ alkoxy,	
with the proviso that not more than two substituents are	
other than alkyl,(4) cis-CH=CH $-$ CH ₂ $-$ CH ₃ , (5) $-$	
$(CH_2)_2$ —CH(OH)—CH ₃ , or (6) —(CH ₂ ) ₃ —CH=C(CH ₃ ) ₂ ;	
$-C(L_1)-R_7$ taken together is (1) (C ₄ -C ₇ )cycloalkyl	
optionally substituted by 1 to 3 ( $C_1$ - $C_5$ )alkyl; (2) 2-(2-	
furyl)ethyl, (3) 2-(3-thienyl)ethoxy, or (4) 3-	
thienyloxymethyl; $M_1$ is $\alpha$ -OH: $\beta$ -R ₅ or $\alpha$ -R ₅ $\beta$ -OH or $\alpha$ -	
OR ₁ : $\beta$ -R ₅ or $\alpha$ -R ₅ : $\beta$ -OR ₂ , wherein R ₅ is hydrogen or methyl,	
$R_2$ is an alcohol protecting group, and $L_1$ is $\alpha$ - $R_3$ : $\beta$ - $R_4$ , $\alpha$ -	
$R_4:\beta-R_3$ , or a mixture of $\alpha$ - $R_3:\beta-R_4$ and $\alpha$ - $R_4:\beta-R_3$ , wherein	
$R_3$ and $R_4$ are hydrogen, methyl, or fluoro, being the same	
or different, with the proviso that one of $R_3$ and $R_4$ is fluoro	
only when the other is hydrogen or fluoro,	

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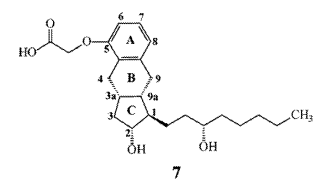
1. (b) hydrolyzing the product of formula III of step (a) with a base,	Ex. 1004, p. 6, p. 13.
1. (c) contacting the product of step (h) [ <i>sic</i> ] with a base B to form a salt of formula I _s . $ \underbrace{I_{s}}_{H} \underbrace{I_{s}}_$	Ex. 1005, p. 24; pp. 85-93; p. 99, Claim 49; Ex. 1007, p. 6.
1. (d) optionally reacting the salt formed in step (c) with an acid to form the compound of formula I.	No disclosure needed as this step is optional; <i>see also</i> Ex. 1007, p. 6.

Moriarty (Ex. 1004) discloses the synthesis (at p. 6) of treprostinil which is Formula 7 on p. 3. Formula 7 on p. 3 of Moriarty (Ex. 1004) is equivalent to Formula I of Claim 1 of the '393 Patent (Ex. 1001, col. 17) in the case where w is 1, Y₁ is CH₂CH₂-, M₁ is a H and a OH group in the S configuration, L₁ is  $\alpha$ -H;  $\beta$ -H, and R₇ is –(CH₂)₃-CH₃.

Formula 34 on p. 6 of Moriarty (Ex. 1004, p. 6, 13) is alkylated by ClCH₂CN to yield Formula 35 on p. 6. Formula 34 corresponds to Formula II in Claim 1 of the '393 Patent (Ex. 1001) in the case where Y₁ is CH₂CH₂-, M₁ is a H and a OH group in the S configuration, L₁ is  $\alpha$ -H;  $\beta$ -H, and R₇ is –(CH₂)₃-CH₃. Formula 35 corresponds to Formula III in Claim 1 of the '393 Patent (Ex. 1001, col. 18) in the case where Y₁ is CH₂CH₂-, M₁ is a H and a OH group in the S configuration, L₁ is  $\alpha$ -H;  $\beta$ -H, R₇ is –(CH₂)₃-CH₃ and w is 1. Ex. 1004 at p. 13

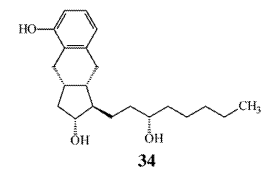
IPR2020-00770 United Therapeutics EX2007 Page 7117 of 7335 discloses that Formula 35 is hydrolyzed with a base (*i.e.*, aqueous KOH, followed by acidification) to yield Formula 7 (Moriarty, Ex. 1004, p. 3, p. 6).

Formula 7 of Moriarty is as follows:



(Moriarty, Ex. 1004, p. 3, col. 1).

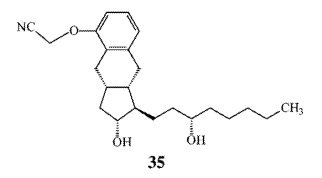
Formula 34 of Moriarty is as follows:



(Moriarty, Ex. 1004, p. 6).

Formula 35 of Moriarty is as follows:

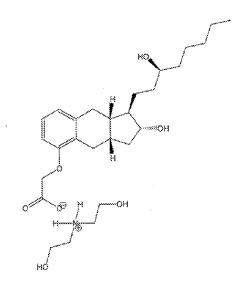
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(Moriarty, Ex. 1004, p. 6).

While the step of reacting Formula 7 with a base to form a salt of Formula 7 is not disclosed in Moriarty (Ex. 1004), this step is disclosed in Phares (Ex. 1005). Phares (Ex. 1005, p. 24) discloses that treprostinil acid (which is equivalent to Formula 7 in Moriarty, Ex. 1004) is dissolved in a 1:1 molar ratio mixture of ethanol: water and diethanolamine (*i.e.*, the base) is added and dissolved. The solution is heated and acetone is added as an antisolvent during cooling. The resulting structure (below) corresponds to the salt of Formula I_s in Claim 1 of the '393 Patent (Ex. 1001):

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#### (Phares, Ex. 1005, p. 99, Claim 49).

Petitioner notes that the formation of salts by the reaction of carboxylic acids with bases is a common reaction in organic chemistry and this process is well within the skill of one of ordinary skill in the art, as discussed above.

In addition, Kawakami discloses contacting a carboxylic acid of a prostacyclin derivative with a base to form a salt. (Exs. 1006 & 1007). Kawakami is directed to the preparation and use of dicyclohexylamine (i.e., a weak base similar in its reactivity to diethanolamine) to form a crystalline dicyclohexylamine salt of a methanoprostacyclin derivative. Ex. 1007, at p. 6, further discloses that the dicyclohexylamine salt of a methanoprostacyclin derivative by conventional methods. Furthermore, Kawakami (Ex. 1007) at p. 6 discloses that the salt that is obtained has fairly high

IPR2020-00770 United Therapeutics EX2007 Page 7120 of 7335 purity and the purity can be further improved by recrystallization as needed with the use of an appropriate solvent.

A person of ordinary skill in the art would be motivated to combine Moriarty (Ex. 1004) with either Phares (Ex. 1005) or Kawakami (Exs. 1006, 1007). (Ex. 1009, Winkler Decl., ¶ 74). Moriarty discloses steps (a) and (b) of Claim 1 of the '393 Patent. (Ex. 1004, p. 6, 13). Phares discloses step (c) of Claim 1 of the '393 Patent (Ex. 1005, p. 24), while Kawakami discloses that prostacyclin compounds (an example of which includes treprostinil), can be purified by using weak bases and forming salts (Ex. 1007, p. 6). Further, if desired, Kawakami discloses that the product can be turned back into the free acid as disclosed under the optional Claim 1(d). (*Id.*). Accordingly, a person of ordinary skill in the art would be motivated to combine Moriarty with either Phares or Kawakami to obtain a product of at least equal purity to that claimed in the '393 Patent. (Ex. 1009, Winkler Decl., ¶ 74).

### Claim 2

'393 Patent Claim Element	Prior Art Disclosure
2. The product of claim 1, wherein the purity of compound	See disclosure for
of formula I in said product is at least 99.5%.	Claim 1.

As the combination of Moriarty (Ex. 1004) with either Phares (Ex. 1005) or Kawakami (Exs. 1006 & 1007) discloses the same process steps and product of the '393 Patent, the combination of these references would disclose a purity of at least equal purity to that claimed in the '393 Patent. (Ex. 1009, Winkler Decl.,  $\P$  76); see also supra (Section B, Claim 2 discussing Phares).

Additionally, and as discussed *supra*, the degree of purity of 99.5% recited in Claim 2 is actually 0.2% *less* than the 99.7% reported by Moriarty (Ex. 1004, p. 13) – well within experimental error. (Ex. 1009, Winkler Decl., ¶¶ 69-70). Patent Owner submitted a declaration from inventor Dr. David Walsh, which contended that the prior art Moriarty reference produced a purity level of only 99.4%, contrary to the 99.7% actually recited in Moriarty. (Ex. 1002-2, p. 347). Dr. Walsh does not explain what process conditions mattered in gaining the 99.4% result. (Ex. 1009, Winkler Decl.,  $\P$  67). Nevertheless, even if it were true that the prior art's purity level was only 99.4% instead of 99.7%, the difference between 99.4% and 99.5% is well within experimental error, as explained by Dr. Winkler. (Ex. 1009, Winkler Decl., ¶¶ 69-70). This 0.1% difference would not represent a significant deviation from the processes of the prior art in light of experimental error in the detection method that is used when high-liquid chromatography (HPLC) is used to determine levels of impurities. (Id., at 68). Indeed, even a difference of 0.2% between the claimed processes of the '393 Patent and the prior art, such as Moriarty (Ex. 1004), would be attributable to experimental error, and thus the claimed degree of purity under the claimed processes of the '393 Patent would present no distinction from the art. The '393 Patent itself discloses a purity of the claimed

IPR2020-00770 United Therapeutics EX2007 Page 7122 of 7335 compound of 100.4% (Ex. 1001, col. 13, line 64), indicating, as Dr. Winkler notes, there the deviation in the reported data of  $\pm 0.4\%$  reflects a minimum deviation for the equipment the inventors used. (Ex. 1009, Winkler Decl., ¶ 70).

# <u>Claim 3</u>

	Prior Art Disclosure
3. The product of claim 1, wherein the alkylating agent is	Ex. 1004, p. 3; p. 6
$Cl(CH_2)_wCN$ , $Br(CH_2)_wCN$ , or $I(CH_2)_wCN$ .	$(Cl(CH_2)_wCN).$

As discussed above, Moriarty (Ex. 1004, p. 3 and p. 6) discloses that the

alkylating agent is ClCH₂CN which corresponds to Cl(CH₂)_wCN where w is 1.

# <u>Claim 4</u>

	Prior Art Disclosure
4. The product of claim 1, wherein the base in step (b) is	Ex. 1004, p. 3; p. 6
KOH or NaOH.	(KOH).

As discussed above, Moriarty (Ex. 1004, p. 6) discloses that the base in step

(b) is KOH.

# <u>Claim 5</u>

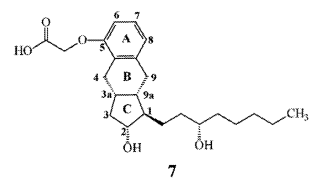
'393 Patent Claim Element	Prior Art Disclosure
5. The product of claim 1, wherein the base B in step (c) is	Ex. 1004, p. 6; p. 13;
selected from the group consisting of ammonia, N-	Ex. 1005, p. 24; pp.
methylglucamine, procaine, tromethamine, magnesium, L-	57-58; pp. 85-93; p.
lysine, L-arginine, triethanolamine, and diethanolamine.	99, Claim 49; Ex.
	1007, pp. 5-6.

IPR2020-00770 United Therapeutics EX2007 Page 7123 of 7335 As discussed above, Phares (Ex. 1005, p. 24; p. 99, Claim 49) discloses the use of the base diethanolamine. In addition, Phares (Ex. 1005, pp. 57-58) discloses several other bases that include ammonia, magnesium, lysine, arginine and triethanolamine, all of which are recited in Claim 5 of the '393 Patent (Ex. 1001).

#### <u>Claim 7</u>

'393 Patent Claim Element		r Art losure	
			for
is $\alpha$ -OH: $\beta$ -H or $\alpha$ -H: $\beta$ -OH; —C(L ₁ )-R ₇ taken together is —	Clair	n 1.	
$(CH_2)_4CH_3$ ; and w is 1.			

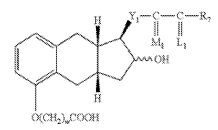
As discussed above, the combination of references discloses a synthesis of treprostinil which has the following structure:



(see e.g., Moriarty, Ex. 1004, col. 1, p. 3).

And the product (*i.e.*, Formula I) of Claim 1 of the '393 Patent (Ex. 1001) has the following generic structure:

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In treprostinil,  $Y_1$  is  $-CH_2CH_2-$ ;  $M_1$  is a H and a OH group in the S configuration;  $-C(L_1)-R_7$  taken together is  $-(CH_2)_4CH_3$ ; and w is 1. Therefore, the requirements of Claim 7 are satisfied.

#### <u>Claim 8</u>

'393 Patent Claim Element	Prior Art
	Disclosure
8. The product of claim 1, wherein the process does not	Ex. 1004, p. 6; p. 13;
include purifying the compound of formula (III) produced	Ex. 1005, pp. 41-42
in step (a).	

Moriarty (Ex. 1004, p. 6 and p. 13) discloses that Formula 35 (which corresponds to Formula III in Claim 1 of the '393 Patent (Ex. 1001)) is purified. However, Phares (Ex. 1005) discloses that the purification of Formula 35 (as described in Moriarty) would not be necessary. Specifically, Phares (Ex. 1005, pp. 41-42) discloses that Formula 11b is converted to Formula 2 by treatment with the alkylating agent ClCH₂CN followed by the base KOH. The synthetic scheme of Phares (p. 42) does not indicate that any intermediate compound is purified. In view of the foregoing, one of ordinary skill in the art would understand that the

IPR2020-00770 United Therapeutics EX2007 Page 7125 of 7335 treatment of Formula 11b with the alkylating agent could be followed by the hydrolysis with a base without purifying the product of the alkylation reaction. Furthermore, a person of ordinary skill in the art would be motivated to combine Phares (Ex. 1005, p. 42) with the teachings of Moriarty (Ex. 1004, p. 6; p. 13), since shortening the number of synthetic steps should increase efficiency and presumably lower costs. *See also* (Ex. 1009, Winkler Decl., ¶¶ 77-78).

### <u>Claim 9</u>

'393 Patent Claim Element	Prior Art Disclosure
9. (pre) A product comprising a compound having formula IV $\downarrow V$ $\downarrow IV$	Ex. 1004, p. 6
or a pharmaceutically acceptable salt thereof, wherein the product is prepared by the process comprising	

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9. (a) alkylating a compound of formula V with an alkylating agent to produce a compound of formula VI, $\downarrow \downarrow $	Ex. 1004, p. 6; p. 13
9. (b) hydrolyzing the product of formula VI of step (a) with a base.	Ex. 1004, p. 6; p. 13
9. (c) contacting the product of step (h) [ <i>sic</i> ] with a base B to form a salt of formula IV _s , and $(V_s)$	Ex. 1004, p. 6; p. 13; Ex. 1005, p. 24; pp. 85-93; p. 99, Claim 49; Ex. 1007, pp. 5-6
9. (d) optionally reacting the salt formed in step (c) with an acid to form the compound of formula IV.	No disclosure needed as this step is optional

See explanation under Claim 1.

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# <u>Claim 11</u>

'393 Patent Claim Element	Prior Art Disclosure
11. The product of claim 9, wherein the alkylating agent is	Ex. 1004, p. 6; p. 13
$ClCH_2CN.$	

See explanation under Claim 3.

# <u>Claim 12</u>

'393 Patent Claim Element	Prior Art Disclosure
12. The product of claim 9, wherein the base in step (b) is	Ex. 1004, p. 6; p. 13
KOH.	

See explanation under Claim 4.

# <u>Claim 13</u>

'393 Patent Claim Element	Prior Art Disclosure
13. The product of claim 9, wherein the base B in step (c) is selected from a group consisting of ammonia, N-methylglucamine, procaine, tromethamine, magnesium, L-	Ex. 1004, p. 6; p. 13; Ex. 1005, p. 24; pp. 57-58; pp. 85-93; p.
lysine, L-arginine, triethanolamine, and diethanolamine.	99, Claim 49; Ex. 1007, pp. 5-6

See explanation under Claim 5.

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# <u>Claim 14</u>

'393 Patent Claim Element	Prior Art Disclosure
14. The product of claim 9, wherein the base B is diethanolamine.	Ex. 1004, p. 6; p. 13; Ex. 1005, p. 24; pp.
	57-58; pp. 85-93; p.
	99, Claim 49; Ex. 1007, pp. 5-6

See explanations under Claims 1 and 5.

### <u>Claim 16</u>

'393 Patent Claim Element	Prior Art
	Disclosure
16. The product of claim 9, wherein the process does not	Ex. 1004, p. 6; p. 13
include purifying the compound of formula (VI) produced	
in step (a).	

See explanation under Claim 8.

# <u>Claim 17</u>

'393 Patent Claim Element	Prior Art Disclosure
17. The product of claim 16, wherein the base B in step (c) is selected from a group consisting of ammonia, N-	Ex. 1004, p. 6; p. 13; Ex. 1005, p. 24; pp.
methylglucamine, procaine, tromethamine, magnesium, L-	57-58; pp. 85-93; p.
lysinc [ <i>sic</i> ], L-arginine, triethanolamine, and diethanolamine.	99, Claim 49

See explanation under Claim 5.

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# <u>Claim 18</u>

'393 Patent Claim Element	Prior Art Disclosure
18. The product of claim 17, wherein the base B is	Ex. 1004, p. 6; p. 13;
diethanolamine.	Ex. 1005, p. 22; p.
	Ex. 1004, p. 6; p. 13; Ex. 1005, p. 22; p. 57; pp. 85-93; p. 99, Claim 49
	Claim 49

See explanations under Claims 1 and 5.

# <u>Claim 19</u>

'393 Patent Claim Element	Prior Art Disclosure
19. The product of claim 1, wherein the base in step (b) is	Ex. 1004, p. 6; p. 13;
KOH or NaOH and wherein the base 13 [sic] in step (c) is	Ex. 1005, p. 24; pp.
selected from the group consisting of ammonia. N-methyl	57-58; pp. 85-93; p.
glucamine, procaine, tromethamine, magnesium, L-lysine,	99, Claim 49; Ex.
L-arginine, triethanolamine, and diethanolamine.	1007, pp. 5-6

See explanations under Claims 4 and 5.

# Claim 20

'393 Patent Claim Element	Prior Art Disclosure
20. The product of claim 9, wherein the base in step (b) is	Ex. 1004, p. 6; p. 13;
KOH or NaOH and wherein the base B in step (c) is	Ex. 1005, p. 24; pp.
selected from the group consisting of ammonia, N-	57-58; pp. 85-93; p.
methylglucamine, procaine, tromethamine, magnesium, L-	99, Claim 49; Ex.
lysine, L-arginine, triethanolamine, and diethanolamine.	1007, pp. 5-6

See explanations under Claims 4 and 5.

IPR2020-00770 United Therapeutics EX2007 Page 7130 of 7335 C. Ground 3: Detailed Explanation Under 37 C.F.R. § 42.104(b) of How Claims 6, 10, 15, 21 and 22 are Obvious under 35 U.S.C. § 103(a) over Moriarty (Ex. 1004) with Phares (Ex. 1005) or Kawakami (Exs. 1006 & 1007) and in further combination with Ege (Ex. 1008).

#### <u>Claim 6</u>

'393 Patent Claim Element	Prior Art Disclosure
6. The product of claim 1, wherein the acid in step (d) is	Ex. 1004, p. 6; p. 13;
HCl or $H_2SO_4$ .	Ex. 1007, pp. 5-6;
	Ex. 1008, p. 8

As discussed above, Phares (Ex. 1005, p. 22) discloses forming the treprostinil diethanolamine salt. Also, as discussed above, Kawakami (Exs. 1006 & 1007) discloses forming a crystalline dicyclohexylamine salt of a methanoprostacyclin derivative. Kawakami (Ex. 1007, p. 6) further discloses that the dicyclohexylamine salt of a methanoprostacyclin derivative "can be easily reverted to the free methanoprostacyclin derivative by *conventional methods*" (emphasis added). In addition, Kawakami (Ex. 1007) at p. 6 discloses that the salt that is obtained has fairly high purity and the purity can be further improved by recrystallization as needed with the use of an appropriate solvent.

A person of ordinary skill in the art would understand that one such conventional method for converting the dicyclohexylamine salt of a methanoprostacyclin derivative to the free methanoprostacyclin derivative, or converting the treprostinil diethanolamine salt to treprostinil (*i.e.*, the free acid) is

IPR2020-00770 United Therapeutics EX2007 Page 7131 of 7335 by treating the salt with a strong acid such as HCl or  $H_2SO_4$ . See (Ex. 1009, Winkler Decl., ¶ 84). As further evidence as to the conventional nature of such a conversion, Petitioner also notes that Ege (Ex. 1008, p. 8) discloses that sodium benzoate (*i.e.*, a carboxylate salt) can be converted back to benzoic acid (*i.e.*, a carboxylic acid) by treatment with the acid HCl. See (Ex. 1009, Winkler Decl., ¶ 86).

A person of ordinary skill in the art would be motivated to include the carboxylate salt formation and regeneration of the neutral carboxylic acid with the syntheses of Moriarty (Ex. 1004, p. 6; p. 13) and Phares (Ex. 1005, p. 24), since Kawakami (Ex. 1007, p. 6) discloses that "the dicyclohexylamine salt obtained by the present invention can be easily reverted to a free methanoprostacyclin derivative [I] by conventional methods, and the resulting methanoprostacyclin derivative exhibits excellent crystallinity compared with substances not purified according to the present invention." Accordingly, a person of ordinary skill in the art would want to form the treprostinil diethanolamine salt, purify it, and then convert it back to its free form (*i.e.*, treprostinil) in order to obtain excellent crystallinity and increased purity. (Ex. 1009, Winkler Decl., ¶ 88). And Ege (Ex. 1008, p. 8) teaches that one such method for obtaining the free form of any carboxylic acid (including treprostinil) would be by treatment of the

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IPR2020-00770 United Therapeutics EX2007 Page 7132 of 7335 corresponding carboxylate salt with a strong acid. See also (Ex. 1009, Winkler Decl.,  $\P$  88).

#### <u>Claim 10</u>

'393 Patent Claim Element	Prior Art Disclosure
10. The product of claim 9, wherein the purity of product of	
step (d) is at least 99.5%.	Ex. 1007, pp. 5-6; Ex. 1008, p. 8
	Ex. 1008, p. 8

The combination of Moriarty (Ex. 1004) and Phares (Ex. 1005) (or Kawakami, Exs. 1006 & 1007) and Ege (Ex. 1008) would disclose that the purity of treprostinil of at least equal purity to that of the '393 Patent, since the combination of these references discloses the same product and same process of Claim 9. (Ex. 1009, Winkler Decl., ¶ 89). As Dr. Winkler explains, as Phares (Ex. 1005) discloses the same polymorph Form B and a higher melting point than that disclosed in the '393 Patent, Phares discloses an even higher purity than that disclosed in the '393 Patent. (Ex. 1009, Winkler Decl., ¶¶ 58-60). Indeed, as discussed *supra*, Moriarty actually reports that the treprostinil made by Moriarty had 99.7% purity (Ex. 1004, p. 13) - although Patent Owner submitted a declaration from inventor Dr. David Walsh, which contended that the prior art Moriarty reference produced a purity level of only 99.4%, contrary to the 99.7% actually recited in Moriarty. (Ex. 1002-2, p. 347). Dr. Walsh does not explain what process conditions mattered in gaining the 99.4% result, and, moreover, there may

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IPR2020-00770 United Therapeutics EX2007 Page 7133 of 7335 be significant batch-to-batch variation based on the limited sample set provided. (Ex. 1009, Winkler Decl., ¶¶ 66). Nevertheless, even if it were true that the prior art's purity level was only 99.4% instead of 99.7%, the difference between 99.4% and 99.5% is well within experimental error, as noted by Dr. Winkler. (Ex. 1009, Winkler Decl., ¶¶ 69-70).

# <u>Claim 15</u>

'393 Patent Claim Element	Prior Art
	Disclosure
15. The product of claim 9, wherein the acid in step (d) is	Ex. 1004, p. 6; p. 13;
HC1.	Ex. 1007, pp. 5-6; Ex. 1008, p. 8
	Ex. 1008, p. 8

See explanation under Claim 6.

# <u>Claim 21</u>

'393 Patent Claim Element	Prior Art Disclosure
21. The product of claim 1, wherein step (d) is performed.	Ex. 1004, p. 6; p. 13;
	Ex. 1004, p. 6; p. 13; Ex. 1007, pp. 5-6; Ex. 1008, p. 8
	Ex. 1008, p. 8

See explanation under Claim 6.

# <u>Claim 22</u>

'393 Patent Claim Element	Prior Art Disclosure
22. The product of claim 21, wherein the product comprises	
a pharmaceutically acceptable salt formed from the product	
of step (d).	Ex. 1008, p. 8

Claim 22 recites that the "product of Claim 21, wherein the product comprises a pharmaceutically acceptable salt formed from the product of step (d)." The product of Claim 21 (which recites, the "product of Claim 1, wherein step (d) is performed) is a free carboxylic acid. Claim 22, therefore, effectively recites that a carboxylate salt (*i.e.*, a pharmaceutically acceptable salt) can be formed from a free carboxylic acid, which was well-known in the art prior to December 17, 2007. (*See* explanation under Claim 6).

### X. CONCLUSION

In view of the foregoing, Petitioner respectfully requests that trial for *inter partes* review be instituted on Claims 1-22 of the '393 Patent, and those claims be canceled as invalid.

Date: October 1, 2015

/s Stuart E. Pollack / Stuart E. Pollack, J.D. Ph.D. Reg. No. 43,862 DLA Piper LLP (US) Respectfully submitted,

/s Lisa A. Haile / Lisa A. Haile, J.D., Ph.D. Reg. No. 38,347 DLA Piper LLP (US)

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#### **CERTIFICATE OF SERVICE**

The undersigned certify that a copy of the attached Petition for Inter Partes

Review of U.S. Patent No. 8,497,393 and supporting materials were sent via

overnight mail via private carrier on October 1, 2015, to the following:

Foley & Lardner LLP 3000 K Street N.W. Suite 600 Washington, DC 20007-5109

United Therapeutics Corp. 1040 Spring Street Silver Spring, MD 20910

Date: October 1, 2015

/s Stuart E. Pollack / Stuart E. Pollack, J.D., Ph.D. Reg. No. 43,862 DLA Piper LLP (US) Respectfully submitted,

/s Lisa A. Haile / Lisa A. Haile, J.D., Ph.D. Reg. No. 38,347 DLA Piper LLP (US)

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### UNITED STATES PATENT AND TRADEMARK OFFICE

### BEFORE THE PATENT TRIAL AND APPEAL BOARD

### STEADYMED LTD.

Petitioner,

v.

### UNITED THERAPEUTICS CORPORATION

Patent Owner.

Case IPR Unassigned

Patent No. 8,497,393

### DECLARATION OF JEFFREY D. WINKLER IN SUPPORT OF PETITION FOR *INTER PARTES* REVIEW OF CLAIMS 1 – 22 OF U.S. PATENT NO. 8,497,393

Mail Stop "Patent Board" Patent Trial and Appeal Board U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

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Work As Intended	30
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IPR2020-00770 United Therapeutics EX2007 Page 7139 of 7335 1. I have been retained by counsel for the Petitioner, SteadyMed Ltd., to offer technical opinions with respect to U.S. Patent No. 8,497,393 ("the '393 Patent") and prior art references cited in *inter partes review* proceedings for the '393 Patent.

2. I have reviewed the '393 Patent and, in assessing it, I have considered the teachings of the scientific literature before December 17, 2007, in light of general knowledge in the art before that date.

3. This declaration presents my opinion that Claims 1-22 of the '393 Patent would have been anticipated and/or obvious to a person of ordinary skill in the art before December 17, 2007. The technology of the '393 Patent involves nothing more than basic organic chemistry techniques – in my view, "organic chemistry 101" – all of which were well-known in the art prior to December 17, 2007.

#### I. QUALIFICATIONS

4. I am the Merriam Professor of Chemistry at the University of Pennsylvania, a position I have held since 2001. Prior to that time, I was a Professor of Chemistry from 1996 to 2001, and an Associate Professor of Chemistry from 1990 to 1996 at the University of Pennsylvania. I was an Assistant Professor of Chemistry at the University of Chicago from 1983 to 1990.

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5. I have over 30 years of experience in the fields of organic and medicinal chemistry. My area of expertise includes design and synthesis of various biologically active natural and unnatural products, as well as mechanisms and stereochemistry in organic synthesis.

I earned my A.B. in Chemistry from Harvard College in 1977 and my
 Ph.D. in Chemistry from Columbia University in 1981.

7. I have an excellent reputation in the field of organic chemistry as evidenced by several awards, including the American Chemical Society Cope Scholar Award and an Alfred P. Sloan Fellowship.

8. I have co-authored numerous publications reporting results of my research in the field of organic chemistry in peer-reviewed journals. I have also presented numerous lectures on organic chemistry at national and international scientific meetings around the world.

9. Accordingly, I am an expert in the field of organic chemistry, and I have been an expert in this field since prior to December 17, 2007. Further information regarding my qualifications and credentials are fully set forth in my *curriculum vitae*, attached as Ex. 1010.

#### II. MATERIALS CONSIDERED

10. In forming my opinions, I have had available the materials cited in the Petition, the materials cited in this report, as well as those listed in the publications

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IPR2020-00770 United Therapeutics EX2007 Page 7141 of 7335 listed on my *curriculum vitae* (Ex. 1010). In addition to these materials, I may consider additional documents and information in forming any supplemental opinions. To the extent I am provided additional documents or information, including any expert declarations in this proceeding, I may offer further opinions.

#### III. PERSONS OF ORDINARY SKILL IN THE ART ("POSA")

11. I understand that "one of ordinary skill in the art" is not a specific, real individual, but rather a hypothetical individual who is presumed to have known the relevant art at the time of the invention. In defining "one of ordinary skill in the art," I have been advised to consider factors such as the educational level and years of experience not only of the person or persons who have developed the invention that is the subject of the case, but also others working in the pertinent art at the time of the invention; the types of problems encountered in the art; the teachings of the prior art; patents and publications or other persons or companies; and the sophistication of the technology.

12. I have assessed the level of ordinary skill in the art based upon my review of the prior art, the patent, and my thirty years of working in the field of organic chemistry.

13. In this case, the inventors—Dr. Hitesh Batra, Sudersan Tuladhar, Raju Penmasta, and Dr. David Walsh—are all senior scientists or managers at United Therapeutics, according to their LinkedIn profiles. Similarly, the prior art is written

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by very educated authors, including Dr. Ken Phares, a scientist in charge of United Therapeutics' pharmaceutical development program, who has many years of experience and a Ph.D. in Pharmaceutical Chemistry, as per his LinkedIn profile.

14. Given the high education level of the scientists actually working in this field, a person of ordinary skill in the art ("POSA") of chemistry at the time of the alleged invention would have a master's degree or a Ph.D. in medicinal or organic chemistry, or a closely related field. Alternatively, a person of ordinary skill would include an individual with a bachelor's degree and at least five years of practical experience in medicinal or organic chemistry.

15. As reflected in my qualifications set forth above and in my *curriculum vitae* (Ex. 1010), I qualified as a person of ordinary skill in the art at the time before December 17, 2007.

#### IV. LEGAL CONCEPTS THAT WERE EXPLAINED TO ME

#### A. Anticipation

16. I understand from counsel that the law recognizes a concept called "anticipation." As I understand it, a single prior art reference must disclose each and every element of a claim, either expressly or inherently, to anticipate the claim and render it invalid.

17. I understand that, to establish inherent anticipation, properties that are inherently anticipated must be necessarily present in a single prior art reference. I

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IPR2020-00770 United Therapeutics EX2007 Page 7143 of 7335 understand that a prior art reference inherently discloses an element or limitation if science or technical information necessarily requires that the element or limitation is included in what was disclosed in the prior art reference. I also understand that these inherent properties cannot merely be probably or possibly present. It is my understanding that one of ordinary skill in the art may not have recognized the inherent characteristics or functioning of the prior art at the time.

#### B. Obviousness

18. I understand from counsel that the law recognizes a concept called "obviousness." I understand that a patent claim is invalid for obviousness 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 to a person of ordinary skill in the art at the time of the invention. I understand that for a single reference or a combination of references to render the claimed invention obvious, a person of ordinary skill in the art must have been able to arrive at the claims by modifying or combining the applied references.

19. It is my further understanding that there must be a motivation to combine or modify the applied references.

20. It is my further understanding that a person of ordinary skill in the art must have a reasonable expectation of success that making the combination will make the invention work.

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### C. Product-By-Process Claims

21. I understand that the challenged claims are "product by process" claims. I understand that this means that the claims cover a recited product made by a process that includes the recited process steps.

22. I further understand that as a result of the claims being classified as "product by process" claims, the claims should be analyzed both through the claimed product, and also through the processes that are recited in the claims. If the processes in the claims are in the prior art, then the claims are invalid. As noted below, I further understand the process in a product-by-process claim merits weight in comparing it to the prior art only if it imparts some unique and novel property or structure in the resulting product.

#### V. OVERVIEW OF THE '393 PATENT

23. I understand that the '393 Patent, entitled "Process to Prepare Treprostinil, Ingredient in RemodulinTM, issued on July 30, 2013, and claims priority to a provisional application filed on December 17, 2007. I understand, therefore, that the priority date of the '393 Patent is December 17, 2007.

24. The '393 Patent discloses an "improved process" to prepare prostacyclin derivatives such as treprostinil. (Ex. 1001, Abstract).

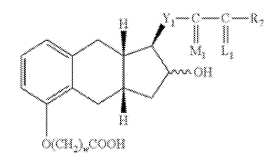
25. Each of the independent claims includes limitations that the claimed compound is made by a process comprising three specified steps and one optional

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step: (a) alkylating a prostacyclin derivative (*e.g.*, a benzindene triol precursor to treprostinil acid) to form an alkylated prostacyclin derivative (*e.g.*, a benzindene nitrile precursor to treprostinil acid); (b) hydrolyzing the alkylated prostacyclin derivative with a base to form a prostacyclin acid (*e.g.*, treprostinil acid); (c) contacting the prostacyclin acid (*e.g.*, treprostinil acid) with a base to form a prostacyclin acid) with a base to form a prostacyclin acid (*e.g.*, treprostinil acid) with a base to form a prostacyclin acid (*e.g.*, treprostinil acid) with a base to form a prostacyclin carboxylate salt (*e.g.*, a treprostinil salt); and (d) optionally reacting the prostacyclin carboxylate salt (*e.g.*, a treprostinil salt) formed in step (c) with an acid to form a compound or a pharmaceutically acceptable salt of:



### (Ex. 1001).

26. The alkylating and hydrolyzing steps in the synthesis of treprostinil and the other claimed compounds, as set forth in steps (a) – (b) of Claims 1 and 9, were fully disclosed in prior art to the '393 Patent, including U.S. Patent No. 6,765,117 (the '117 Patent) (Ex. 1003), and in Moriarty et al., J. Org. Chem. 1890-1902 (2004) (Ex. 1004, referred to as "Moriarty"), as well as other publications.

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IPR2020-00770 United Therapeutics EX2007 Page 7146 of 7335 27. I understand that the '393 Patent inventors admit that steps (a) ("alkylating") and (b) ("hydrolyzing") were in the prior art. (*See* Ex. 1002-1, p. 109); '393 Patent, Ex. 1001, col. 1, lines 22-28 (incorporating Moriarty (Ex. 1004), the '117 Patent (Ex. 1003), and U.S. Patent No. 6,441,245 (Ex. 1013) by reference, and col.7, lines 17-20 (describing '245 Patent's process as the same as in '393 Patent)).

28. The '393 Patent addresses an alleged "improvement" to Moriarty through the addition of steps (c) and optionally 1(d), which claim a standard organic chemistry purification by a precipitation technique: converting a free carboxylic acid into a salt using a weak base and then precipitating it to remove potential impurities, and then, optionally converting the salt back to the free acid. (Ex. 1001, col. 19, lines 28-29).

29. These precipitation procedures were well-known in the art – indeed, they are no more than basic organic chemistry techniques and standard chemical purification – and they were fully disclosed in numerous prior art references, including basic organic chemistry textbooks.

### VI. THE '393 PATENT IS INVALID

#### A. Summary

30. The prior art discloses all claims of the '393 Patent, as (1) the synthesis of the claimed compound, treprostinil, was well-known in the art well

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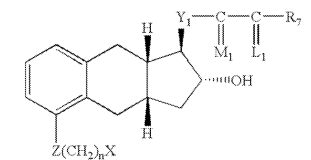
IPR2020-00770 United Therapeutics EX2007 Page 7147 of 7335 before December 17, 2007, the priority date for the '393 Patent, and (2) the '393 Patent's only alleged "improvement" over the prior art involves nothing more than basic organic chemistry 101 – standard chemical purification through salt formation and precipitation that I have taught and utilized throughout my over thirty years in the field of organic chemistry. Further, as discussed below, the claimed process of the '393 Patent does not produce a product that is materially distinct from the product produced by the prior art.

31. I outline my specific opinions related to anticipation and obviousness, below.

#### B. The Synthesis Of Treprostinil Was Well-Known

32. Before December 17, 2007, syntheses for numerous prostacyclin derivatives, such as treprostinil, and intermediate compounds useful in their syntheses were well-known.

33. These prostacyclin derivatives and intermediates include the following general structures:



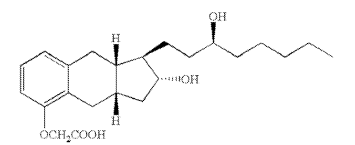
(see e.g., the '117 Patent, Ex. 1003, Claim 1).

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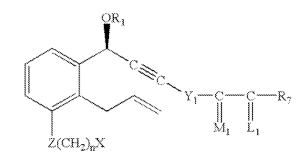
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34. For example, the '117 Patent (Ex. 1003) includes the synthesis of treprostinil (which is the case in which, Z is O, n is 1, X is COOH, Y₁ is CH₂CH₂-, M₁ is a H and a OH group in the S configuration (*i.e.*, the same stereoisomeric configuration found in the structure of treprostinil (below)), L₁ is  $\alpha$ -H;  $\beta$ -H, and R₇ is –(CH₂)₃-CH₃) amongst its many examples. In addition, both Moriarty (Ex. 1004) and prior art reference Phares (Ex. 1005) further disclose syntheses of treprostinil. For example, Claim 3 of the '117 Patent (Ex. 1003) discloses the structure of treprostinil (below),



which is produced by a process for making 9-deoxy- PGF1-type compounds, the process comprising cyclizing the following starting compound:

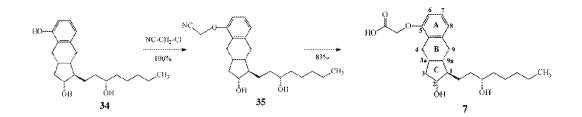


35. As noted above, steps (a) - (b) of Claims 1 and 9 of the '393 Patent

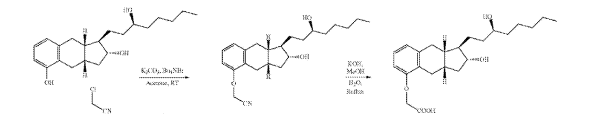
disclose the synthesis of prostacyclin derivative acids that include treprostinil acid,

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IPR2020-00770 United Therapeutics EX2007 Page 7149 of 7335 which is also disclosed in Moriarty (Ex. 1004) and the '117 Patent (Ex. 1003). For example, Moriarty (Ex. 1004) at p. 6 and p. 3 discloses the following synthetic scheme for making treprostinil acid:



36. And the '393 Patent (Ex. 1001) at columns 9-10 discloses the same synthetic scheme for making treprostinil acid:



37. Accordingly, the only alleged "improvement" to Moriarty in the '393 Patent was the addition of step (c) and **optionally** step (d) of Claims 1 and 9.

38. Despite the alleged claimed "improvement," the treprostinil compound made by the '393 Patent processes has comparable purity to the compound disclosed by Phares (Ex. 1005) based on an analysis of the melting point of the Form B salt, as explained in further detail below.

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### C. Formation of A Carboxylate Salt From a Carboxylic Acid and the Addition of an Acid to a Carboxylate Salt to Regenerate the Carboxylic Acid is Standard Chemical Purification

39. Steps (c) and (d) of Claims 1 and 9 disclose nothing more than basic organic chemistry techniques for purification of a prostacyclin compound, such as treprostinil, which was well-described in the prior art years before December 17, 2007.

40. A person of ordinary skill in the art would recognize that the formation of a carboxylate salt, by the addition of a weak base to a neutral carboxylic acid, and the subsequent addition of a strong acid to regenerate carboxylic acid, as disclosed in steps (c) and (d), is standard chemistry purification -i.e., organic chemistry 101.

41. Similar general purification techniques were described in numerous textbooks and literature, such as basic introductory organic chemistry textbooks, well before the December 17, 2007 priority date for the '393 Patent. Indeed, I have taught these general purification techniques to my organic chemistry students for over thirty years.

42. For example, the following organic chemistry textbooks disclose similar purification techniques as those disclosed in the '393 Patent:

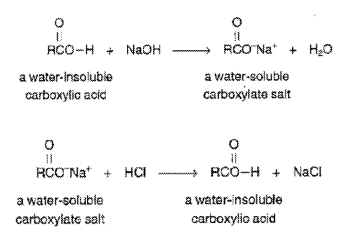
• *Wiberg* (Ex. 1012), entitled "Laboratory Technique in Organic Chemistry", an organic chemistry lab textbook provided to organic

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IPR2020-00770 United Therapeutics EX2007 Page 7151 of 7335 chemistry students, explicitly states: "A typical example is the purification of a water-insoluble solid carboxylic acid by dissolving it in sodium hydroxide solution, filtering, precipitating the compound by the addition of acid. A similar procedure may be used with amines: dissolve the compound in acid and precipitate it with a base. These procedures usually work quite well in that they utilize a chemical reaction to aid in separation from nonacidic or nonbasic impurities." (Ex. 1012, p. 6).

• *Schoffstall* (Ex. 1014), entitled "Microscale & Miniscale Organic Chemistry Laboratory Experiments (Second Edition)" (pp. 3-4), similarly describes an experiment in which carboxylic acid is separated from neutral and basic organic compounds by conversion to a salt. Addition of an acid, such as HCl, then regenerates the carboxylic acid, which can then be filtered or extracted into an organic solvent:



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43. More specifically, contacting a carboxylic acid of a prostacyclin derivative, such as treprostinil, with a base to form a salt, followed by the addition of a strong acid to regenerate the carboxylic acid, was a well-known chemical purification technique in the prior art. For example:

- Kawakami (Ex. 1007). entitled "Crystalline Amine Salt of Methanoprostacyclin Derivative, Manufacturing Method thereof, and Purifying Method thereof' (bolding added), is directed to the preparation and use of dicyclohexylamine (*i.e.*, a base) to form a crystalline dicyclohexylamine salt of a methanoprostacyclin derivative, in order to facilitate the purification of the methanoprostacyclin. Kawakami dicyclohexylamine further discloses that the salt of а methanoprostacyclin derivative can be easily reverted to the free methanoprostacyclin derivative by conventional methods (Ex. 1007, p. 6), such as treating the salt with a strong acid such as HCl or  $H_2SO_4$ . Per Kawakami, the salt that is obtained has "fairly high purity and the purity can be further improved by recrystallization as needed with the use of an appropriate solvent." (Id.).
- *Phares* (Ex. 1005), entitled "Compounds and Methods for Delivery of Prostacyclin Analogs," discloses that the preparation of treprostinil diethanolamine includes the step of adding diethanolamine (*i.e.*, a base)

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IPR2020-00770 United Therapeutics EX2007 Page 7153 of 7335 to a solution of treprostinil acid in a 1:1 molar ratio mixture of ethanol: water. (Ex. 1005, p. 24, bottom para.).

• *Ege* (Ex. 1008), an organic chemistry textbook, discloses that sodium benzoate (*i.e.*, a carboxylate salt) can be converted back to benzoic acid (*i.e.*, a carboxylic acid) by treatment with the acid HCl.¹ (Ex. 1008, p. 8).

# VII. ANTICIPATION ARGUMENTS

# A. Phares Inherently Anticipates The Claims Of The '393 Patent

# **1.** The Phares Reference

44. The Phares reference (Ex. 1005), is International Publication No. WO 2005/007081 to Phares, *et al*, entitled "Compounds and Methods for Delivery of Prostacyclin Analogs," and published January 27, 2005. It is prior art to the '393 Patent.

45. As previously discussed, I understand that the '393 Patent claims are product-by-process claims. I further understand the process in a product-byprocess claim merits weight in comparing it to the prior art only if it imparts some unique and novel property or structure in the resulting product. No novel property or structure exists in the claimed treprostinil product as compared to the prior art.

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¹ The following prior art includes other examples discussing purifying prostacyclin derivatives using a base to form a salt. *See, e.g.*, U.S. Patent No, 3,703,544, entitled "Process for Preparing the Tris(Hydroxy-Methyl – Aminomethane Salt of PGE2" (Ex. 1015, col. 4, lines 58-73); U.S. Patent No., 3,888,916 entitled "Amantadine salt of 16,16-dimethyl-PGE.sub.2". (Ex. 1016, col. 2, lines 47-57).

46. Further, I have reviewed the arguments presented in Ground 1 of the Petition and agree that at least for the reasons stated in the Petition, Claims 1-5, 11-14, and 16-20 are anticipated by Phares.

47. In particular, I was asked to opine whether: (1) Phares inherently discloses the same synthesis of treprostinil as disclosed in the '393 Patent; (2) Phares inherently discloses the same degree of purity of treprostinil as disclosed in the '393 Patent; and (3) whether the '393 patent processes result in a "physically different" or unique product over the prior art.

# 2. Phares Inherently Discloses the Same Synthesis of Treprostinil Under Independent Claims 1 & 9

48. Phares inherently discloses the same synthesis of treprostinil as set forth in the independent claims, Claims 1 and 9, of the '393 Patent in the case where w is 1, Y₁ is CH₂CH₂-, M₁ is a H and a OH group in the S configuration; L₁ is  $\alpha$ -H;  $\beta$ -H, and R₇ is –(CH₂)₃-CH₃. (Ex. 1005, pp. 41-42). Accordingly, Phares inherently anticipates both independent Claims 1 & 9.

49. I understand that Claim 1 is drawn to a product comprising a compound of a genus that includes the treprostinil compound, or a pharmaceutically acceptable salt thereof. Claim 9 is identical to Claim 1 except that it is drawn to a product comprising the specific treprostinil compound, a species of the genus of Claim 1, made by the same process. Accordingly, my analysis evaluates Claims 1 and 9 together.

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IPR2020-00770 United Therapeutics EX2007 Page 7155 of 7335 50. I base my opinion on the following: (1) Phares discloses the *same* treprostinil diethanolamine salt (Ex. 1005, p. 24; pp.85-93; p. 99, Claim 49) as the '393 Patent, (2) Phares details the *same* procedures as were used to make treprostinil in the '117 Patent and Moriarty, but also details how to use them to make (-)-treprostinil, the enantiomer of (+)- treprostinil (Ex. 1005, p. 42), and (3) Phares discloses the treprostinil diethanolamine salt in the *same* "polymorph" (crystal form) – Form B – as the '393 Patent (Ex. 1001, col. 12, lines 34-51; Ex. 1005, pp. 90-91) as well as a higher melting point of the Form B salt than that reported in the '393 Patent. (Ex. 1005, p. 91).

51. First, the treprostinil diethanolamine salt is made by *exactly the same process step* as claimed in the '393 Patent's Claim 1(c) and 9(c): by contacting the product of step (b) with diethanolamine base to form the salt whose structure is displayed in Phares Claim 49. (Ex. 1005, p. 99, Claim 49).

52. For example, Phares discloses in its Claim 49 the identical, pharmaceutically acceptable treprostinil diethanolamine salt that Claim 1 claims:

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Phares (Ex. 1005), Claim 49	'393 Patent (Ex. 1001), Claims 1 & 9 (column 8)
	HO $HO$ $HO$ $HO$ $HO$ $HO$ $HO$ $HO$

53. Other than a change in formatting, the two structures from Phares and the '393 Patent are identical.

54. As Phares necessarily discloses the same process steps to make treprostinil diethanolamine salt claimed in the '393 Patent and even discloses the same structure, Phares inherently anticipates Claims 1 and 9 of the '393 Patent.

55. Second, Phares also details the same Claim 1 and 9 steps (a) or (b) as were used to make treprostinil in the '117 Patent and Moriarty reference, but applies them to make (-)-treprostinil, the enantiomer of (+)- treprostinil (Ex. 1005, p. 42). The '393 Patent and prosecution history admits using these steps (a) and (b) in the prior art. ('393 Patent, (Ex. 1001), col. 1, lines 22-28 (incorporating Moriarty (Ex. 1004), the '117 Patent (Ex. 1003), and U.S. Patent No. 6,441,245 (Ex. 1013) by reference, and col.7, lines 17-20 (describing '245 Patent's process as the same as in the '393 Patent); *see also* Ex. 1002-1, p. 109).

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IPR2020-00770 United Therapeutics EX2007 Page 7157 of 7335 56. Phares explains that the reaction scheme where "the enantiomer of the commercial drug (+)-Treprostinil was synthesized using the stereoselective intramolecular Pauson Khand reaction as a key step and Mitsunobu inversion of the side-chain hydroxyl group," (Ex. 1005, p. 42) was also used to make the (-)-treprostinil enantiomer, and then details the exact same alkylation and hydrolyzing steps (both included in Phares as "step (1)." (Ex. 1005, p. 42).

57. This is the *identical procedure* claimed in steps (a) and (b). (*Compare* Ex. 1005, p. 42, "1) i. C1CH2CN, K2CO3. ii, KOH, CH3OH, reflux. 83 % (2 steps)," with '393 Patent Claim 1 and 9 steps (a) and (b) and '393 Patent col. 9, line 25 – col. 11, line 37 ('393 Patent, Examples 1 and 2).) This provides further confirmation that under the doctrine of inherent anticipation, Phares anticipates Claims 1 & 9.

58. Third, Phares discloses the treprostinil diethanolamine salt in the same "polymorph" (crystal form) – Form B – as the '393 Patent. (Ex. 1001, col. 12, lines 34-51; Ex. 1005, pp. 90-91). Polymorphs are different crystalline forms of the same substance in which molecules may have different arrangements and/or different molecular conformations.

59. In both the '393 Patent and Phares (Ex. 1005), treprostinil diethanolamine salt Form B is made. Phares demonstrated that Form B is the more stable form as compared to Form A. (Ex. 1005, pp. 88-93). Phares further

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IPR2020-00770 United Therapeutics EX2007 Page 7158 of 7335 discloses a melting point of 107° C (Ex. 1005, p. 91 & Fig. 21) for the Form B salt. The '393 Patent, however, discloses lower melting point ranges for the Form B salt in the ranges of 104.3-106.3° C (Batch No. 1) and 104.7-106.6° C (Batch No. 3) (Ex. 1001, col. 12, line 65 – col. 13, line 11, Example 3), as well as 105.0-106.5° C (Batch No. 1) and 104.5-105.5 °C (Batch No. 2) (Ex. 1001, col. 13, line 59, Example 4); *see also* (Ex. 1001, col. 12, lines 53-55 (noting Form B requires a melting point of the treprostinil diethanolamine salt of more than 104° C).

60. The higher melting point disclosed in Phares is consistent with the product of Phares having higher purity than the '393 Patent's product. *See* (Gilbert, Ex. 1018, p. 6) (a higher melting point typically indicates that a product has higher purity).

61. Of note, in the '393 Patent, treprostinil diethanolamine Form B was made directly from precipitation in a mixed solvent of ethanol and ethanol acetate. In Phares (Ex. 1005), treprostinil diethanolamine Form B was made by first generating Form A from any of many possible mixed solvents, and then converting Form A to Form B in a second mixed solvent. No claim in the '393 Patent specifies what solvents should be used, and thus, all of these procedures described in Phares fall within the scope of the '393 Patent claims.

62. In summary, as Phares discloses the same product and same process of preparing the product disclosed in Claims 1 and 9, including making the most

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IPR2020-00770 United Therapeutics EX2007 Page 7159 of 7335 stable crystal form (Form B) and preparing a product that melts at a higher temperature higher than that described in the '393 Patent, Phares necessarily discloses a salt of at least equal purity to the salt in the '393 Patent.

# B. The '393 Patent Process Does Not Result In A "Physically Different" Or Unique Product Than The Prior Art

63. Having reviewed the prior art and the prosecution history, no unique or novel property is found in the resulting treprostinil product disclosed under the claims of the '393 Patent compared to the prior art. Accordingly, the '393 Patent processes do not result in a physically different or unique product than that disclosed in the prior art, and the '393 Patent processes are inherently anticipated by the prior art.

64. I base my opinion on an analysis of the prosecution history for the '393 Patent, and my experience as a professor of organic chemistry for over thirty years.

65. I understand that during prosecution of the '393 Patent, Patent Owner submitted a declaration by Dr. David Walsh, one of the inventors, and Executive Vice President of Chemical Research and Development at United Therapeutics Corporation. (Ex. 1002-2, pp. 346-350, Walsh Declaration). Patent Owner contended, based upon Dr. Walsh's measurement, that its purification method achieved 99.8% purity (Ex. 1002-2, pp. 348, Walsh Declaration), while the prior art Moriarty reference achieved "only" 99.4% (Ex. 1002-2, p. 347) (despite the fact

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IPR2020-00770 United Therapeutics EX2007 Page 7160 of 7335 that Moriarty reported 99.7%, Ex. 1004, p. 13). Patent Owner claims 99.5% purity or above in Claims 2 and 10, but its use of the Walsh Declaration to support this claim is unsupportable, for the three reasons discussed below.

66. First, the data in the Walsh Declaration was derived from a limited sample set – indeed, *only two specific batches* of treprostinil – which were self-selected for presentation to the Patent Office. There could be significant batch-to-batch variations in the impurity profile of each batch of treprostinil, which does not provide sufficient evidence to support the conclusion that the purification method achieves 99.5% purity or above for the claimed treprostinil.

67. Second, variations in the processes of making the claimed product could also impact and vary the degree of purity of the product. For example, the claims do not require the use of any particular reaction conditions when carrying out steps (a)-(c) and optional step (d) of Claims 1 and 9. Thus, in performing the claimed process under the '393 Patent, varying levels of purity of the claimed product could be obtained as a result of variations in the different reagents, solvents, and reaction conditions utilized.

68. Third, a 0.1 percentage difference in purity between Walsh's measurement of Moriarty's purity (99.4%) and Claim 2 and Claim 10's 99.5% purity is well within experimental error for measuring impurities, and would not represent a significant deviation from the processes of the prior art.

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IPR2020-00770 United Therapeutics EX2007 Page 7161 of 7335 69. Even a difference of 0.4%, as discussed below, between the claimed processes of the '393 Patent and the prior art, such as Moriarty (Ex. 1004), would be attributable to experimental error, and thus the claimed degree of purity under the claimed processes of the '393 Patent presents no distinction from the prior art.

70. Indeed, the literature on HPLC's precision indicates that the "RSD" or "relative standard deviation" for a typical instrument is about 1%. (Ex. 1017.) In the present case, we can estimate the precision of the equipment the inventors actually used, since the inventors found that Example 4's Batch 1 had an HPLC Assay of 100.4%, which is obviously greater than the 100% value theoretically achievable. (Ex. 1001, col. 13, lines 50-65). This deviation between experimental and theoretical shows that the instrument can have variations of at least 0.4%, which is greater than the differences in purity that the inventors offered to support their contention regarding greater purity over the prior art.

71. Accordingly, the '393 Patent processes do not result in a physically different or unique product than that disclosed in the prior art, and the '393 Patent processes would still be inherently anticipated by the prior art.

# **VIII. OBVIOUSNESS ARGUMENTS**

72. I have reviewed the arguments presented in Grounds 2 & 3 of the Petition and agree for at least the reasons stated in the Petition that: (1) Claims 1-5, 7-9, 11-14 and 16-20 are obvious over Moriarty (Ex. 1004) in view of either

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IPR2020-00770 United Therapeutics EX2007 Page 7162 of 7335 Phares (Ex. 1005) or Kawakami (Exs. 1006 & 1007), and (2) Claims 6, 10, 15, 21 and 22 are obvious over Moriarty (Ex. 1004) in view of Phares (Ex. 1005) or Kawakami (Exs. 1006 & 1007) and further in view of Ege (Ex. 1008).

73. In particular, I was asked to opine, whether, in view of these references, a person of ordinary skill in the art would be motivated to combine the cited references with a reasonable expectation of success to obtain the claimed product of the '393 Patent.

# A. The Motivation To Combine Moriarty With Phares Or Kawakami

# 1. The Purification Step and the Purity of Treprostinil Salt

74. A person of ordinary skill in the art would be motivated to combine Moriarty (Ex. 1004) with either Phares (Ex. 1005) or Kawakami (Ex. 1006 & 1007). Moriarty discloses steps (a) and (b) of Claim 1 of the '393 Patent. (Ex. 1004, p. 6, 13). Phares discloses step (c) of Claim 1 of the '393 Patent (Ex. 1005, p. 24), while Kawakami discloses that prostacyclin compounds (of which treprostinil is an example) can be purified by using weak bases and forming salts (Ex. 1007, p. 6). Further, if desired, the product can be turned back into the free acid as disclosed under the optional Claim 1(d). (*Id*.). Accordingly, a person of ordinary skill in the art would be motivated to combine Moriarty with either Phares or Kawakami to obtain a product of at least equal purity to that claimed in the '393 Patent.

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IPR2020-00770 United Therapeutics EX2007 Page 7163 of 7335 75. Furthermore, Kawakami (Ex. 1007) at p. 6 discloses that the salt that is obtained has fairly high purity and the purity can be further improved by recrystallization as needed with the use of an appropriate solvent. Therefore, a person of ordinary skill in the art would be motivated to combine Moriarty (Ex. 1004) with the teachings of Phares (Ex. 1005) or Kawakami (Exs. 1006 & 1007) in order to obtain a purer compound, as proven by Kawakami and noted *supra*.

76. The combination of Moriarty (Ex. 1004) and Phares (Ex. 1005) (or Kawakami, Exs. 1006 & 1007) discloses the same process steps and same product of the '393 Patent. For the same reasons discussed above regarding Phares, the purity of the combinations would be of at least equal purity to that claimed in the '393 Patent.

# 2. Purification of the Product of the Alkylation Reaction

77. Moriarty (Ex. 1004, p. 3 and p. 6) discloses that Formula 35 (which corresponds to Formula III in Claim 1 of the '393 Patent (Ex. 1001)) is purified. Phares (Ex. 1005) discloses that the purification of Formula 35 (as described in Moriarty) would not be necessary. Specifically, Phares (Ex. 1005, pp. 40-42) discloses that Formula 11b is converted to Formula 2 by treatment with the alkylating agent ClCH₂CN followed by the base KOH. The synthetic scheme of Phares (p. 42) does not indicate that any intermediate compound is purified.

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IPR2020-00770 United Therapeutics EX2007 Page 7164 of 7335 78. In view of the foregoing, a person of ordinary skill in the art would understand that the treatment of Formula 34 (Moriarty) with the alkylating agent could be followed by the hydrolysis with a base without purifying the product of the alkylation reaction. Furthermore, a person of ordinary skill in the art would be motivated to combine Moriarty (Ex. 1004, p. 3, p. 6) with Phares (Ex. 1005, p. 42), since shortening the number of synthetic steps should increase efficiency and presumably lower costs.

#### 3. Regeneration of Carboxylic Acid

79. A person of ordinary skill in the art would be motivated to include the carboxylate salt formation and regeneration of the neutral carboxylic acid with the syntheses of Moriarty (Ex. 1004, p. 3; p. 6) and Phares (Ex. 1005, p. 24), since Kawakami (Ex. 1007, p. 6) discloses that "the dicyclohexylamine salt obtained by the present invention can be easily reverted to a free methanoprostacyclin derivative [I] by conventional methods, and the resulting methanoprostacyclin derivative exhibits excellent crystallinity compared with substances not purified according to the present invention." Accordingly, a person of ordinary skill in the art would want to form the treprostinil diethanolamine salt, purify it, and then convert it back to its free form (*i.e.*, treprostinil) in order to obtain excellent crystallinity and increased purity. And Ege (Ex. 1008, p. 8) teaches that one such

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method for obtaining the free form of any carboxylic acid (including treprostinil) would be by treatment of the carboxylate salt with a strong acid.

# **B.** The Reasonable Expectation Of Success That The Combination Of Moriarty With Phares Or Kawakami Will Work As Intended

80. There is a more than a reasonable expectation of success that the reaction of treprostinil with diethanolamine would be successful. Phares (Ex. 1005, p. 24, p. 99, Claim 49) performed the same reaction and it was successful. Kawakami (Ex. 1006 & 1007) shows that using the technique of making a salt was successful in purifying a prostacyclin compound. (Ex. 1007, p. 6).

81. In addition, with respect to Claims 8 and 16, there is a reasonable expectation of success that the product of the alkylation reaction in step (a) of Claims 8 and 16 does not need to be purified before performing the hydrolysis reaction in step (b). Phares (Ex. 1005, pp. 40-42) discloses a synthesis of treprostinil in which the product of the alkylation reaction is not purified before performing the hydrolysis reaction.

# C. The Motivation To Combine Moriarty With Phares Or Kawakami In View Of Ege

82. Moriarty (Ex. 1004) combined with Phares (Ex. 1005) or Kawakami (Exs. 1006 & 1007), as I explained above, discloses a synthesis of treprostinil that includes the steps (a), (b) and (c) of Claims 1 and 9.

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IPR2020-00770 United Therapeutics EX2007 Page 7166 of 7335 83. However, Kawakami (Ex. 1007, p. 6) further discloses that the dicyclohexylamine salt of a methanoprostacyclin derivative "can be easily reverted to the free methanoprostacyclin derivative by *conventional methods*" (emphasis added). In addition, Kawakami (Ex. 1007) at p. 6 discloses that the salt that is obtained has fairly high purity and the purity can be further improved by recrystallization as needed with the use of an appropriate solvent.

84. A person of ordinary skill in the art would understand that one such conventional method for converting the dicyclohexylamine salt of a methanoprostacyclin derivative to the free methanoprostacyclin derivative, or converting the treprostinil diethanolamine salt to treprostinil (*i.e.*, the free acid) is by treating the salt with a strong acid such as HCl or  $H_2SO_4$ .

85. The addition of a strong acid to a carboxylate salt to regenerate the neutral carboxylic acid is a common reaction in organic chemistry and this process is well within the skill of one of ordinary skill in the art (indeed, a process that I teach to my organic chemistry students), as discussed above.

86. As further evidence as to the conventional nature of such a conversion, Ege (Ex. 1008, p. 8) discloses that sodium benzoate (i.e., a carboxylate salt) can be converted back to benzoic acid (i.e., a carboxylic acid) by treatment with the acid HCl. Ege is an introductory organic chemistry textbook.

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IPR2020-00770 United Therapeutics EX2007 Page 7167 of 7335 87. A person of ordinary skill in the art would be motivated to include the carboxylate salt formation and regeneration of the neutral carboxylic acid with the syntheses of Moriarty (Ex. 1004, p. 3; p. 6) and Phares (Ex. 1005, p. 24), since Kawakami (Ex. 1007, p. 6) discloses that "the dicyclohexylamine salt obtained by the present invention can be easily reverted to a free methanoprostacyclin derivative [I] by conventional methods, and the resulting methanoprostacyclin derivative exhibits excellent crystallinity compared with substances not purified according to the present invention."

88. Accordingly, a person of ordinary skill in the art would want to form the treprostinil diethanolamine salt, purify it, and then convert it back to its free form (*i.e.*, treprostinil) in order to obtain excellent crystallinity and increased purity. And Ege (Ex. 1008, p. 8) teaches that one such method for obtaining the free form of treprostinil or any carboxylic acid would be by treatment of the carboxylate salt with a strong acid.

89. Additionally, the combination of Moriarty (Ex. 1004) and Phares (Ex. 1005) (or Kawakami, Exs. 1006 & 1007) and Ege (Ex. 1008) would disclose that the purity of treprostinil of at least equal purity to that claimed in the '393 Patent, since the combination of these references discloses the same product and same process of Claims 1 and 9.

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# D. The Reasonable Expectation Of Success That The Combination Of Moriarty With Phares Or Kawakami In View Of Ege Will Work As Intended

90. There is a reasonable expectation of success that the conversion of treprostinil diethanolamine salt back to its free form (*i.e.*, treprostinil) by the use of a strong acid (*i.e.*, HCl) would be successful. As discussed immediately above, the addition of a strong acid to a carboxylate salt to regenerate the neutral carboxylic acid is a common reaction in organic chemistry and this process is well within the skill of one of ordinary skill in the art.

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Executed on October __1___, 2015.

Jefephill

Jeffrey D. Winkler, Ph.D.

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IPR2020-00770 United Therapeutics EX2007 Page 7170 of 7335 I declare under penalty of perjury that the foregoing is true and correct.

Executed on October __1___, 2015.

Jefephill

Jeffrey D. Winkler, Ph.D.

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# CURRICULUM VITAE

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Undergraduate:	Harvard College. September 1973-June 1977. A. B. cum laude in Chemistry, 1977.
PROFESSIONAL EXPERIENCE:	Merriam Professor of Chemistry, University of Pennsylvania, January 2001-
	Professor, University of Pennsylvania Department of Chemistry, July 1996-
	Founding Member, University of Pennsylvania Center for Cancer Pharmacology, May 1998-present
	Associate Professor, University of Pennsylvania, Department of Chemistry, July 1990-June 1996
	Member, University of Pennsylvania Cancer Center, July 1993-present
	Assistant Professor, University of Chicago, Department of Chemistry, September 1983-June 1990
AWARDS & HONORS:	Elected Member, John Morgan Society, 2014 Visiting Scholar, Harbin University of Science and Technology, 2013 Fellow, Japan Society for the Promotion of Science, 2010 Lindback Award for Distinguished Teaching, 2007 Philadelphia Organic Chemists' Club Award, 2006

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IPR2020-00770 United Therapeutics EX2007 Page 7172 of 7335 American Chemical Society Cope Scholar Award, 2000 Chairman, Philadelphia Organic Chemists' Club, 1995 American Cyanamid Young Faculty Award, 1989-1992 NIH-NCI Research Career Development Award, 1988-1993 Alfred P. Sloan Research Fellow, 1987-1989 Merck Foundation Award for Faculty Development, 1985 American Cancer Society Postdoctoral Fellow, 1982-1983

#### **PROFESSIONAL ACTIVITIES**

Member, National Institutes of Health Study Section, SBCB, 2010-2016 Associate Editor, *Organic Letters*, 1999-Petroleum Research Fund Advisory Board, 2009-Faculty Senate Committee on Faculty and the Academic Mission, University of Pennsylvania, 2009-12013; Chair, 2011-2012 Faculty Liason, Trustees' Student Life Committee, University of Pennsylvania, 2014-

#### **INVITED LECTURES SINCE 2002:**

#### 2002-2003

Plenary Lecturer, French-American Chemical Society, 2002 Pfizer Lecturer, University of Waterloo, 2002 Novartis Lecturer, University of Texas at Austin University of Rochester Emory University Alan Johnson Lecturer, University of Sussex, UK Invited Speaker, Gordon Research Conference on Natural Products, July 2003

#### 2003-2004

Stanford University University of California at Berkeley Glaxo Smith Kline Amgen Biogen Yale University Boston College State University of New York at Stony Brook

#### 2004-05

Plenary Speaker, Belgian Organic Chemistry Symposium Abbott Laboratories Distinguished Lecturer in Organic Synthesis, Notre Dame University California Institute of Technology

2005-2006 GlaxoSmithKline Symposium Lecture

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IPR2020-00770 United Therapeutics EX2007 Page 7173 of 7335 Wyeth Synthesis Course (Princeton, Collegeville, Pearl River, Cambridge)

#### 2006-2007

Roche Lectureship, University of Colorado Invited Lecturer, 12th Brazilian Meeting on Organic Synthesis

#### 2007-2008

Bristol-Myers Squibb University of Wisconsin-Madison

#### 2008-2009

National Taiwan University National Tsing Hua University, Taiwan Keynote Speaker, 9th International Symposium on Organic Reactions, 2008 (Chiayi, Taiwan)

#### 2009-2010

Hamilton College Kyoto University, Katsura Campus Kyoto University, Yoshida North Campus Tokyo Institute of Technology University of Tokyo Chiba University Hokkaido University Tohoku University Eli Lilly and Company Pfizer Cambridge

#### 2010-2011

University of Cambridge University College London Imperial College London University of Cardiff Paristech University of Lyon ETH Invited Lecturer, Breslow Symposium, Anaheim, CA

#### 2011-2012

Plenary Lecturer, 1st Korea International Forum on Organic Chemistry, Seoul Frontiers in Chemistry Lecture, Case Western Reserve University University of Iowa University of Maryland Eastern Shores Towson University

2012-2013

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IPR2020-00770 United Therapeutics EX2007 Page 7174 of 7335 Morgan State University University of Maryland Eastern Shores Plenary Lecture, Paquette Symposium, Ohio State University Amgen (Thousand Oaks, CA) Harbin Institute of Technology Shanghai Institute of Organic Chemistry Peking University Tsinghua University University of Science and Technology of China (USTC) Soochow University Glaxo (Shanghai) Fudan University

#### 2013-2014

Muhlenberg College Cutaneous Oncology Retreat, Villanova Conference Center Invited Speaker, "PAINS, Promiscuity and Probes-Are Drug and Probe Development Mutually Exclusive?" 248th ACS National Meeting - San Francisco, CA - August 2014

#### **PUBLICATIONS** :

- 1. L. Blaszczak, J. Winkler, S. O'Kuhn, "A New Synthesis of Olefins from Ketones via Coupling of Lithium Dialkylcuprates with Enol Phosphate Diesters," *Tetrahedron Lett.* **1976**, 4405-4408.
- G. Stork, C. Shiner, J. Winkler, "Stereochemical Control of the Internal Michael Reaction. A New Construction of trans-Hydrindane Systems," J. Am. Chem. Soc. 1982, 104, 310-312.
- 3. G. Stork, J. Winkler, C. Shiner, "Stereochemical Control of Intramolecular Conjugate Addition. A Short, Highly Stereoselective Synthesis of Adrenosterone," J. Am. Chem. Soc. 1982, 104, 3767-3768.
- G. Stork, J. Winkler, N. Saccomano, "Stereochemical Control in the Construction of Vicinally Substituted Cyclopentanes and Cyclohexanes. Intramolecular Conjugate Addition of β-Ketoester Anions," *Tetrahedron Lett.* **1983**, 465-468.
- J. Winkler, E.Coutouli-Argyropoulou, R. Leppkes, R. Breslow, "An Artificial Transaminase Carrying A Synthetic Macrocyclic Binding Group," J. Am. Chem. Soc. 1983, 105, 7198-7199.
- W. Weiner, J. Winkler, S. Zimmerman, R. Breslow, "Mimics of Tryptophan Synthetase and of Biochemical Dehydroalanine Formation," J. Am. Chem. Soc. 1985, 107, 4093-4094.

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- 7. R. Breslow, A. W. Czarnik, M. Lauer, H. Leppkes, J. Winkler, S. Zimmerman, "Mimics of Transaminase Enzymes," *J. Am. Chem. Soc.* **1986**, *108*, 1969-1979.
- 8. J. Winkler, V. Sridar, "Stereochemical Control of Transannular Radical Cyclizations. A New Approach to the Synthesis of Linearly Fused Cyclopentanoids," *J. Am. Chem. Soc.* **1986**, *108*, 1708-1709.
- 9. J. Winkler, J. Hey, P. Williard, "Inside-Outside Stereoisomerism: A Synthesis of *trans*-Bicyclo[5.3.1]undecan-11-one," J. Am. Chem. Soc. **1986**, 108, 6425-6427.
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- 11. J. Winkler, J. Hey, S. Darling, "Studies Directed Towards the Synthesis of the Taxane Diterpenes: A Remarkable Rearrangement," *Tetrahedron Lett.* **1986**, 5959-5962.
- J. Winkler, J. Hey, F. Hannon, P. Williard, "Intramolecular Photoaddition of Dioxolenones. An Efficient Method for the Synthesis of Medium-Sized Rings," *Heterocycles* 1987, 25, 55-60.
- 13. J. Winkler, K. Deshayes, "Photodynamic Macrocycles," J. Am. Chem. Soc. 1987, 109, 2190-2191.
- J. Winkler, K. Henegar, P. Williard, "Inside-Outside Stereoisomerism II. Synthesis of the Carbocyclic Ring System of the Ingenane Diterpenes *via* the Intramolecular Dioxolenone Photocycloaddition," J. Am. Chem. Soc. 1987, 109, 2850-2851.
- K. Henegar, J. Winkler, "A New Method for the Synthesis of Dioxolenones via the Carboxylation of Ketone Enolates with Anisyl Cyanoformate," *Tetrahedron Lett.* 1987, 1051-1054.
- J. Winkler, C. Muller, R. Scott, "A New Method for the Formation of Nitrogen-Containing Ring Systems *via* the Intramolecular Photocycloaddition of Vinylogous Amides. A Synthesis of Mesembrine," J. Am. Chem. Soc. 1988, 110, 4831-4832.
- 17. J. Winkler, J. Hey, P. Williard, "Inside-Outside Stereoisomerism III. The Synthesis of *trans*-Bicyclo[4.3.1]Decan-10-one," *Tetrahedron Lett.* **1988**, 4691-4694.
- 18. J. Winkler, V. Sridar, "Eight-Membered Ring Templates for Stereoselective Radical Cyclizations," *Tetrahedron Lett.* **1988**, 6219-6222.
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- J. Winkler, P. Hershberger, "A Stereoselective Synthesis of (-)-Perhydrohistrionicotoxin," J. Am. Chem. Soc. 1989, 111, 4852-4856.

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- 23. J. Winkler, V. Sridar, M. Siegel, "Ten-Membered Ring Templates for Stereoselective Radical Cyclizations," *Tetrahedron Lett.* **1989**, 4943-4946.
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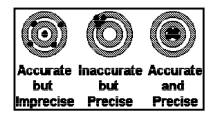
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#### 4d01

# Getting Started in HPLC

# Section 4D. Precision and Accuracy

People often confuse "precision" with "accuracy". Both words suggest that we are doing careful work and getting the right answers in quantitative analysis. But precision is not the same as accuracy, and it is important to know what we are talking about. Accuracy means getting an answer that is correct. Precision means being able to get the same answer for a particular sample every time, when we repeat an analysis on that sample.



Let's use an example from the LC lab. Suppose we weigh out 500 mg of aspirin and dissolve it in a 100 mL flask. The concentration of aspirin in our sample will then be :

#### (quantity) / (volume) = (500 mg)/(100 mL)

of aspirin.

Now let's send 25 mL of this solution to three different laboratories: lab A, lab B and lab C. Each lab then analyzes the sample for aspirin (by means of HPLC) 6 times and reports the results to us as shown below right (Correct Concentration = 5.00 mg/mL)

The results for lab A all fall quite close to each other: 5.40-5.45 mg/mL aspirin. When replicate analyses on a sample agree closely, as in this example, we say that the assay is precise. That is, a precise analysis is a reproducible analysis. However we also see that these values (5.40-5.45) are not very close to the true value of 5.00 mg/mL. The average value (5.42 mg/mL) is about 8% too high.

Now consider the results for lab B. These range from 4.80 to 5.18 mg/mL. When we see values that scatter this much, we say that the analysis is not very precise or is imprecise. However if we average these values for lab B, we see that the average value (5.06 mg/mL) is pretty close to the true value of 5.00 mg/mL. So even though lab B does not report precise values, the

LAB A	LAB B	LAB C
5.45	5.18	5.03
5.40	4.80	4.98
5.42	5.20	5.00
5.43	5.06	5.03
5.40	5.15	4.98
5.41	4.98	5.03
PRECISE	IMPRECISE	PRECISE
INACCURATE	ACCURATE	ACCURATE

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9/30/2015 IPR2020-00770 United Therapeutics EX2007 Page 7185 of 7335 values reported are closer to the true value than for lab A. We say that lab B is accurate - even if it is imprecise.

Finally for lab C in the above example, we see that the values reported (4.98-5.03 mg/mL) agree with each other quite well, and the average value (5.01 mg/mL) is also close to the correct value of 5.00. So lab C can be said to be both precise and accurate.

Both accuracy and precision are important in HPLC analysis. However it is much easier to measure precision than it is to measure accuracy. We can easily rerun a sample several times and show that the results are reproducible or precise. It is often more difficult to know the exact concentration of some compound in a given sample - particularly a "real" sample that comes to us in some strange mixture. This often results in laboratories reporting answers that appear precise but are actually wrong (inaccurate). It is actually much more important that our answers be accurate than precise, although good accuracy also requires good precision. The bottom line is: if you have shown that your analysis is precise, don't assume that it is also accurate. Accuracy has to be demonstrated in a different way.

While we are talking about precision - which is essential to good HPLC results - it is important to mention a common error in quantitative analysis. This is the practice of using too few decimals in recording results or carrying out calculations. Be sure to retain enough SIGNIFICANT FIGURES in all weights, volumes and calculations. Generally in LC analysis we want to have at least 4 significant figures in every number, and sometimes more. For example, if weighing out a sample, make sure that the sample weight after subtracting off the tare weight has at least 4 significant figures as shown at the right.

	CORRECT	INCORRECT
flask	124.3433 g	124.34 g
flask+sample	123.8877 g	123.89 g
sample	0.4556 g	0.45 g

The most common measures of precision in chromatographic measurements are the standard deviation, the relative standard deviation, and the coefficient of variation. Detailed definition of these measures is outside the scope of this course; it can be found in any textbook on quantitative analysis or statistics. In practice, the values are computed automatically by the data system or a computer spreadsheet.

Very briefly, the standard deviation is a measure of the amout of possible random error in a series of replicate measurements. For truly random errors, two-thirds of the values will lie within ±1 standard deviation of the mean, 95% of the values will lie within ±2 standard deviations of the mean, and 99% of the the values will lie within ±3 standard deviations of the mean. The estimated standard deviation for a quantity is symbolized by a lower-case sigma ( $\sigma$ ).

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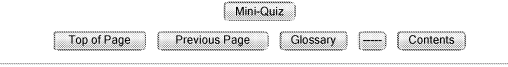
9/30/2015 IPR2020-00770 United Therapeutics EX2007 Page 7186 of 7335 The relative standard deviation is the standard deviation as a fraction of the mean value. Thus, if we measure a concentration of 9.52 mg/mL with a standard deviation of 0.110 mg/mL, the relative standard deviation is:

In practice, this often expressed at the coefficient of variation (CV), sometimes also called "percent relative standard deviation" (%RSD). This is simply the relative standard deviation expressed as a percentage instead of as a decimal fraction. The CV for the example above is 1.15% (the percentage equivalent to the fraction 0.0115). To convert from RSD to CV, multiply the RSD by 100.

We can now re-examine the results of the aspirin analysis at three different laboratories that we discussed near the top of the page. The mean, standard deviation, and CV give us a more meaninful picture of the laboratories' performance than the terms "precise" or "imprecise".

For most purposes, HPLC methods are expected to have CV values on the order of 1%. Less precision may me acceptable in the case of extremely low-level samples or where a simple yes/no decision is required. The expected precision will usually be stated as part of the method specification.

}		· ·	
	LAB A	LAB B	LAB C
	5.45	5.18	5.03
	5.40	4.80	4.98
	5.42	5.20	5.00
	5.43	5.06	5.03
	5.40	5.15	4.98
	5.41	4.98	5.03
MEAN	5.42	5.06	5.01
STD. DEV.	0.019	0.15	0.025
CV	0.35%	4.6%	0.36%



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# Experimental Organic Chemistry

**A Miniscale and Microscale Approach** FIFTH EDITION

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Santa Clara University

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University of Texas at Austin

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## Chapter 3 Solids Recrystallization and Melting Points 113

- 27. In the process of a recrystallization, if crystals do not form upon cooling the solution, it is often recommended that the inside of the flask be scratched at the air-liquid interface with a glass stirring rod. What purpose does this serve, and how does it work? What else might be done to induce crystallization?
- 28. Should some loss of sample mass be expected even after the most carefully executed recrystallization? Explain.
- **29.** In general, what solvent should be used to rinse the filter cake during the vacuum filtration step of a recrystallization? Should this solvent be cooled prior to use?
- 30. Why do you seldom see high-boiling solvents used as recrystallization solvents?
- 31. At the end of a recrystallization, where should the *impurities* be located?
- **32.** A student has been asked to recrystallize 1.0 g of impure stilbene from ethanol. Provide a set of standard step-by-step instructions for recrystallization of this sample so as to maximize the purity and yield obtained.
- **33.** An important product from a multistep synthesis must be recrystallized to remove a small amount of an impurity. However, all the available solvents each individually fail to be suitable recrystallization solvents. Offer a . solution to this problem using only the available solvents. (*Hint:* Consider binary solvents.)
- 34. A suspension of decolorizing carbon (charcoal) is often administered to poison victims.
  - a. Speculate on the purpose decolorizing carbon serves in this particular application. (*Hint:* It is similar to the way in which decolorizing carbon is used in a recrystallization.)
  - b. How is the charcoal ultimately removed from the victim?

# 3.3 PHYSICAL CONSTANTS: MELTING POINTS



See more on Melting Point

Physical constants of compounds are numerical values associated with measurable properties of these substances. These properties are invariant and are useful in the identification and characterization of substances encountered in the laboratory so long as accurate measurements are made under specified conditions such as temperature and pressure. Physical constants are useful only in the identification of previously known compounds, however, because it is not possible to predict the values of such properties accurately. Among the more frequently measured physical properties of organic compounds are melting point (mp), boiling point (bp), index of refraction (n), density (d), specific rotation ( $[\alpha]$ ), and solubility. Melting points, discussed below, boiling points, described in Section 4.2, and solubilities, outlined in Section 3.2, are the properties most commonly encountered. Index of refraction and density are mentioned in Chapter 25. Specific rotation is discussed in Chapters 7 and 23 but applies only to molecules that are optically active. Whether the substance is known or unknown, such values, along with other properties like color, odor, and crystal form, should be recorded in the laboratory notebook.

The values of one or two of the common physical properties *may* be identical for more than one compound, but it is most unlikely that values of several such

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properties will be the same for two different compounds. Consequently, a list of physical constants is a highly useful way to characterize a substance. Extensive compilations of the physical constants are available (Chap. 26). One of the most convenient is the *CRC Handbook of Chemistry and Physics*, which contains a tabulation of the physical constants and properties of a large number of inorganic and organic compounds. *The Handbook of Tables for Organic Compounds* is especially useful for organic compounds. Neither of these books is comprehensive; rather, they contain entries for only the more common organic and inorganic substances. So many compounds are known that multi-volume sets of books are required to list their physical properties (Chap. 26).

The melting point of a substance is defined as the temperature at which the liquid and solid phases exist in equilibrium with one another without change of temperature. Ideally, addition of heat to a mixture of the solid and liquid phases of a pure substance at the melting point will cause no rise in temperature until all the solid has melted. Conversely, removal of heat from the equilibrium mixture will produce no decrease in temperature until all the liquid solidifies. This means that the melting and freezing points of a pure substance are identical.

The melting point is expressed as the temperature *range* over which the solid starts to melt and then is completely converted to liquid. Consequently, rather than a melting *point*, what is actually measured is a **melting range**, although the two terms are used interchangeably. If a crystalline substance is pure, it should melt over a narrow or sharp range, which will normally be no more than 1 °C if the melting point is determined carefully. The melting ranges reported for many "pure" compounds may be greater than 1 °C because the particular compound was not quite pure or the melting point was not measured properly. The process of melting may actually begin by "softening," as evidenced by an apparent shrinking of the solid, but such softening is difficult to observe. Thus, for our purposes, the start of melting is defined as the temperature at which the first tiny droplet of liquid can be detected. Note that it is improper and inexact to report a single temperature, such as 118 °C, for a melting point; rather, a range of 117–119 °C or 117.5–118.0 °C, for example, should be recorded.

Many solid substances prepared in the organic laboratory are initially impure, so the effect of impurities on melting-point ranges deserves further discussion. Although this topic is discussed in freshman chemistry textbooks, a brief review of its basic principles is given here.

The presence of an impurity generally *decreases* the melting point of a pure solid. This is shown graphically by the melting-point-composition diagram of Figure 3.1, in which points *a* and *b* represent the melting points of pure *A* and *B*, respectively. Point *E* is called the **eutectic point** and is determined by the equilibrium composition at which *A* and *B* melt in constant ratio. In Figure 3.1, this ratio is 60 mol % *A* and 40 mol % *B*; an impure solid composed of *A* and *B* in this ratio would be called a **eutectic mixture**. The temperature at the eutectic point is designated by *e*.

Now consider the result of heating a solid mixture composed of 80 mol % A and 20 mol % B, a sample that might be considered as "impure A." As heat is applied to the solid, its temperature will rise. When the temperature reaches e, A and B will both begin to melt in the constant ratio defined by the composition at the eutectic point. Once all of the "impurity" B has melted, only solid A will be left in equilibrium with the melt. The remaining solid A will continue to melt as additional heat is supplied, and the percentage of A in the melt will increase, changing the composition of the

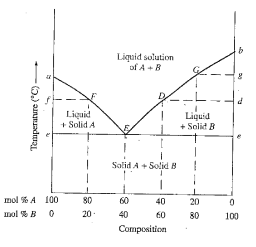
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Effect of Impurities on Melting Points

Melting Point of a Pure

Substance

#### Chapter 3 Solids Recrystallization and Melting Points



melt from that of the eutectic mixture. This increases the vapor pressure of A in the solution according to Raoult's law (Eq. 4.2) and raises the temperature at which solid A is in equilibrium with the molten solution. The relationship between the equilibrium temperature and the composition of the molten solution is then represented by curve EF in Figure 3.1. When the temperature reaches f, no solid A will remain and melting of the sample will be complete. The impure sample A exhibits a melting "point" that extends over the relatively broad temperature range e-f. Because melting both begins and ends below the melting point of pure A, the melting point of A is said to be depressed.

The foregoing analysis is easily extended to the case in which substance B contains A as an impurity. In Figure 3.1, this simply means that the composition of the solid mixture is to the right of point E. The temperature during the melting process would follow curve ED or EG, and the melting range would now be e-d or e-g.

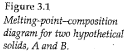
A sample whose composition is exactly that of the eutectic mixture (point  $E_{\ell}$ Fig. 3.1) will exhibit a sharp melting point at the eutectic temperature. This means a eutectic mixture can be mistaken for a pure compound, because both have a sharp melting point.

From a practical standpoint, it may be very difficult to observe the initial melting point of solid mixtures, particularly with the capillary-tube melting-point technique used in the Experimental Procedure that follows. This is because the presence of only a minor amount of impurity means that only a tiny amount of liquid is formed in the stage of melting that occurs at the eutectic temperature. In contrast, the temperature at which the last of the solid melts (points d and g, Fig. 3.1) can be determined accurately. Consequently, a mixture containing smaller amounts of impurities will generally have both a higher final melting point and a narrower observed melting-point range than one that is less pure.

The broadening of the melting-point range that results from introducing an impurity into a pure compound may be used to advantage for identifying a pure substance. The technique is commonly known as a mixed melting-point and is illustrated by the following example. Assume that an unknown compound X melts at 134–135 °C, and you suspect it is either urea, H2NCONH2, or trans-cinnamic acid, C₆H₅CH=CHCO₂H, both of which melt in this range. If X is mixed intimately with urea and the melting point of this mixture is found to be lower than that of the pure

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compound and pure urea, then urea is acting as an impurity, and the compound cannot be urea. If the mixture melting point is identical to that of the pure compound and of urea, the compound is identified as urea. Obviously, this procedure is useful in identifying compounds only when authentic samples of the likely possibilities are available.

A convenient and rapid method for ascertaining the purity of a solid is measuring its melting point. A narrow melting-point range ordinarily signals that the sample is *pure*, although there is a *low* probability that the solid is a eutectic mixture. If recrystallizing a sample changes an originally broad melting range to a narrow one, the reasonable conclusion is that the recrystallization was successful in purifying the solid. Should the melting-point range remain broad after recrystallization, the sample may be contaminated with solvent and additional drying is required. It is also possible that the recrystallization was not completely successful in removing impurities, in which case the solid should be recrystallized using the same solvent. If this fails to narrow the melting range satisfactorily, recrystallization should be performed with a different solvent.

The determination of accurate melting points of organic compounds can be timeconsuming. Fortunately, micro methods are available that are convenient, require negligible amounts of sample, and give melting-point data that are satisfactory for most purposes. The technique using the capillary-tube melting-point procedure is the one used most commonly in the organic laboratory.

There are practical considerations in determining melting points, and some of them are briefly noted here. First, the observed melting-point range depends on several factors, including the quantity of sample, its state of subdivision, the rate of heating during the determination, and the purity and chemical characteristics of the sample. The first three factors can cause the observed melting-point range to differ from the true value because of the time lag for transfer of heat from the heating medium to the sample and for conduction of heat within the sample. For example, if the sample is too large, the distribution of heat may not be uniform, and inaccurate melting ranges will result. A similar problem of nonuniform heat distribution is associated with using large crystals. It will be difficult to pack the sample tightly in the capillary melting tube, and the airspace that results causes poor conduction of heat. If the rate of heating is too fast, the thermometer reading will lag behind the actual temperature of the heating medium and produce measurements that are low. The chemical characteristics of the sample may be important if the compound tends to decompose on melting. When this occurs, discoloration of the sample is usually evident, and it may be accompanied by gas evolution. The decomposition products constitute impurities in the sample, and the true melting point is lowered as a result. The reporting of melting points for compounds that melt with decomposition should reflect this, as in "mp 195 °C (dec)."

In determining the melting point of a compound, valuable time can be wasted waiting for melting to occur if the proper slow rate of heating is being used on a sample whose melting point is unknown. It is considerably more efficient to prepare two capillary tubes containing the compound being studied and to determine the approximate melting point by rapidly heating one of them, and then allowing the heating source to cool 10–15 °C below this approximate melting point before obtaining an accurate melting point with the second sample.

The accuracy of any type of temperature measurement ultimately depends on the quality and calibration of the thermometer. A particular thermometer may provide accurate readings in some temperature ranges but may be off by a degree or two in others. Melting points that have been determined using a calibrated

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#### Micro Melting-Point Methods

#### Chapter 3 Solids Recrystallization and Melting Points 117

thermometer may be reported in the form "mp 101–102 °C (corr.)," where "corr." is the abbreviation for "corrected"; the corresponding abbreviation for values obtained with an uncalibrated thermometer is "uncorr." for "uncorrected."

Calibration involves the use of standard substances for the measurement of the temperature at a series of known points within the range of the thermometer and the comparison of the observed readings with the true temperatures. The difference between the observed and the true temperature measurement provides a correction that must be applied to the observed reading. Calibration over a range of temperatures is necessary because the error is likely to vary at different temperatures.

#### EXPERIMENTAL PROCEDURES

# Melting Points

Purpose To determine melting points using the capillary-tube method.

#### SAFETY ALERT

- If a burner is used in this experiment, be sure that no flammable solvents are nearby. Keep the rubber tubing leading to the burner away from the flame. Turn off the burner when it is not being used.
- 2. Some kinds of melting-point apparatus, such as the Thiele tube, use mineral or silicone oils as the heat transfer medium. These oils may not be heated safely if they are contaminated with even a few drops of water. Heating these oils above 100 °C may produce splattering of hot oil as the water turns to steam. Fire can also result if spattered oil comes in contact with open flames. Examine your Thiele tube for evidence of water droplets in the oil. If there are any, either change the oil or exchange tubes. Give the contaminated tube to your instructor.
- 3. Mineral oil is a mixture of high-boiling hydrocarbons and should not be heated above 200 °C because of the possibility of spontaneous ignition, particularly when a burner is used for heating. Some silicone oils may be heated to about 300 °C without danger (Sec. 2.9).
- Be careful to avoid contact of chemicals with your skin. Clean up any spilled chemicals immediately with a brush or paper towel.
- If you use a Thiele tube, handle it carefully when you are finished, because the tube cools slowly. To avoid burns, take care when removing it from its support.

# A • Calibration of Thermometer

Procedure

W

**Preparation** Sign in at **www.cengage.com/login** to answer Pre-Lab Exercises, access videos, and read the MSDSs for the chemicals used or produced in this procedure. Read or review Sections 2.7 and 2.9.

Apparatus Capillary melting-point tubes, packing tube, and melting-point apparatus.

**Protocol** Carefully determine the capillary melting points of a series of standard substances. A list of suitable standards is provided in Table 3.2. The temperatures

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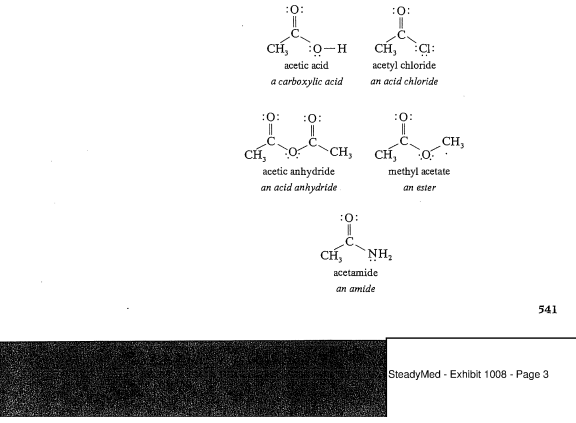
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# Carboxylic Acids and Their Derivatives I. Nucleophilic Substitution Reactions at the Carbonyl Group

## A ° L O O K ° A H E A D

Carboxylic acids and their derivatives are compounds in which a carbonyl group is bonded to an atom that has at least one pair of nonbonding electrons on it. Acetic acid and its derivatives are examples.

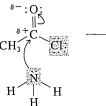


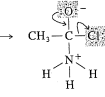
IPR2020-00770 United Therapeutics EX2007 Page 7197 of 7335 14 CARBOXYLIC ACIDS AND THEIR DERIVATIVES I. NUCLEOPHILIC SUBSTITUTION REACTIONS AT THE CARBONYL GROUP A LOOK AHEAD

Carboxylic acids are strong organic acids. Also, the carbon atom of the carbonyl group is electrophilic and reacts with nucleophiles.

:O: acidic hydrogen atom electrophilic center

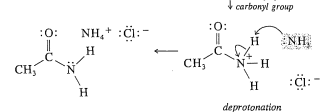
An acid derivative may be thought of as having been created from a carboxylic acid by replacement of the hydroxyl group of the carboxyl group by another atom or group. This group either is a good leaving group or may be converted to a good leaving group by protonation. Acids and acid derivatives, therefore, undergo nucleophilic substitution reactions, an example of which is the reaction of acetyl chloride with ammonia.





attack by nucleophile tetrahedral intermediate

loss of leaving group with recovery of



Most nucleophilic substitution reactions of acids and acid derivatives have two steps.

1. Nucleophilic attack on the carbon atom of the carbonyl group, with formation of a tetrahedral intermediate.

2. Loss of a leaving group, with the recovery of the carbonyl group.

In the reaction shown above, the acetyl group, an acyl group, is transferred from a chlorine atom to a nitrogen atom.

 $\rightarrow CH_3C - NH_2$ the acetyl group in

acetyl group ir acetyl chloride an acyl group

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IPR2020-00770 United Therapeutics EX2007 Page 7198 of 7335 These important reactions of acid derivatives are called acylation, or acyl-transfer, reactions.

The reactions of acid derivatives differ from those of aldehydes and ketones, which do not have good leaving groups bonded to the carbonyl group. The first step of the reaction with nucleophiles is the same for acid derivatives as it is for aldehydes and ketones (p. 504, for example). Unlike aldehydes and ketones, however, acid derivatives undergo nucleophilic substitution rather than nucleophilic addition.

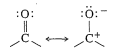
This chapter will emphasize the interconversions of the different acid derivatives through nucleophilic substitution reactions.

#### PROPERTIES OF THE FUNCTIONAL GROUPS IN CARBOXYLIC ACIDS AND THEIR DERIVATIVES

14.1

#### A. The Functional Groups in Carboxylic Acids and Their Derivatives

Carboxylic acids are organic compounds that contain the carboxyl group, a functional group in which a hydroxyl group is directly bonded to the carbon atom of a carbonyl group. Interaction between the carbonyl group and the hydroxyl group affects the properties of both. For example, the carbonyl group in acids is not as electrophilic as the carbonyl group in aldehydes and ketones. A comparison of the resonance contributors possible for a carbonyl group and for a carboxyl group shows why this is so.



resonance contributors for a carbonyl group

:Ö:-:ö: :0:

resonance contributors for a carboxyl group

The carbon atom of the carbonyl group in an aldehyde or ketone is an electrophilic center that reacts with a variety of nucleophiles, such as alcohols (p. 499), amine derivatives (p. 503), and organometallic reagents (p. 491). In carboxylic acids, the electrophilicity of the carbonyl group is modified by the presence of nonbonding electrons on the oxygen atom of the hydroxyl group. Donation of these electrons to the carbonyl group transfers some of the positive character of the carbonyl carbon atom to that oxygen atom. For that reason, many reagents that react easily with the carbonyl group of aldehydes or ketones react more slowly or only in the presence of powerful catalysts when attacking the carbonyl group of a carboxylic acid or an acid derivative.

The hydroxyl group of a carboxylic acid is unlike the hydroxyl group of an alcohol. The drain of electrons away from the hydroxyl group by the carbonyl group increases the positive character of the hydrogen atom and stabilizes the carboxylate

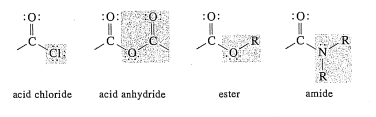
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14.1 PROPERTIES OF THE FUNCTIONAL GROUPS IN CARBOXYLIC ACIDS AND THEIR DERIVATIVES anion (p. 95). The hydrogen atom of the hydroxyl group of a carboxylic acid is much more easily lost as a proton than is the hydrogen atom of the hydroxyl group of an alcohol. The acidity of carboxylic acids is discussed further in Section 14.3.

In an **acid chloride**, the hydroxyl group of a carboxylic acid has been replaced by a chlorine atom. In an **acid anhydride**, the anion corresponding to a carboxylic acid has taken the place of the original hydroxyl group. In an **ester**, an alkoxyl group replaces the hydroxyl group. In an **amide**, an amino group is the replacement.



In each acid derivative, the atom bonded directly to the carbonyl group has at least one pair of nonbonding electrons on it and can therefore interact with the carbonyl group in the same way the hydroxyl group does in carboxylic acids. Also, each of the groups shaded above either is a good leaving group or may be converted into a good leaving group by protonation. These structural features are important in the chemistry of acids and acid derivatives.

#### PROBLEM 14.1

- (a) Write structural formulas for propanoic acid, CH₃CH₂CO₂H, and its acid chloride, acid anhydride, ethyl ester, and amide.
- (b) Write equations for the reactions that you would expect between propanoic acid and concentrated sulfuric acid. Repeat the process for ethyl propanoate and propanamide. (Reviewing Section 3.2 may be helpful.)
- (c) Encircle any good leaving groups that you see in the structural formulas you have written in parts a and b.

#### PROBLEM 14.2

Write resonance contributors for propanoic acid and its acid chloride, acid anhydride, ethyl ester, and amide, showing in each case how the polarity of the carbonyl group is affected by the presence of an adjacent atom having a pair of nonbonding electrons.

#### PROBLEM 14.3

Propanamide is much less basic than propylamine.

O ∥ CH₃CH₂CNH₂

CH₃CH₂CH₂NH₂

How would you explain this fact in light of the resonance contributors that you wrote for the amide in Problem 14.2? (You may want to review the factors affecting basicity on pp. 102–104).

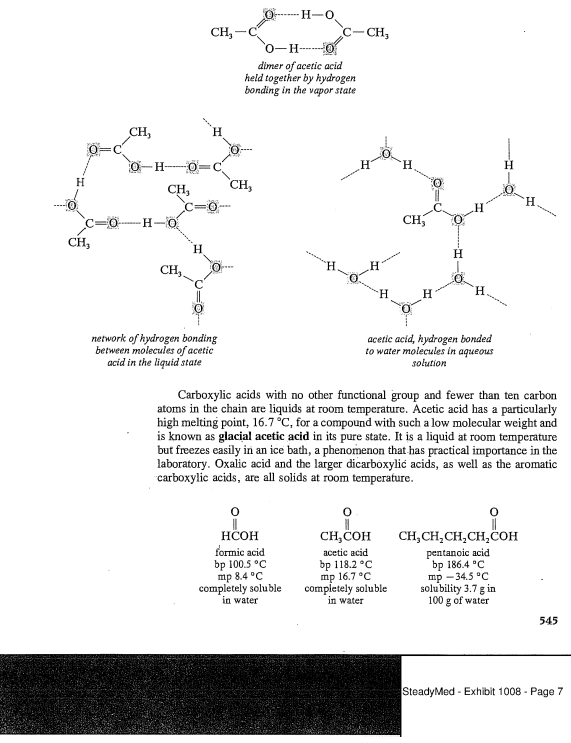
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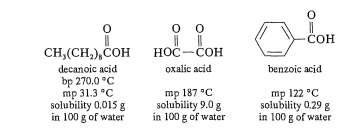
#### B. Physical Properties of Low-Molecular-Weight Acids and Acid Derivatives

Carboxylic acids of low molecular weight have boiling points that are relatively high, and they are very soluble in water. Molecular weight determinations indicate that carboxylic acids exist as dimers even in the vapor state. All of these data suggest that the carboxyl group participates both as a donor and an acceptor in extensive hydrogen bonding, as illustrated below for acetic acid in the vapor state, in the liquid state, and in solution in water.



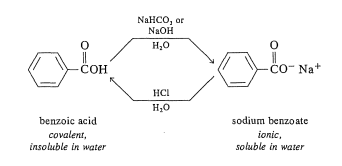
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FUNCTIONAL GROUPS IN CARBOXYLIC ACIDS AND THEIR DERIVATIVES

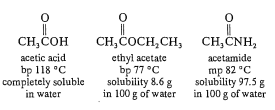


Monocarboxylic acids and dicarboxylic acids of low molecular weight are soluble in water. When the hydrocarbon portion of the molecule has more than about five carbon atoms for each carboxyl group, solubility decreases. The highmolecular-weight carboxylic acids are almost insoluble in water.

Carboxylic acids that have low solubility in water, such as benzoic acid, are converted to water-soluble salts by reaction with aqueous base (p. 95). Protonation of the carboxylate anion by a strong acid regenerates the water-insoluble acid. These properties of carboxylic acids are useful in separating them from reaction mixtures containing neutral and basic compounds.



The importance of hydrogen bonding to the physical properties and solubility in water of carboxylic acids is demonstrated by comparing acetic acid with two of its derivatives, an ester and an amide.



Acetic acid boils at 118 °C and is fully miscible with water, but its ethyl ester has a boiling point of 77 °C and a solubility of 8.6 g in 100 g of water. Ethyl acetate cannot hydrogen bond to itself in the liquid state. In water, it can serve only as a hydrogen-bond acceptor at its oxygen atoms. Therefore, it has a low boiling point and relatively low solubility in water. Acetamide, on the other hand, is a solid (mp 82 °C) with a very high solubility in water. The hydrogen atoms on the nitrogen atom of an amide participate strongly in hydrogen bonding, a fact of crucial importance to the structure of proteins, which are polyamides (p. 1150).

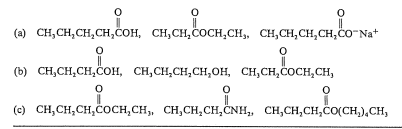
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#### PROBLEM 14.4

Predict which compound in each of the following series will have the highest solubility in water and which will have the lowest.

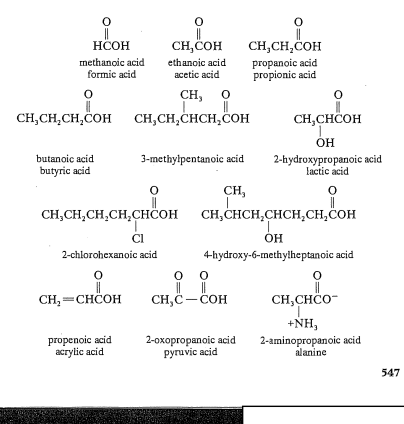


14.2

#### NOMENCLATURE OF CARBOXYLIC ACIDS AND THEIR DERIVATIVES

#### A. Naming Carboxylic Acids

The systematic name of an alkyl carboxylic acid is derived by replacing the e at the end of the name of the hydrocarbon having the same number of carbon atoms in the chain with **-oic acid**. The carboxyl function is always assumed to be the first carbon atom of the chain. The presence of other substituents is indicated by assigning a name and a position number to each one. The two smallest carboxylic acids, formic acid (from *formica*, Latin for ant) and acetic acid (from *acetum*, Latin for vinegar), are usually known by their common names.



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# Laboratory Technique in Organic Chemistry

# KENNETH B. WIBERG

Professor of Chemistry University of Washington

McGRAW-HILL BOOK COMPANY, INC.

1960

New York

Toronto London

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# LABORATORY TECHNIQUE IN ORGANIC CHEMISTRY

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#### PREFACE

Although there are a number of monographs available which deal with an aspect of the techniques required in dealing with organic compounds, there has for some time been no book which gives a brief description of most of the important techniques. This book is written in an effort to fill this need and is directed mainly to the advanced undergraduate or beginning graduate student who is about to undertake a program of research work.

Each of the three types of matter, liquids, solids and gases, is considered with respect to both its properties and the methods of purification. It is felt that an understanding of the properties of the substances adds materially to the appreciation of the methods of purification. Methods which involve distribution between two phases are then considered. Finally, the reaction itself is examined in relation to the apparatus and techniques involved.

In organic chemical laboratory technique, the use of the proper apparatus is important. A drawing of a commonly used piece of equipment has generally been provided to accompany the description of each method. These drawings are for the most part derived from the working drawings used in the shops at the University of Washington, and in most cases all important dimensions are given in millimeters.

In writing a book of this type, it is very difficult to give credit to

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a specific designer for a piece of equipment or to the originator of a technique. The art of laboratory work in organic chemistry has evolved from the experiments and modifications of many technicians, and only rarely can the contribution of an individual be specifically recognized. Preface

Kenneth B. Wiberg

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IPR2020-00770 United Therapeutics EX2007 Page 7208 of 7335 ing homogeneity, particularly of natural products. If the material is fractionally crystallized, giving perhaps 8 to 10 fractions from the head fraction to the tail fraction (8 to 10 layers), and if these fractions are compared and found to be identical, it is reasonable to assume that the material is homogeneous.

The alembic shown in Fig. 2-21 is particularly useful in fractional crystallization, since it permits convenient adjustment of the amount of solvent and prevents loss of solvent during the prolonged refluxing sometimes required to bring the material into solution.

#### Precipitation

In some cases, the most convenient method for the purification of a solid consists in precipitating it from a solution in which it is contained as a derivative. A typical example is the purification of a waterinsoluble solid carboxylic acid by dissolving it in sodium hydroxide solution, filtering, and precipitating the compound by the addition of acid. A similar procedure may be used with amines: dissolve the compound in acid and precipitate it with a base. These procedures usually work quite well in that they utilize a chemical reaction to aid in separation from nonacidic or nonbasic impurities.

Another method of precipitation involves precipitating the compound as a derivative and then converting the derivative back to the original compound. An example of this is to dissolve an amine in ether, precipitate it as the hydrochloride by passing in hydrogen chloride, and convert the hydrochloride back to the amine with sodium hydroxide solution. Again, this method is useful because it involves separation through the use of a reaction.

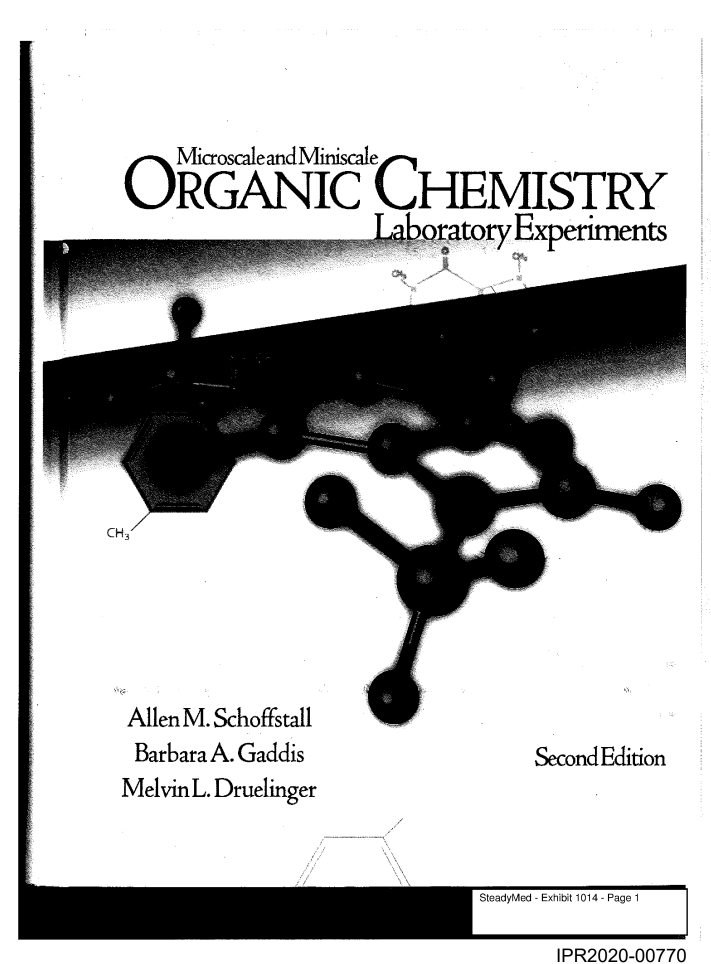
One method of precipitation which is usually relatively unsuccessful involves dissolving the compound in one solvent and precipitating by the addition of another solvent in which it is insoluble. This procedure usually leads to coprecipitation and relatively little purification. If two solvents are to be used, the compound should be recrystallized from a mixture of the two solvents as described in the preceding section.

#### Distillation

If the compound is relatively impure, crystallization usually entails considerable loss of material, and several recrystallizations are required to effect complete purification. The procedure often may be

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United Therapeutics EX2007 Page 7210 of 7335 **Chapter Three** Applications Using Laboratory Resources and Techniques

#### **Results and Conclusions for Part B**

- Calculate the percent recovery for the recrystallization process. Explain why it is not 100%.
- 2. Explain and evaluate the effectiveness of the recrystallization solvent in terms of percent recovery and purity of the recrystallized solid.
- 3. Suggest other solvents or solvent pairs that might have been used for this recrystallization.

#### Cleanup & Disposal

Place the solvents used for recrystallization in a container labeled "nonhalogenated organic solvent waste." Aqueous solutions can be washed down the drain with water.

# Critical Thinking Questions (The harder one is marked with a *.)

- 1. List the main criteria for selecting a recrystallization solvent.
- 2. When is it necessary to use a solvent-pair recrystallization?
- 3. Why should the recrystallization solvent have a fairly low boiling point?
- Will the following pairs of solvents be suitable for doing a solvent-pair recrystallization? Explain.
  - a. ethanol (bp 78.5°C) and water
  - b. methylene chloride (bp 40°C) and water
  - c. dimethylformamide (bp 153°C) and diethyl ether (bp 37°C)
  - 5. If a solute is soluble in cold solvent, is it necessary to test the solubility of the solute in the same solvent when hot? Explain.
  - 6. Arrange the following solvents in order of increasing polarity: ethanol, ethyl acetate, petroleum ether, toluene, and acetone.
  - 7. Methylene chloride  $(CH_2CI_2)$  is polar, whereas carbon tetrachloride  $(CCl_4)$  is non-polar. Explain.
  - 8. Carbon disulfide (CS₂) is sometimes used as a recrystallization solvent. Will this solvent dissolve polar or nonpolar compounds? Explain.

## Experiment 3.5: Separations Based upon Acidity and Basicity

Extraction is a technique in which a solute is transferred from one solvent to another. In this experiment, you will investigate acid-base extraction. You will:

- determine the solubilities of an organic acid, an organic base, and a neutral organic compound.
- design a flow scheme to separate an organic acid, an organic base, and a neutral compound.
- use microscale extraction techniques to separate and isolate each component of a mixture of naphthalene, benzoic acid, and ethyl 4-aminobenzoate.
- use miniscale extraction techniques to separate and isolate a mixture of benzoic acid and ethyl 4-aminobenzoate.

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	<b>Experiment 3.5</b> Separations Based upon Acidity and Basicity	201
	Techniques	
/hy it is	Technique C Melting point	
	Technique F Vacuum filtration	
erms of	Technique I Drying and extraction	
recrys-		
	Background	
<b></b>	A water-insoluble, acidic organic compound such as a carboxylic acid or phenol can be easily separated from neutral and basic organic compounds by conversion to a water- soluble salt.	
ıted		
ter.	$ \begin{array}{c} & \\ \Pi \\ \\ RCO-H + NaOH \longrightarrow RCO-Na^* + H_2O \end{array} $	
	a water-insoluble a water-soluble	
1a <b>*</b> .)	carboxylic acid carboxylate salt	
	Neutral and basic organic compounds remain in the organic layer. The two layers can then be separated. Addition of HCl to the aqueous layer regenerates the water- insoluble carboxylic acid, which can then be filtered or extracted into an organic solvent:	
crystal-	0 0 II	
I	$ \begin{array}{c} II \\ RCO^{-}Na^{+} + HCI \longrightarrow RCO^{-}H + NaCI \end{array} $	
	a water-soluble a water-insoluble carboxylate salt carboxylic acid	
y of the	A similar scheme can be used to separate a basic compound, such as a water- insoluble amine, from neutral or acidic organic compounds by conversion of the amine	
ol, ethyl	to a water-soluble salt:	
) is non-	RNH₂ + HCl ——→ RNH₃ ⁺ Cl [−]	
Will this	a water-insoluble a water-soluble ammonium salt	
	Neutral compounds and acidic organic compounds remain in the organic solvent, where they can be removed. Addition of sodium hydroxide to the aqueous layer regenerates the amine, which is now insoluble in the aqueous solution. The amine can be filtered or extracted into an organic solvent.	
	$RNH_3^+C\Gamma + NaOH \longrightarrow RNH_2 + NaCi$	
other. In	a water-soluble a water-insoluble - ammonium salt amine	
. organic	The neutral compound remains in the organic solvent, where it can be recovered by drying the solution to remove traces of water, filtering off the drying agent, and evapo-	
utral	rating the solvent. In this exercise, the solubilities of an organic acid (benzoic acid), an organic base	
nt of a	(ethyl 4-aminobenzoate), a neutral compound (naphthalene), and the organic salts (ethyl 4-aminobenzoate hydrochloride and sodium benzoate) will be tested in methyl- ene chloride and water.	
nzoic	From the solubilities, you will construct a flow scheme outlining the separation of naphthalene, benzoic acid, and ethyl 4-aminobenzoate. In Part B, you will use the flow	
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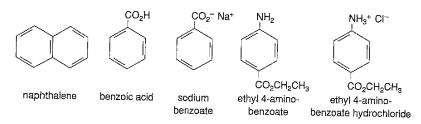
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#### Chapter Three Applications Using Laboratory Resources and Techniques

scheme to separate a mixture of naphthalene, benzoic acid, and ethyl 4-aminobenzoate in microscale. In Part C, you will use the flow scheme to separate a mixture of benzoic acid and ethyl 4-aminobenzoate in miniscale.

1 1



The instructor may substitute other compounds for those shown here.

#### Prelab Assignment

- 1. Read Technique I on the theory and technique of extraction and do all assigned problems.
- 2. Construct a solubility table similar to Table 3.5-1 in the experimental section.
- 3. Identify the conjugate acid/conjugate base pairs for the structures above.
- 4. Write the reaction (if any) and give the products for the reaction of each pair of reagents below. If no reaction occurs, write NR. Indicate whether the product will be water-soluble or water-insoluble.
  - a. benzoic acid with NaOH.
  - b. sodium benzoate with HCl.
  - c. ethyl 4-aminobenzoate with HCl.
  - d. ethyl 4-aminobenzoate hydrochloride with NaOH.
  - e. naphthalene and NaOH.
  - f. ethyl 4-aminobenzoate with NaOH.
- Determine whether each of the five compounds is predominantly ionically or covalently bonded. Based upon this answer, indicate whether the compound would be expected to be more soluble in water or more soluble in methylene chloride.

## **Experimental Procedure**

#### Safety First!

Always wear eye protection in the laboratory.

- 1. Wear eye protection at all times in the laboratory.
- 2. Wear gloves when handling reagents in this experiment.
- 3. Methylene chloride is a toxic irritant and a suspected carcinogen. Do not breathe the vapors. Work under the hood or in a well-ventilated area.
- NaOH and HCl are corrosive and toxic and can cause burns.



# Part A: Determination of Solubilities

Obtain 20 small, dry test tubes or a spot plate. Place approximately 10–20 mg of benzoic acid into four of the test tubes or wells; place 10–20-mg of sodium benzoate into four other test tubes or wells. Repeat, using 10–20-mg samples of the other solutes. It is

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MICROSCALE AND MINISCALE ORGANIC CHEMISTRY LAB EXPERIMENTS SECOND EDITION

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SteadyMed - Exhibit 1014 - Page 5

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Electronic Patent Application Fee Transmittal						
Application Number:	14754932					
Filing Date:	30	-Jun-2015				
Title of Invention:	PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN2					
First Named Inventor/Applicant Name:	Hit	esh Batra				
Filer:	Ste	ephen Bradford Mae	ebius			
Attorney Docket Number:	08	0618-1550				
Filed as Large Entity						
Filing Fees for Utility under 35 USC 111(a)						
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)	
Basic Filing:						
Pages:						
Claims:						
Miscellaneous-Filing:						
Petition:						
Patent-Appeals-and-Interference:						
Post-Allowance-and-Post-Issuance:						
Extension-of-Time:						

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Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Miscellaneous:				
Request for Continued Examination	1801	1	1200	1200
	Tot	al in USD	(\$)	1200

Electronic Acknowledgement Receipt					
EFS ID:	24290763				
Application Number:	14754932				
International Application Number:					
Confirmation Number:	1865				
Title of Invention:	PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN2				
First Named Inventor/Applicant Name:	Hitesh Batra				
Customer Number:	22428				
Filer:	Stephen Bradford Maebius/Karen Walker				
Filer Authorized By:	Stephen Bradford Maebius				
Attorney Docket Number:	080618-1550				
Receipt Date:	08-DEC-2015				
Filing Date:	30-JUN-2015				
Time Stamp:	11:45:12				
Application Type:	Utility under 35 USC 111(a)				

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

File Listing	:				
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Pag Part /.zip (if ap no 5	
1	Request for Continued Examination (RCE)	RCE.pdf	134795 e5d51dc6a1e4e6781ee70643b0cea192ed4		
Warnings:			6d69f		
	TO supplied RCE SB30 form.				
Information:					
2		Amendment.pdf	175938	yes	5
2		Amenument.pu	e6486f73eccf390190e2b4e6a6047f220047 3ef3	yes	5
	Multip	oart Description/PDF files in	.zip description		
	Document De	scription	Start	Er	nd
-	Amendment Submitted/Entere	1	1		
	Claims	2	3		
	Applicant Arguments/Remarks	4	5		
Warnings:					
Information:		[	1 1		
3		IDS.pdf	189723	yes	3
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4	Non Patent Literature	IPRPetitionwithExhibits.pdf	5668850	no	121
			af5335175dfc63701ecb6ea488f4e4723149 b961		
Warnings:					

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5	Non Patent Literature	Exhibit-1008Ege1989.pdf	612229	no	9		
			9adb1e68fc5250d20a226a055f66522f0fd3 e2ad				
Warnings:		· · · · ·					
Information:							
6	Non Patent Literature	Exhibit-1012Wiberg1960.pdf	890716	no	6		
,			55f9f93b16967a08262fd79b48fc3c409f92ff Se		Ū		
Warnings:							
Information:							
7	Non Patent Literature	Exhibit-1014Schoffstall2004.pdf	877416	no	5		
			5238f288b378dbc3491fac0c7092076ac161 12cf		5		
Warnings:							
Information:							
8	Fee Worksheet (SB06)	fee-info.pdf	30863	no	2		
			4a1b62d4ffc068ae82e48b1af23c47cb3dbb 6e99		-		
Warnings:							
Information							
Total Files Size (in bytes): 8580530							
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characterize Post Card, as <u>New Applica</u> If a new appl 1.53(b)-(d) a	d by the applicant, and including pay described in MPEP 503. tions Under 35 U.S.C. 111 ication is being filed and the applica nd MPEP 506), a Filing Receipt (37 CF	ge counts, where applicable. tion includes the necessary c R 1.54) will be issued in due o	It serves as evidence components for a filir	of receipt s ng date (see	imilar to a 37 CFR		

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From:	PAIR_eOfficeAction@uspto.gov
Cc:	PAIR_eOfficeAction@uspto.gov
Subject:	Private PAIR Correspondence Notification for Customer Number 22428

Oct 23, 2015 05:34:38 AM

Dear PAIR Customer:

Foley & Lardner LLP 3000 K STREET N.W. SUITE 600 WASHINGTON, DC 20007-5109 UNITED STATES

The following USPTO patent application(s) associated with your Customer Number, 22428, have new outgoing correspondence. This correspondence is now available for viewing in Private PAIR.

The official date of notification of the outgoing correspondence will be indicated on the form PTOL-90 accompanying the correspondence.

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Application	Document	Mailroom Date	Attorney Docket No.
14754932	NTC.PUB	10/22/2015	080618-1550

To view your correspondence online or update your email addresses, please visit us anytime at https://sportal.uspto.gov/secure/myportal/privatepair.

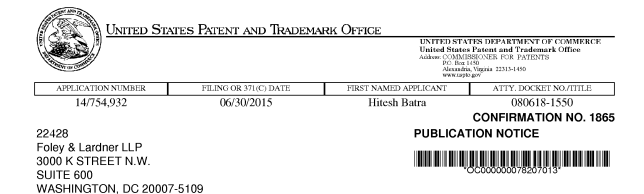
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Monday - Friday 6:00 a.m. to 12:00 a.m.

Thank you for prompt attention to this notice,

UNITED STATES PATENT AND TRADEMARK OFFICE PATENT APPLICATION INFORMATION RETRIEVAL SYSTEM

> IPR2020-00770 United Therapeutics EX2007 Page 7220 of 7335



Title: PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN2

Publication No.US-2015-0299091-A1 Publication Date:10/22/2015

# NOTICE OF PUBLICATION OF APPLICATION

The above-identified application will be electronically published as a patent application publication pursuant to 37 CFR 1.211, et seq. The patent application publication number and publication date are set forth above.

The publication may be accessed through the USPTO's publically available Searchable Databases via the Internet at www.uspto.gov. The direct link to access the publication is currently http://www.uspto.gov/patft/.

The publication process established by the Office does not provide for mailing a copy of the publication to applicant. A copy of the publication may be obtained from the Office upon payment of the appropriate fee set forth in 37 CFR 1.19(a)(1). Orders for copies of patent application publications are handled by the USPTO's Office of Public Records. The Office of Public Records can be reached by telephone at (703) 308-9726 or (800) 972-6382, by facsimile at (703) 305-8759, by mail addressed to the United States Patent and Trademark Office, Office of Public Records, Alexandria, VA 22313-1450 or via the Internet.

In addition, information on the status of the application, including the mailing date of Office actions and the dates of receipt of correspondence filed in the Office, may also be accessed via the Internet through the Patent Electronic Business Center at www.uspto.gov using the public side of the Patent Application Information and Retrieval (PAIR) system. The direct link to access this status information is currently http://pair.uspto.gov/. Prior to publication, such status information is confidential and may only be obtained by applicant using the private side of PAIR.

Further assistance in electronically accessing the publication, or about PAIR, is available by calling the Patent Electronic Business Center at 1-866-217-9197.

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

page 1 of 1

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UNITED STATES PATENT AND TRADEMARK OFFICE

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

# NOTICE OF ALLOWANCE AND FEE(S) DUE

22428 7590 09/18/2015 Foley & Lardner LLP 3000 K STREET N.W. SUITE 600 WASHINGTON, DC 20007-5109 EXAMINER VALENROD, YEVGENY

ART UNIT PAPER NUMBER

DATE MAILED: 09/18/2015

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
14/754,932	06/30/2015	Hitesh Batra	080618-1550	1865

TITLE OF INVENTION: PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN2

APPLN. TYPE	ENTITY STATUS	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	UNDISCOUNTED	\$960	\$0	\$0	\$960	12/18/2015

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. <u>PROSECUTION ON THE MERITS IS CLOSED</u>. 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</u> <u>STATUTORY PERIOD CANNOT BE EXTENDED</u>. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE DOES NOT REFLECT A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE IN THIS APPLICATION. IF AN ISSUE FEE HAS PREVIOUSLY BEEN PAID IN THIS APPLICATION (AS SHOWN ABOVE), THE RETURN OF PART B OF THIS FORM WILL BE CONSIDERED A REQUEST TO REAPPLY THE PREVIOUSLY PAID ISSUE FEE TOWARD THE ISSUE FEE NOW DUE.

#### HOW TO REPLY TO THIS NOTICE:

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

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

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

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

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

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

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

PTOL-85 (Rev. 02/11)

Page 1 of 3

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#### PART B - FEE(S) TRANSMITTAL

# Complete and send this form, together with applicable fee(s), to: <u>Mail</u> Mail Stop ISSUE FEE Commissioner for Patents P.O. Box 1450

#### Alexandria, Virginia 22313-1450

#### or Fax (571)-273-2885

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

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

09/18/2015 22428 7590 Foley & Lardner LLP 3000 K STREET N.W. SUITE 600 WASHINGTON, DC 20007-5109

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

#### Certificate of Mailing or Transmission

I hereby certify that this Fee(s) Transmittal is being deposited with the United States Postal Service with sufficient postage for first class mail in an envelope addressed to the Mail Stop ISSUE FEE address above, or being facsimile transmitted to the USPTO (571) 273-2885, on the date indicated below.

(Depositor's name)	
(Signature)	
(Date)	

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
14/754,932	06/30/2015	Hitesh Batra	080618-1550	1865

TITLE OF INVENTION: PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN2

APPLN. TYPE	ENTITY STATUS	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE	
nonprovisional	UNDISCOUNTED	\$960	\$0	\$0	\$960	12/18/2015	
EXAMINER ART UNIT			CLASS-SUBCLASS	1			
EXAMINER ART UNIT		CLASS-SUDCLASS					
VALENROI	), YEVGENY	1672	562-466000				
1. Change of correspondence address or indication of "Fee Address" (37			2. For printing on the p	atent front page, list			
CFR 1.363).			(1) The names of up to 3 registered patent attorneys or agents OR, alternatively,		1		
Change of correspondence address (or Change of Correspondence Address form PTO/SB/122) attached.							
Address form P10/SB/122) attached. Tee Address" indication (or "Fee Address" Indication form PT0/SB/47; Rev 03-02 or more recent) attached. Use of a Customer Number is required.			(2) The name of a single firm (having as a member a registered attorney or agent) and the names of up to 2 registered patent attorneys or agents. If no name is listed, no name will be printed.		er a 2	2	
					ss		

3. ASSIGNEE NAME AND RESIDENCE DATA TO BE PRINTED ON THE PATENT (print or type)

PLEASE NOTE: Unless an assignee is identified below, no assignee data will appear on the patent. If an assignee is identified below, the document has been filed for recordation as set forth in 37 CFR 3.11. Completion of this form is NOT a substitute for filing an assignment. (A) NAME OF ASSIGNEE

(B) RESIDENCE: (CITY and STATE OR COUNTRY)

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Please check the appropriate assignee category or categories (will no	t be printed on the patent) : 🗳 Individual 🗳 Corporation or other private group entity 🗳 Government
<ul> <li>4a. The following fee(s) are submitted:</li> <li>☐ Issue Fee</li> <li>☐ Publication Fee (No small entity discount permitted)</li> <li>☐ Advance Order - # of Copies</li></ul>	<ul> <li>4b. Payment of Fee(s): (Please first reapply any previously paid issue fee shown above) <ul> <li>A check is enclosed.</li> <li>Payment by credit card. Form PTO-2038 is attached.</li> <li>The director is hereby authorized to charge the required fee(s), any deficiency, or credits any overpayment, to Deposit Account Number (enclose an extra copy of this form).</li> </ul></li></ul>
5. Change in Entity Status (from status indicated above)	
Applicant certifying micro entity status. See 37 CFR 1.29	<u>NOTE</u> : Absent a valid certification of Micro Entity Status (see forms PTO/SB/15A and 15B), issue fee payment in the micro entity amount will not be accepted at the risk of application abandonment.
Applicant asserting small entity status. See 37 CFR 1.27	<u>NOTE:</u> If the application was previously under micro entity status, checking this box will be taken to be a notification of loss of entitlement to micro entity status.
Applicant changing to regular undiscounted fee status.	<u>NOTE:</u> Checking this box will be taken to be a notification of loss of entitlement to small or micro entity status, as applicable.
NOTE: This form must be signed in accordance with 37 CFR 1.31 ar	nd 1.33. See 37 CFR 1.4 for signature requirements and certifications.
Authorized Signature	Date
Typed or printed name	Registration No
	Page 2 of 3
PTOL-85 Part B (10-13) Approved for use through 10/31/2013.	OMB 0651-0033 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

IPR2020-00770 United Therapeutics EX2007 Page 7223 of 7335

UNITED STATES PATENT AND TRADEMARK OFFICE UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov						
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
14/754,932	06/30/2015	Hitesh Batra	080618-1550	1865		
22428 7590 09/18/2015 Foley & Lardner LLP 3000 K STREET N.W.			EXAMINER			
		VALENROD, YEVGENY				
SUITE 600 WASHINGTON, DC 20007-5109			ART UNIT	PAPER NUMBER		
			1672			
			DATE MAILED: 09/18/201	5		

#### Determination of Patent Term Adjustment under 35 U.S.C. 154 (b) (Applications filed on or after May 29, 2000)

The Office has discontinued providing a Patent Term Adjustment (PTA) calculation with the Notice of Allowance.

Section 1(h)(2) of the AIA Technical Corrections Act amended 35 U.S.C. 154(b)(3)(B)(i) to eliminate the requirement that the Office provide a patent term adjustment determination with the notice of allowance. See Revisions to Patent Term Adjustment, 78 Fed. Reg. 19416, 19417 (Apr. 1, 2013). Therefore, the Office is no longer providing an initial patent term adjustment determination with the notice of allowance. The Office will continue to provide a patent term adjustment determination with the Issue Notification Letter that is mailed to applicant approximately three weeks prior to the issue date of the patent, and will include the patent term adjustment on the patent. Any request for reconsideration of the patent term adjustment determination (or reinstatement of patent term adjustment) should follow the process outlined in 37 CFR 1.705.

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

PTOL-85 (Rev. 02/11)

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#### OMB Clearance and PRA Burden Statement for PTOL-85 Part B

The Paperwork Reduction Act (PRA) of 1995 requires Federal agencies to obtain Office of Management and Budget approval before requesting most types of information from the public. When OMB approves an agency request to collect information from the public, OMB (i) provides a valid OMB Control Number and expiration date for the agency to display on the instrument that will be used to collect the information and (ii) requires the agency to inform the public about the OMB Control Number's legal significance in accordance with 5 CFR 1320.5(b).

The information collected by PTOL-85 Part B is required by 37 CFR 1.311. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, Virginia 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450. Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

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

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

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

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	Application No. 14/754.932	Applicant(s	
Notice of Allowability	Examiner YEVGENY VALENROD	Art Unit 1672	AIA (First Inventor to File) Status No
The MAILING DATE of this communication apper All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RI of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in this ap or other appropriate communication (GHTS. This application is subject t	plication. If no will be mailed	t included I in due course. <b>THIS</b>
<ol> <li>This communication is responsive to <u>reply filed on 9/1/15</u>.</li> <li>A declaration(s)/affidavit(s) under <b>37 CFR 1.130(b)</b> was</li> </ol>	/were filed on <u></u>		
<ol> <li>An election was made by the applicant in response to a rest requirement and election have been incorporated into this a</li> </ol>		the interview or	n; the restriction
<ol> <li>The allowed claim(s) is/are <u>1-3, 6, 8</u>. As a result of the allow Highway program at a participating intellectual property offic <u>http://www.uspto.gov/patents/init_events/pph/index.jsp</u> or se</li> </ol>	ce for the corresponding application	. For more info	
4. Acknowledgment is made of a claim for foreign priority under	er 35 U.S.C. § 119(a)-(d) or (f).		
Certified copies:			
a) 🔲 All b) 🗌 Some *c) 🔲 None of the:			
1.  Certified copies of the priority documents have	e been received.		
2. Certified copies of the priority documents have	been received in Application No		
3. Copies of the certified copies of the priority do	cuments have been received in this	national stage	application from the
International Bureau (PCT Rule 17.2(a)).			
* Certified copies not received:			
Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONN THIS THREE-MONTH PERIOD IS NOT EXTENDABLE. 5. CORRECTED DRAWINGS ( as "replacement sheets") mus	IENT of this application.	complying with	n the requirements
including changes required by the attached Examiner's Paper No./Mail Date			
Identifying indicia such as the application number (see 37 CFR 1 each sheet. Replacement sheet(s) should be labeled as such in t			(not the back) of
<ol> <li>DEPOSIT OF and/or INFORMATION about the deposit of E attached Examiner's comment regarding REQUIREMENT FC</li> </ol>			the
Attachment(s)			
1.  Notice of References Cited (PTO-892)	5. 🔲 Examiner's Ameno	lment/Commer	nt
<ol> <li>Information Disclosure Statements (PTO/SB/08), Paper No./Mail Date</li> </ol>	6. 🔲 Examiner's Statem	ent of Reasons	s for Allowance
3. Examiner's Comment Regarding Requirement for Deposit of Biological Material	7. 🗌 Other		
4. Interview Summary (PTO-413), Paper No./Mail Date			
/YEVGENY VALENROD/			
Primary Examiner, Art Unit 1672			
U.S. Patent and Trademark Office PTOL-37 (Rev. 08-13) Not	ice of Allowability	Part of Paper	No./Mail Date 20150910A

IPR2020-00770 United Therapeutics EX2007 Page 7226 of 7335

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Search Notes	14754932	BATRA ET AL.
	Examiner	Art Unit
	YEVEGENY VALENROD	1672

CPC- SEARCHED		
Symbol	Date	Examiner

CPC COMBINATION SETS - SEARCHED					
Symbol Date Examiner					

US CLASSIFICATION SEARCHED				
Class Subclass Date				

SEARCH NO	DTES	
Search Notes	Date	Examiner
		YV
EAST	9/10/2015	YV
Inventor	9/10/2015	YV

	INTERFERENCE SEAR	СН				
US Class/ US Subclass / CPC Group Date Examiner CPC Symbol						
C07C	59/72	9/10/2015	YV			
562	466	9/10/2015	YV			

U.S. Patent and Trademark Office

Part of Paper No. : 20150910A

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	Application/Control No.	Applicant(s)/Patent Under Reexamination
Issue Classification	14754932	BATRA ET AL.
	Examiner	Art Unit
	YEVEGENY VALENROD	1672

CPC				
Symbol			Туре	Version
C07C	59	72	F	2013-01-01
	1			

CPC Combination Sets						
Symbol	Туре	Set	Ranking	Version		

NONE		Total Claims Allowed:		
(Assistant Examiner)	(Date)	Ę	5	
/YEVEGENY VALENROD/ Primary Examiner.Art Unit 1672	09/10/2015	O.G. Print Claim(s)	O.G. Print Figure	
(Primary Examiner)	(Date)	1	none	
U.S. Patent and Trademark Office		Part	of Paper No. 20150910A	

IPR2020-00770 United Therapeutics EX2007 Page 7228 of 7335

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Issue Classification	14754932	BATRA ET AL.
	Examiner	Art Unit
	YEVEGENY VALENROD	1672

	US ORIGINAL CLASSIFICATION							INTERNATIONAL CLASSIFICATION						ON	
	CLASS			SUBCLASS		CLAIMED						NON-CLAIMED			
562 466						С	0	7	С	59 / 72 (2006.01.01)					
	CR	OSS REFI	ERENCE(	S)											
CLASS	SUB	CLASS (ONE	SUBCLAS	S PER BLO	CK)										

NONE	Total Claims Allowed:			
(Assistant Examiner)	(Date)		5	
/YEVEGENY VALENROD/ Primary Examiner.Art Unit 1672	09/10/2015	O.G. Print Claim(s)	O.G. Print Figure	
(Primary Examiner)	(Date)	1	none	
U.S. Patent and Trademark Office		Parl	of Paper No. 20150910A	

IPR2020-00770 United Therapeutics EX2007 Page 7229 of 7335

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Issue Classification	14754932	BATRA ET AL.
	Examiner	Art Unit
	YEVEGENY VALENROD	1672

	Claims re	numbere	d in the s	ame orde	r as prese	ented by a	pplicant		СР	A 🗵	] T.D.	۵	] R.1.4	47	
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2	2														
3	3														
4	6														
5	8														

NONE		Total Clain	ns Allowed:
(Assistant Examiner)	(Date)	Ę	5
/YEVEGENY VALENROD/ Primary Examiner.Art Unit 1672	09/10/2015	O.G. Print Claim(s)	O.G. Print Figure
(Primary Examiner)	(Date)	1	none
U.S. Patent and Trademark Office		Part	of Paper No. 20150910A

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# IPR2020-00770 United Therapeutics EX2007 Page 7231 of 7335

9/10/2015 3:37:05 PM C:\Users\yvalenrod\Documents\EAST\Workspaces\14754932.wsp

Ref

Hits

Page 1

Ret #	HITS	Search Query	DBS	Defa ult Oper ator	Plurais	Time Stamp
L1	1	("8497393").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2015/09/10 15:36
L2	1	("8242305").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2015/09/10 15:36
L3	1	("4683330").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2015/09/10 15:36
L4	1	("4306075").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2015/09/10 15:36
L5	23	((Hitesh) near2 (Batra)).INV.	US-PGPUB; USPAT; USOCR	OR	ON	2015/09/10 15:36
L6	17	((Sudersan) near2 (Tuladhar)).INV.	US-PGPUB; USPAT; USOCR	OR	ON	2015/09/10 15:36
L7	26	((Raju) near2 (Penmasta)).INV.	US-PGPUB; USPAT; USOCR	OR	ON	2015/09/10 15:36
L8	230	((David) near2 (Walsh)).INV.	US-PGPUB; USPAT; USOCR	OR	ON	2015/09/10 15:36
L9	253	L5 or L6 or L7 or L8	US-PGPUB; USPAT; USOCR	OR	ON	2015/09/10 15:36
L10	19	L9 and treprostinil	US-PGPUB; USPAT; USOCR	OR	ON	2015/09/10 15:36
L11	498	c07c59/72.cpc.	US-PGPUB; USPAT; USOCR	OR	ON	2015/09/10 15:36
L12	858	(562/466).CCLS.	US-PGPUB; USPAT; USOCR	OR	OFF	2015/09/10 15:36
L13	1236	L11 or L12	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/09/10 15:36
L14	32	L13 and treprostinil	US-PGPUB; USPAT; USOCR	OR	ON	2015/09/10 15:36

# EAST Search History (Prior Art)

DBs

Search Query

Plurals

Time Stamp

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# EAST Search History (Prior Art)

L15	29	L14 and purity	US-PGPUB; USPAT; USOCR	OR	ON	2015/09/10 15:36
L16	27	L15 and HPLC	US-PGPUB; USPAT; USOCR	OR	ON	2015/09/10 15:36

# EAST Search History (Interference)

Ref #	Hits	Search Query	DBs	Defa ult Oper ator	Plurals	Time Stamp
L17	0	(562/466).CCLS.	UPAD	OR	OFF	2015/09/10 15:36
L18	0	c07c59/72.cpc.	UPAD	OR	ON	2015/09/10 15:36

IPR2020-00770 United Therapeutics EX2007 Page 7232 of 7335

Index of Claims					1 E	Application/Control No. 14754932 Examiner YEVEGENY VALENROD					Applicant(s)/Patent Under Reexamination BATRA ET AL. Art Unit 1672				
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Part of Paper No. : 20150910A

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To:	ipdocketing@foley.com,,
From:	PAIR_eOfficeAction@uspto.gov
Cc:	PAIR_eOfficeAction@uspto.gov
Subject:	Private PAIR Correspondence Notification for Customer Number 22428

Sep 18, 2015 05:20:19 AM

Dear PAIR Customer:

Foley & Lardner LLP 3000 K STREET N.W. SUITE 600 WASHINGTON, DC 20007-5109 UNITED STATES

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Application	Document	Mailroom Date	Attorney Docket No.
14754932	NOA	09/18/2015	080618-1550

To view your correspondence online or update your email addresses, please visit us anytime at https://sportal.uspto.gov/secure/myportal/privatepair.

If you have any questions, please email the Electronic Business Center (EBC) at EBC@uspto.gov with 'e-Office Action' on the subject line or call 1-866-217-9197 during the following hours:

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Thank you for prompt attention to this notice,

UNITED STATES PATENT AND TRADEMARK OFFICE PATENT APPLICATION INFORMATION RETRIEVAL SYSTEM

> IPR2020-00770 United Therapeutics EX2007 Page 7234 of 7335

Application Number	Application/Control No.		Applicant(s)/Patent under Reexamination BATRA ET AL.	
Document Code - DISQ	Internal D	ocument – DC	NOT MAIL	

TERMINAL DISCLAIMER		
Date Filed : 9/1/15	This patent is subject to a Terminal Disclaimer	

Approved/Disapproved by:
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Felicia D. Roberts

8,497,393

U.S. Patent and Trademark Office

	PTO/AIA/26 (04-14) d for use through 07/31/2016. OMB 0651-0031 k Office; U.S. DEPARTMENT OF COMMERCE unless it displays a valid OMB control number
TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A "PRIOR" PATENT	Docket Number (Optional) 080618-1550
In re Application of: Hitesh BATRA, Sudersan M. TULADHAR, Raju PENMASTA and David A. WALS	Н
Application No.: 14/754932	
Filed: 6/30/2015	
For: AN IMPROVED PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REM	/ODULIN®
disclaims, except as provided below, the terminal part of the statutory term of any patent granted on	term of said <b>prior patent</b> is presently instant application shall be enforceable
In making the above disclaimer, the applicant does not disclaim the terminal part of the term of any p that would extend to the expiration date of the full statutory term of the <b>prior patent</b> , "as the term of sa any terminal disclaimer," in the event that said <b>prior patent</b> later: expires for failure to pay a maintenance fee; is held unenforceable;	
is found invalid by a court of competent jurisdiction; is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321; has all claims canceled by a reexamination certificate; is reissued; or is in any manner terminated prior to the expiration of its full statutory term as presently shor	tened by any terminal disclaimer.
Check either box 1 or 2 below, if appropriate.	
1. The undersigned is the applicant. If the applicant is an assignee, the undersigned is authoriz	ed to act on behalf of the assignee.
l hereby acknowledge that any willful false statements made are punishable under 18 U.S.C. 1001 b than five (5) years, or both.	y fine or imprisonment of not more
2. The undersigned is an attorney or agent of record. Reg. No. 35,264	
	014/0045
/Stephen B. Maebius/ Signature	9/1/2015 Date
Stephen B. Maebius Typed or printed name	
Foley & Lardner LLP Attorney Title	(202) 672-5569 Telephone Number
Terminal disclaimer fee under 37 CFR 1.20(d) included.	
WARNING: Information on this form may become public. Credit card inform be included on this form. Provide credit card information and authorizatio	
This collection of information is required by 37 CFR 1.321. The information is required to obtain or retain a benefit b to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depen on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be se and Trademark Office, U.S. Department of Commerce. P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEN ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.	n is estimated to take 12 minutes to complete, ding upon the individual case. Any comments nt to the Chief Information Officer, U.S. Patent

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IPR2020-00770 United Therapeutics EX2007 Page 7236 of 7335

### **Privacy Act Statement**

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

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

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

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Electronic Patent Application Fee Transmittal										
Application Number:	14	754932								
Filing Date:	30	30-Jun-2015								
Title of Invention:       PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN         REMODULIN®										
First Named Inventor/Applicant Name:	First Named Inventor/Applicant Name: Hitesh Batra									
Filer:	Ste	ephen Bradford Mae	bius/annamar	ie dubossi						
Attorney Docket Number:	08	0618-1550								
Filed as Large Entity										
Filing Fees for Utility under 35 USC 111(a)										
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)					
Basic Filing:										
Pages:										
Claims:										
Miscellaneous-Filing:										
Petition:										
Patent-Appeals-and-Interference:										
Post-Allowance-and-Post-Issuance:										
Statutory or Terminal Disclaimer 1814 1 160 160										

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Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Extension-of-Time:				
Miscellaneous:				
	Tot	al in USD	(\$)	160

Electronic Acknowledgement Receipt						
EFS ID:	23368581					
Application Number:	14754932					
International Application Number:						
Confirmation Number:	1865					
Title of Invention:	PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN®					
First Named Inventor/Applicant Name:	Hitesh Batra					
Customer Number:	22428					
Filer:	Stephen Bradford Maebius/annamarie dubossi					
Filer Authorized By:	Stephen Bradford Maebius					
Attorney Docket Number:	080618-1550					
Receipt Date:	01-SEP-2015					
Filing Date:	30-JUN-2015					
Time Stamp:	13:06:40					
Application Type:	Utility under 35 USC 111(a)					

# Payment information:

Submitted with Payment	yes					
Payment Type	Credit Card					
Payment was successfully received in RAM	\$160					
RAM confirmation Number	10517					
Deposit Account						
Authorized User						
The Director of the USPTO is hereby authorized to charge indicated fees and credit any overpayment as follows:						

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File Listin	g:							
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)			
1	Amendment/Req. Reconsideration-After Non-Final Reject	080618-1550_RespNon_FinalA mend_Reply.pdf	116090 aa23a47a837d37997f7e207138b9608bd9e 237ca	no	5			
Warnings:								
Information	; 							
2	Terminal Disclaimer Filed	131753 758cd69264d36588f1af0e97cf5fb912f1f38	no	2				
Warnings:			903					
Information								
3	Fee Worksheet (SB06)	fee-info.pdf	31020		2			
2	ree worksheet (3000)	ree-mo.pdi	2b545d22dba76fa3bfaa515ae0c69c7f24f9 97d2	no	2			
Warnings:								
Information	1		1					
		Total Files Size (in bytes)	27	78863				
Total Files Size (in bytes):         278863           This Acknowledgement Receipt evidences receipt on the noted date by the USPTO of the indicated documents, characterized by the applicant, and including page counts, where applicable. It serves as evidence of receipt similar to a Post Card, as described in MPEP 503.           New Applications Under 35 U.S.C. 111           If a new application is being filed and the application includes the necessary components for a filing date (see 37 CFR 1.53(b)-(d) and MPEP 506), a Filing Receipt (37 CFR 1.54) will be issued in due course and the date shown on this Acknowledgement Receipt will establish the filing date of the application.           National Stage of an International Application under 35 U.S.C. 371           If a timely submission to enter the national stage of an international application is compliant with the conditions of 35 U.S.C. 371 and other applicable requirements a Form PCT/DO/EO/903 indicating acceptance of the application as a national stage submission under 35 U.S.C. 371 will be issued in addition to the Filing Receipt, in due course.           New International Application Filed with the USPTO as a Receiving Office           If a new international application is being filed and the international application includes the necessary components for an international application is being filed and the international application includes the necessary components for an international application filed with the USPTO as a Receiving Office           If a new international application is being filed and the international application includes the necessary components for an international application is being filed and the international application includes the necessary components for an international application is being								

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## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

First Inventor Name:	Hitesh BATRA
Title:	AN IMPROVED PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN®
Appl. No.:	14/754,932
Filing Date:	6/30/2015
Examiner:	Yevgeny Valenrod
Art Unit:	1672

### AMENDMENT AND REPLY UNDER 37 CFR § 1.111

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

Confirmation Number: 1865

Commissioner:

This paper responds to the outstanding non-final Office Action dated August 3, 2015, and a telephonic interview conducted on August 4, 2015, by Applicants' representative, Alexey Saprigin (Reg. # 56,439), with Examiner Yevgeny Valenrod.

Amendments to the Claims are reflected in the listing of claims which begins on page 2 of this document.

Remarks begin on page 3 of this document.

4810-4612-3302.1

-1-

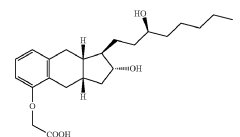
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### **Amendments to the Claims:**

This listing of claims will replace all prior versions and listings of claims in the application:

### **Listing of Claims:**

- 1. (Currently Amended) A high purity treprostinil batch, wherein purity of treprostinil in the batch is at least
- 99.8% as determined by HPLC and the treprostinil in the batch has the formula:



, wherein the batch contains at least 2.9 g of

treprostinil.

2. (Original) The high purity treprostinil batch of claim 1, wherein purity of treprostinil in the batch is at least 99.9% as determined by HPLC.

3. (Original) The high purity treprostinil batch of claim 1, wherein the batch does not contain impurities resulting from alkylation or hydrolysis of an intermediate.

4-5. (Canceled)

6. (Original) The high purity treprostinil batch of claim 1, which has been dried under vacuum.

7. (Canceled)

8. (Original) A pharmaceutical product comprising a therapeutically effective amount of treprostinil from a high purity treprostinil batch as claimed in claim 1.

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Atty. Dkt. No. 080618-1550 Appl. No. 14/754,932

#### REMARKS

Applicants respectfully request reconsideration and allowance of the present application.

#### **Status of Claims**

Applicants have canceled claims 4, 5 and 7, without prejudice or disclaimer. Applicants reserve the right to file one or more continuing application directed to the canceled subject matter.

Applicants have amended claim 1, without prejudice or disclaimer. Applicants reserve the right to file one or more continuing application directed to the subject matter omitted by the present amendment. Support for the amended claim 1 may be found throughout the specification as filed, including examined claim 4. No new matter has been added.

After the amendment, claims 1-3, 5-6 and 8 are pending.

#### August 4th interview

Applicants thank the Examiner for the interview, during which Applicants discussed options for addressing indefiniteness and anticipation rejections. The subject matter of the interview may be gleaned from this response.

## Rejections under 35 USC § 112, ¶ 2

Claims 1, 2, 3, 6, 7 and 8 stand rejected as indefinite. Applicants believe that the revised claim set obviates the rejections. Accordingly, Applicants request withdrawal of the rejection.

#### Rejections under 35 USC § 102(b)

Claims 1, 2, 3, 6, 7 and 8 stand rejected as anticipated by Moriarty et al. (J. Org. Chem. 2004, 69(6), 1890-1902). Applicants believe that the revised claim set obviates the rejection because amended claim 1 contains all the elements of examined claim 4, which is not subject to the present anticipation rejection over Moriarty. Accordingly, Applicants request withdrawal of the rejection.

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## **Double patenting rejections**

Claims 1-8 stand rejected as unpatentable over claims 9 and 15 and U.S. patent no. 8,497,393 (the '393 patent). Although Applicants disagree with the rejection, Applicants believe that the enclosed terminal disclaimer over the '393 patent obviates the rejection. Accordingly, Applicants request withdrawal of the rejection.

4810-4612-3302.1

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#### **Concluding Remarks**

Applicants believe that the application is in condition for allowance. Favorable reconsideration is respectfully requested. The Examiner is invited to contact the undersigned by telephone if it is felt that a telephone interview would advance prosecution.

The Commissioner is hereby authorized to charge any additional fees which may be required regarding this application under 37 C.F.R. §§ 1.16-1.17, or credit any overpayment, to Deposit Account No. 19-0741. Should no proper payment be enclosed herewith, as by a check being in the wrong amount, unsigned, post-dated, otherwise improper or informal or even entirely missing or a credit card payment form being unsigned, providing incorrect information resulting in a rejected credit card transaction, or even entirely missing, the Commissioner is authorized to charge the unpaid amount to Deposit Account No. 19-0741. If any extensions of time are needed for timely acceptance of papers submitted herewith, Applicant hereby petitions for such extension under 37 C.F.R. §1.136 and authorizes payment of any such extension fees to Deposit Account No. 19-0741.

Respectfully submitted,

Date Sept. 1, 2015

FOLEY & LARDNER LLP Customer Number: 22428 Telephone: (202) 672-5569 Facsimile: (202) 672-5399 By /Stephen B. Maebius/

Stephen B. Maebius Attorney for Applicant Registration No. 35,264

4810-4612-3302.1

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-5-

PTO/SB/06 (09-11) Approved for use through 1/31/2014. OMB 0651-0032 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

		Under th	e Paperwork F	Reduction Act of 1995,	no persons are requi	red to respond t		nark Office; U.S. DEPAR	TMENT OF COMMERCE
P	ATENT APPL	Substitute			N RECORD		n or Docket Number /754,932	Filing Date 06/30/2015	To be Mailed
							ENTITY: 🕅	LARGE 🗌 SMA	
					ATION AS FIL			_	_
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	FOR		NUMBER FI	·	NUMBER EXTRA		RATE (\$)	F	EE (\$)
	BASIC FEE		N/A		N/A		N/A		(4)
	(37 CFR 1.16(a), (b), SEARCH FEE	or (c))	N/A		N/A	_	N/A	-	
	(37 CFR 1.16(k), (i), (i), (i), (i), (i), (i), (i), (i					_			
ТО	(37 CFR 1.16(o), (p), TAL CLAIMS		N/A		N/A	_	N/A		
(37	CFR 1.16(i)) EPENDENT CLAIM	s		nus 20 = *			X \$ =		
	CFR 1.16(h))			inus 3 = * ation and drawing	rs overood 100 s	poots	X \$ =		
	APPLICATION SIZE (37 CFR 1.16(s))	FEE for	paper, the small entit	application size f y) for each additi of. See 35 U.S.C	ee due is \$310 ( onal 50 sheets c	\$155 r			
			R 1.16(s).					_	
* If I	MULTIPLE DEPEN						TOTAL	_	
			in zero, ente				TOTAL		
				APPLICAT	ION AS AMEN	IDED – PA	ART II		
		(Column 1)		(Column 2)	(Column 3	)			
ENT	09/01/2015	CLAIMS REMAINING AFTER AMENDMEN	r	HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EX	TRA	RATE (\$)	ADDITIC	ONAL FEE (\$)
AMENDMENT	Total (37 CFR 1.16(i))	* 5	Minus	** 20	= 0		x \$80 =		0
ENC	Independent (37 CFR 1.16(h))	*1	Minus	***3	= 0		× \$420 =		0
AM	Application Si	ze Fee (37 CFF	1.16(s))						
		ITATION OF MUL	FIPLE DEPEN	DENT CLAIM (37 CFF	R 1.16(j))				
							TOTAL ADD'L FI	ĒE	0
		(Column 1)		(Column 2)	(Column 3	)			
L		CLAIMS REMAINING AFTER AMENDMEN	г	HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EX	TRA	RATE (\$)	ADDITIC	ONAL FEE (\$)
БЛ	Total (37 CFR 1.16(i))	*	Minus	**	=		X \$ =		
AMENDMENT	Independent (37 CFR 1.16(h))	*	Minus	***	=		X \$ =		
1EN	Application Si	ze Fee (37 CFF	1.16(s))						
A		TATION OF MUL	TIPLE DEPEN	DENT CLAIM (37 CFF	R 1.16(j))				
							TOTAL ADD'L FI	E	
	the entry in column the "Highest Numbe								
***	f the "Highest Numb	er Previously P	aid For" IN T	HIS SPACE is less	s than 3, enter "3".		/ANNETTE S		
The	"Highest Number P	reviously Paid F	or" (Total or	Independent) is the	e highest number f	ound in the a	ppropriate box in colu	imn 1.	

The "Highest Number Previously Paid For" (Total or Independent) is the highest number found in the appropriate box in column 1.

This collection of information is required by 37 CFR 1.16. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. ADDRESS. **SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.** If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

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	TED STATES PATENT	UNITED STATES DEPAR United States Patent and Address: COMMISSIONER F P.O. Box 1450 Alexandria, Virginia 223 www.uspio.gov	Trademark Office FOR PATENTS	
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
14/754,932	06/30/2015	Hitesh Batra	080618-1550	1865
22428 Foley & Lardn	7590 08/07/2015		EXAM	INER
3000 K STREE SUITE 600			VALENROD	, YEVGENY
	N, DC 20007-5109		ART UNIT	PAPER NUMBER
			1672	
			NOTIFICATION DATE	DELIVERY MODE
			08/07/2015	ELECTRONIC

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

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

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

ipdocketing@foley.com

PTOL-90A (Rev. 04/07)

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	Application No.	Applicant(s)			
Applicant-Initiated Interview Summary	14/754,932	BATRA ET AL.			
	Examiner	Art Unit			
	YEVGENY VALENROD	1672			
All participants (applicant, applicant's representative, PTO	personnel):				
(1) <u>YEVGENY VALENROD</u> .	(3)				
(2) <u>Alexey Saprigin</u> .	(4)				
Date of Interview: 04 August 2015.					
Type: 🛛 Telephonic 🗌 Video Conference 🗌 Personal [copy given to: 🗌 applicant [	applicant's representative]				
Exhibit shown or demonstration conducted: Yes [ If Yes, brief description:	No.				
Issues Discussed 101 X112 102 103 Othe (For each of the checked box(es) above, please describe below the issue and detail					
Claim(s) discussed: <u>1</u> .					
Identification of prior art discussed: <u>none</u> .					
Substance of Interview (For each issue discussed, provide a detailed description and indicate if agreement reference or a portion thereof, claim interpretation, proposed amendments, argume		identification or clarification of a			
Rejections under 35 USC 112 and 35 USC 102(b) were dis	cussed. Spesifically Examine	ers interpretation of the term			
"batch" was considered. No agreement was reached.					
Applicant recordation instructions: The formal written reply to the last Office action must include the substance of the interview. (See MPEP section 713.04). If a reply to the last Office action has already been filed, applicant is given a non-extendable period of the longer of one month or thirty days from this interview date, or the mailing date of this interview summary form, whichever is later, to file a statement of the substance of the interview					
Examiner recordation instructions: Examiners must summarize the substance of any interview of record. A complete and proper recordation of the substance of an interview should include the items listed in MPEP 713.04 for complete and proper recordation including the identification of the general thrust of each argument or issue discussed, a general indication of any other pertinent matters discussed regarding patentability and the general results or outcome of the interview, to include an indication as to whether or not agreement was reached on the issues raised.					
Attachment					
/YEVGENY VALENROD/ Primary Examiner, Art Unit 1672					
,					
U.S. Patent and Trademark Office PTOL-413 (Rev. 8/11/2010) Interview	Summary	Paper No. 20150804			

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#### Summary of Record of Interview Requirements

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

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

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

Paragraph (b)

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

#### 37 CFR §1.2 Business to be transacted in writing.

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

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

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

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

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

The Form provides for recordation of the following information:

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

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

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

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

#### **Examiner to Check for Accuracy**

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

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To:	ipdocketing@foley.com,,
From:	PAIR_eOfficeAction@uspto.gov
Cc:	PAIR_eOfficeAction@uspto.gov
Subject:	Private PAIR Correspondence Notification for Customer Number 22428

Aug 07, 2015 05:20:48 AM

Dear PAIR Customer:

Foley & Lardner LLP 3000 K STREET N.W. SUITE 600 WASHINGTON, DC 20007-5109 UNITED STATES

The following USPTO patent application(s) associated with your Customer Number, 22428, have new outgoing correspondence. This correspondence is now available for viewing in Private PAIR.

The official date of notification of the outgoing correspondence will be indicated on the form PTOL-90 accompanying the correspondence.

Disclaimer:

The list of documents shown below is provided as a courtesy and is not part of the official file wrapper. The content of the images shown in PAIR is the official record.

Application	Document	Mailroom Date	Attorney Docket No.
14754932	INTV.SUM.APP	08/07/2015	080618-1550

To view your correspondence online or update your email addresses, please visit us anytime at https://sportal.uspto.gov/secure/myportal/privatepair.

If you have any questions, please email the Electronic Business Center (EBC) at EBC@uspto.gov with 'e-Office Action' on the subject line or call 1-866-217-9197 during the following hours:

Monday - Friday 6:00 a.m. to 12:00 a.m.

Thank you for prompt attention to this notice,

UNITED STATES PATENT AND TRADEMARK OFFICE PATENT APPLICATION INFORMATION RETRIEVAL SYSTEM

> IPR2020-00770 United Therapeutics EX2007 Page 7251 of 7335

	ED STATES PATENT	AND TRADEMARK OFFICE	UNITED STATES DEPAR United States Patent and Address: COMMISSIONER F P.O. Box 1450 Alexandria, Virginia 223 www.uspto.gov	Trademark Office OR PATENTS
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
14/754,932	06/30/2015	Hitesh Batra	080618-1550	1865
22428 Foley & Lardne	7590 08/03/2015		EXAM	INER
3000 K STREE SUITE 600			VALENROD	, YEVGENY
	N, DC 20007-5109		ART UNIT	PAPER NUMBER
			1672	
			NOTIFICATION DATE	DELIVERY MODE
			08/03/2015	ELECTRONIC

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

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

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

ipdocketing@foley.com

PTOL-90A (Rev. 04/07)

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	<b>Application No.</b> 14/754,932		<b>Applicant(s)</b> BATRA ET AL.		
Office Action Summary	Examiner YEVGENY VALENROD	Art Unit 1672	AIA (First Inventor to File) Status No		
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPL' THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - 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 Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be ti will apply and will expire SIX (6) MONTHS fror , cause the application to become ABANDON	imely filed n the mailing date c ED (35 U.S.C. § 13	of this communication. 3).		
Status         1)⊠ Responsive to communication(s) filed on <u>6/30.</u> □ A declaration(s)/affidavit(s) under <b>37 CFR 1.1</b>					
	action is non-final. onse to a restriction requirement have been incorporated into thi nce except for formal matters, pr	s action. osecution as	to the merits is		
<ul> <li>Disposition of Claims*</li> <li>5)  Claim(s) <u>1-8</u> is/are pending in the application. 5a) Of the above claim(s) is/are withdraw</li> <li>6) Claim(s) is/are allowed.</li> <li>7)  Claim(s) <u>1-8</u> is/are rejected.</li> <li>8) Claim(s) is/are objected to.</li> <li>9) Claim(s) are subject to restriction and/o</li> <li>* If any claims have been determined <u>allowable</u>, you may be eleparticipating intellectual property office for the corresponding a <u>http://www.uspto.gov/patents/init_events/pph/index.jsp</u> or send</li> </ul>	r election requirement. ligible to benefit from the <b>Patent Pro</b> pplication. For more information, ple	ase see	<b>way</b> program at a		
Application Papers         10) ☐ The specification is objected to by the Examine         11) ☐ The drawing(s) filed on is/are: a) ☐ acc         Applicant may not request that any objection to the         Replacement drawing sheet(s) including the correct         Priority under 35 U.S.C. § 119	er. epted or b)∏ objected to by the drawing(s) be held in abeyance. Se tion is required if the drawing(s) is ol	Examiner. ee 37 CFR 1.85 ojected to. See			
<ul> <li>12) Acknowledgment is made of a claim for foreign Certified copies:</li> <li>a) All b) Some** c) None of the:</li> <li>1. Certified copies of the priority documen</li> <li>2. Certified copies of the priority documen</li> <li>3. Copies of the certified copies of the priority application from the International Bureau</li> <li>** See the attached detailed Office action for a list of the certified</li> </ul>	ts have been received. ts have been received in Applica prity documents have been recei u (PCT Rule 17.2(a)).	ition No	 tional Stage		
<ul> <li>Attachment(s)</li> <li>1) X Notice of References Cited (PTO-892)</li> <li>2) X Information Disclosure Statement(s) (PTO/SB/08a and/or PTO/SPaper No(s)/Mail Date <u>6/30/15</u>.</li> </ul>	3) ☐ Interview Summar Paper No(s)/Mail [ SB/08b) 4) ☐ Other:				
U.S. Patent and Trademark Office PTOL-326 (Rev. 11-13) Office Action	Summary	Part of Paper N	o./Mail Date 20150728		

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

#### **DETAILED ACTION**

## Claim Rejections - 35 USC § 112

The following is a quotation of 35 U.S.C. 112(b): (b) CONCLUSION.—The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the inventor or a joint inventor regards as the invention.

The following is a quotation of 35 U.S.C. 112 (pre-AIA), second paragraph: The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1, 2, 3, 6, 7 and 8 rejected under 35 U.S.C. 112(b) or 35 U.S.C. 112 (pre-AIA), second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which the inventor or a joint inventor, or for pre-AIA the applicant regards as the invention. The term "batch" found in claim 1 renders the above claims indefinite. Specification fails to provide a limiting definition of the term "batch" and as such meets and bounds of the said term are unclear. For the purposes of compact examination examiner will not afford patentable weights to the term "batch".

### Claim Rejections - 35 USC § 102

In the event the determination of the status of the application as subject to AIA 35 U.S.C. 102 and 103 (or as subject to pre-AIA 35 U.S.C. 102 and 103) is incorrect, any correction of the statutory basis for the rejection will not be considered a new ground of rejection if the prior art relied upon, and the rationale supporting the rejection, would be the same under either status.

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(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.

Claims 1, 2, 3, 6, 7 and 8 are rejected under 35 U.S.C. 102(b) as being anticipated by Moriarty et al. (*J. Org. Chem.* **2004**, *69(6*), 1890-1902). On Page 1892, column 1 Moriarty discloses compound 7 which has the same structure as the instantly claimed product. On page1902, paragraph bridging column 1 and 2, Moriarty disclose a method of preparing compound 7. In the second column 99.7% pure compound 7 is disclosed the purity of the compound is determined by HPLC. The compound in the HPLC column giving rise to the peak used to determine % composition is 100% pure and therefore meets the purity limitations found in the instant claims.

The composition of claim 8 does not recite any ingredients other than treprostinil. Limitations directed to the composition are therefore met by the disclosure of pure treprostinil by Moriarty et al.

## **Double Patenting**

The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. A nonstatutory double patenting rejection is appropriate where the claims at issue are not identical, but at least one examined application claim is not patentably distinct from the reference claim(s) because the examined application claim is either anticipated by, or would have been

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obvious over, the reference claim(s). See, e.g., *In re Berg*, 140 F.3d 1428, 46 USPQ2d 1226 (Fed. Cir. 1998); *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

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

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

http://www.uspto.gov/patents/process/file/efs/guidance/eTD-info-l.jsp.

Claims 1-8 are rejected on the ground of nonstatutory double patenting as being unpatentable over claims 9 and 15 of U.S. Patent No. 8,497,393 ('393). Although the claims at issue are not identical, they are not patentably distinct from each other because:

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Claims 9 and 15 of '393 are directed to a product comprising treprostinil (compound IV). In step (d) the salt of treprostinil is converted into its acid form providing the instantly claimed compound. Since the method of making the product of '393 and the method of making the instantly claimed product as described in the instant specification are the same, the product of '393 inherently has the instantly claimed purity.

Regarding claims 4 and 5: The specification of '393 describes the disclosed process as suitable for large scale preparation of treprostinil. '393 also describes pharmaceutical activity and uses of treprostinil. One skilled in the art would have found it obvious to prepare the product of claims 9 and 15 of '393 using the method described in those claims. Since the '393 patent describes large scale synthesis of treprostinil, one would have found it obvious to use the described method to prepare large batches of the desired product thereby arriving at the instantly claimed product.

### Conclusion

Claims 1-8 are pending

Claims 1-8 are rejected

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Yevgeny Valenrod whose telephone number is 571-272-9049. The examiner can normally be reached on 8:30am-5:00pm M-F.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Johann Richter can be reached on 571-272-0646. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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

/YEVGENY VALENROD/ Primary Examiner, Art Unit 1672

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Notice of References Cited	Application/Control No.Applicant(s)/Patent Under Reexamination BATRA ET AL.		nt Under
	Examiner	Art Unit	
	YEVGENY VALENROD	1672	Page 1 of 1

#### U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification	
*	А	US-8,497,393	07-2013	Batra et al.	562/466	
	В	US-				
	С	US-				
	D	US-				
	Е	US-				
	F	US-				
	G	US-				
	н	US-				
	-	US-				
	J	US-				
	к	US-				
	L	US-				
	М	US-				
	FOREIGN PATENT DOCUMENTS					

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	Classification
	N					
	0					
	Р					
	Q					
	R					
	s					
	т					

NON-P	ATENT	DOCUMENTS

*		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)
	U	
	v	
	w	
	x	

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

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

Notice of References Cited

Part of Paper No. 20150728

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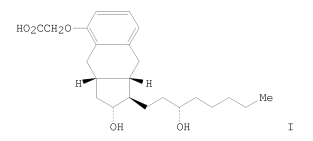
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=> s 13 L4363 L3 => s 13 not py > 2007 363 L3 13462143 PY > 2007 93 L3 NOT PY > 2007 L5=> s 15 and HPLC 339056 HPLC 1 L5 AND HPLC 1.6 => d 16 ibib abs hitstr 1-YOU HAVE REQUESTED DATA FROM 1 ANSWERS - CONTINUE? Y/(N):y Т.б ANSWER 1 OF 1 CAPLUS COPYRIGHT 2015 ACS on STN ACCESSION NUMBER: 1988:49402 CAPLUS DOCUMENT NUMBER: 108:49402 ORIGINAL REFERENCE NO.: 108:8081a,8084a TITLE: High-performance liquid chromatographic method for determining the enantiomeric purity of a benzindene prostaglandin by a diastereomeric separation AUTHOR(S): Clark, C. P.; Snider, B. G.; Bowman, P. B. CORPORATE SOURCE: Control Res. Dev., Upjohn Co., Kalamazoo, MI, 49001, USA Journal of Chromatography (1987), 408, 275-83 CODEN: JOCRAM; ISSN: 0021-9673 SOURCE: DIGITAL OBJECT ID: 10.1016/S0021-9673(01)81810-0 DOCUMENT TYPE: Journal LANGUAGE: English

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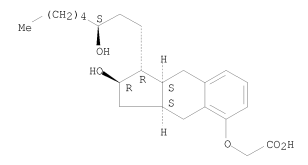


- AB An isocratic HPLC method was developed to determine the enantiomeric purity of a benzindene prostaglandin (U-62,840) (I) being evaluated for pharmaceutical applications. The enantiomers were converted to diastereomeric amide derivs. using optically pure S-(-)-1-phenylethylamine (>99.9%). Separation of the diastereomers was demonstrated on achiral silica-based stationary phases using a hexane-dioxane-water mobile phase and UV detection at 214 nm. Since an optical derivatizing agent was used, method validation addressed the issues of optical purity of the reagent and comparative rates of reaction of each enantiomer. Quant. derivatization, linearity, accuracy, precision, and ruggedness of the optimized assay conditions were demonstrated. The limit of quantitation for the enantiomeric impurity was 1.1%. A brief description of the results of a parallel study of an enantiomeric separation using various chiral HPLC columns is included.
- IT 81846-19-7 112421-28-0 RL: PROC (Process)

(chromatog. of, for enantiomeric purification)

- RN 81846-19-7 CAPLUS
- CN Acetic acid, 2-[[(1R,2R,3aS,9aS)-2,3,3a,4,9,9a-hexahydro-2-hydroxy-1-[(3S)-3-hydroxyoctyl]-1H-benz[f]inden-5-yl]oxy]- (CA INDEX NAME)

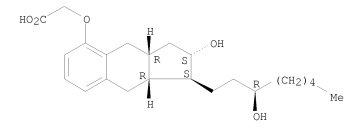
Absolute stereochemistry. Rotation (-).



- RN 112421-28-0 CAPLUS
- CN Acetic acid, [[2,3,3a,4,9,9a-hexahydro-2-hydroxy-1-(3-hydroxyoctyl)-1Hbenz[f]inden-5-yl]oxy]-, [1S-[1α(S*),2β,3aα,9aα]]-(9CI) (CA INDEX NAME)

Absolute stereochemistry.

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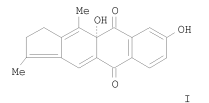
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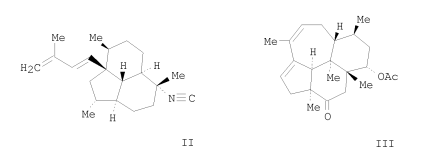
OS.CITING REF COUNT: 2 THERE ARE 2 CAPLUS RECORDS THAT CITE THIS RECORD (2 CITINGS) => s 13 not py > 2007 363 L3 13462143 PY > 2007 93 L3 NOT PY > 2007 L7 => s 17 and treprostinil 368 TREPROSTINIL 65 L7 AND TREPROSTINIL L8 => s 18 and purity 286828 PURITY 0 L8 AND PURITY L9 => s 18 and pure 665743 PURE L10 0 L8 AND PURE => s 18 and purity 286828 PURITY 0 L8 AND PURITY L11 => s l8 and crystal 2027115 CRYSTAL 1 L8 AND CRYSTAL L12 => s 18 and crystallization 218096 CRYSTALLIZATION L13 0 L8 AND CRYSTALLIZATION => d ll2 ibib abs hitstr L12 ANSWER 1 OF 1 CAPLUS COPYRIGHT 2015 ACS on STN ACCESSION NUMBER: 2005:80546 CAPLUS DOCUMENT NUMBER: 142:336474 TITLE: Intramolecular Diels-Alder Cycloadditions of Fulvenes. Application to the Kigelinol, Neoamphilectane, and Kempane Skeletons Hong, Bor-Cherng; Chen, Fon-Len; Chen, Shang-Hung; AUTHOR(S): Liao, Ju-Hsiou; Lee, Gene-Hsiang CORPORATE SOURCE: Department of Chemistry, National Chung Cheng University, Chia-Yi, 621, Taiwan SOURCE: Organic Letters (2005), 7(4), 557-560 CODEN: ORLEF7; ISSN: 1523-7060 DIGITAL OBJECT ID: 10.1021/ol047730m

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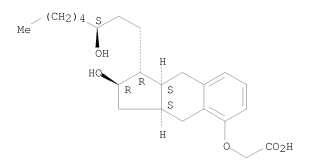






- AB A variety of polycyclic ring skeletons [e.g., kigelinol (I), neoamphilectane (II), and 2-kempene (III) systems] can be prepared rapidly via intramol. Diels-Alder cycloaddns. (IMDA) of fulvenes. The length of the tethers and the diversity of the substituents on the fulvene core dictate the nature of the IMDA pathway.
- IT 81846-19-7P, Treprostinil RL: PNU (Preparation, unclassified); PREP (Preparation) (polycyclic diterpene; intramol. Diels-Alder cycloaddns. of fulvenes in the preparation of kigelinol, neoamphilectane, and kempane skeletons)
- RN 81846-19-7 CAPLUS
- CN Acetic acid, 2-[[(1R,2R,3aS,9aS)-2,3,3a,4,9,9a-hexahydro-2-hydroxy-1-[(3S)-3-hydroxyoctyl]-1H-benz[f]inden-5-yl]oxy]- (CA INDEX NAME)

Absolute stereochemistry. Rotation (-).



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OS.CITING REF COUNT: 40 THERE ARE 40 CAPLUS RECORDS THAT CITE THIS RECORD (41 CITINGS) REFERENCE COUNT: 48 THERE ARE 48 CITED REFERENCES AVAILABLE FOR THIS RECORD. ALL CITATIONS AVAILABLE IN THE RE FORMAT => s 18 and purification 510457 PURIFICATION 0 L8 AND PURIFICATION T.14 => s treprostinil L15368 TREPROSTINIL => s 115 and large scale 1966417 LARGE 770217 SCALE 172976 LARGE SCALE (LARGE(W)SCALE) L16 2 L15 AND LARGE SCALE => => d l16 ibib abs hitstr 1-YOU HAVE REQUESTED DATA FROM 2 ANSWERS - CONTINUE? Y/(N):y L16 ANSWER 1 OF 2 CAPLUS COPYRIGHT 2015 ACS on STN 2009:244077 CAPLUS ACCESSION NUMBER: DOCUMENT NUMBER: 150:382562 TITLE: Crystallization Process Development for a Stable Polymorph of Treprostinil Diethanolamine (UT-15C) by Seeding Batra, Hitesh; Penmasta, Raju; Phares, Kenneth; AUTHOR(S): Staszewski, James; Tuladhar, Sudersan M.; Walsh, David Α. CORPORATE SOURCE: Research and Development Department, United Therapeutics Corporation, Silver Spring, MD, 20910, USA SOURCE: Organic Process Research & Development (2009), 13(2), 242-249 CODEN: OPRDFK; ISSN: 1083-6160 10.1021/op800239m DIGITAL OBJECT ID: PUBLISHER: American Chemical Society DOCUMENT TYPE: Journal LANGUAGE: English AB Process development of treprostinil diethanolamine salt (UT-15C) involved the development of crystallization and slurry protocols to address the polymorph and morphol. control issues. Two forms of UT-15C were evaluated by differential scanning calorimetry (DSC), X-ray powder diffraction (XRPD) and thermogravimetric anal. (TGA). Two crystallization solvent systems were developed to produce the thermodynamically stable form in high quality and yield. One solvent system gave dense particles while the other gave lighter and fly-away particles. Slurrying the lighter particles in heptane converted them to denser particles. The protocol was executed successfully on large-scale cGMP batches. THERE ARE 1 CAPLUS RECORDS THAT CITE THIS RECORD OS.CITING REF COUNT: 1 (1 CITINGS) REFERENCE COUNT: 34 THERE ARE 34 CITED REFERENCES AVAILABLE FOR THIS RECORD. ALL CITATIONS AVAILABLE IN THE RE FORMAT L16 ANSWER 2 OF 2 CAPLUS COPYRIGHT 2015 ACS on STN

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ACCESSION NUMBER: 2003:184948 CAPLUS TITLE: Novel stereoselective route to benzindene prostacyclins: The large-scale synthesis of RemodulinTM (treprostinil, UT-15) AUTHOR(S): Staszewski, James P.; Moriarty, Robert M.; Guo, Liang; Penmasta, Raju; Rani, Neena; Tuladhar, Sudersan M.; Crich, David; Enache, Livia A.; Prakash, Om CORPORATE SOURCE: Research and Development, United Therapeutics, Chicago, IL, 60612, USA Abstracts of Papers, 225th ACS National Meeting, New Orleans, LA, United States, March 23-27, 2003 (2003), SOURCE: ORGN-455. American Chemical Society: Washington, D. С. CODEN: 69DSA4 DOCUMENT TYPE: Conference; Meeting Abstract LANGUAGE: English AB A convergent synthesis of Remodulin- (treprostinil, 1) is described. This synthesis has been achieved via the use of an asym. intramol. Pauson-Khand Cyclization (PKC) as the key step. Treprostinil is a biol. important and chemical stable analog of prostacyclin (PGI2) that has recently been approved for the treatment of primary and secondary pulmonary hypertension, a debilitating and often fatal lung disease. => s 18 and crystallization 218096 CRYSTALLIZATION 0 L8 AND CRYSTALLIZATION L17 => s 18 and crystals 892618 CRYSTALS T.18 0 L8 AND CRYSTALS => s treprostinil and crystals 368 TREPROSTINIL 892618 CRYSTALS 0 TREPROSTINIL AND CRYSTALS L19 => s treprostinil and crystal 368 TREPROSTINIL 2027115 CRYSTAL L20 10 TREPROSTINIL AND CRYSTAL => s 120 not py > 2007 13462143 PY > 2007 L21 1 L20 NOT PY > 2007 => d 121 L21 ANSWER 1 OF 1 CAPLUS COPYRIGHT 2015 ACS on STN 2005:80546 CAPLUS AN 142:336474 DN Intramolecular Diels-Alder Cycloadditions of Fulvenes. Application to the ΤT Kigelinol, Neoamphilectane, and Kempane Skeletons ΑIJ Hong, Bor-Cherng; Chen, Fon-Len; Chen, Shang-Hung; Liao, Ju-Hsiou; Lee, Gene-Hsiang CS Department of Chemistry, National Chung Cheng University, Chia-Yi, 621, Taiwan SO Organic Letters (2005), 7(4), 557-560 CODEN: ORLEF7; ISSN: 1523-7060 DOI 10.1021/ol047730m ΡB

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OS	CASREACT	142:336474
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-		bmitted: JUN 3 0 2015		First Name		Hitesh BATRA	
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			FOREI	GN PATENT	DOCUMENTS		
Examiner	Cite	Foreign Patent Document	Publi	cation Date	Name of	Patentee or	Pages, Columns, Lines, Where Relevant

			FOREIGN PATENT	DOCUMENTS		
Examiner Initials*	Cite No. ¹	Foreign Patent Document Country Code ³⁻ Number ⁴⁻ Kind Code ⁵ ( <i>if known</i> )	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Documents	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear	T ⁶
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					PTO/SB/08 (modified)				
Substitute for form 1449/PTO			19/PTO	C	Complete if Known				
	INFORMATION			Application Number	Unassigned				
	STATEMENT B			Filing Date	Herewith				
	Date Submitted:	JUN	1 3 0 2015	First Named Inventor	Hitesh BATRA				
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INFORMATION DISCLOSURE STATEMENT BY APPLICANT						Application Numbe		Unassigned	
STATEMENT BY APPLICANT					-	Filing Date		Herewith	
- -	Date Submitted: JUN 3 0 2015			First Named Inventor Hitesh BATRA					
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IPR2020-00770 United Therapeutics EX2007 Page 7272 of 7335

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	INFORMATION	DISCLOSURE	Application Number	Unassigned
	STATEMENT B		Filing Date	Herewith
	Date Submitted:	JUN 3 0 2015	First Named Inventor	Hitesh BATRA
			Art Unit	Unassigned
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	A80	VIEDMA, Cristobal, "Selective Chiral Symmetry Breaking during Crystallization: Parity Violation of Cryptochiral Environment in Control?" Crystal Growth & Design, 2007, 7(3):553-556.	
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Examiner Signature	/Yevgeny Valenrod/	Date Considered	07/28/2015
20-0702-0069.1			

IPR2020-00770 United Therapeutics EX2007 Page 7273 of 7335

Index of Claims				Application/Control No. 14754932 Examiner YEVEGENY VALENROD				Applicant(s)/Patent Under Reexamination BATRA ET AL. Art Unit 1672						
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Part of Paper No. : 20150728

IPR2020-00770 United Therapeutics EX2007 Page 7274 of 7335 Ref Hits Search Query DBs Defa Plurals Time Stamp # ult Oper ator OR US-PGPUB; L1 ("8497393").PN. OFF 2015/07/28 13:16 1 USPAT; USOCR L2 US-PGPUB; OR OFF 2015/07/28 13:16 ("8242305").PN. 1 USPAT; USOCR L3 ("4683330").PN. US-PGPUB; OR OFF 2015/07/28 13:16 1 USPAT; USOCR US-PGPUB; L4 ("4306075").PN. OR OFF 2015/07/28 13:16 1 USPAT; USOCR L5 22 ((Hitesh) near2 (Batra)).INV. US-PGPUB; OR ON 2015/07/28 13:16 USPAT; USOCR US-PGPUB; OR ON 2015/07/28 13:17 L6 17 ((Sudersan) near2 (Tuladhar)).INV. USPAT; USOCR L7 26 US-PGPUB; OR ON 2015/07/28 13:17 ((Raju) near2 (Penmasta)).INV. USPAT; USOCR 230 US-PGPUB; OR ON 2015/07/28 13:17 L8 ((David) near2 (Walsh)).INV. USPAT: USOCR L9 252 15 or 16 or 17 or 18 US-PGPUB; OR ON 2015/07/28 13:17 USPAT; USOCR L10 18 19 and treprostinil US-PGPUB; OR ON 2015/07/28 13:17 USPAT; USOCR US-PGPUB; OR 2015/07/28 13:19 496 c07c59/72.cpc. ON L11 USPAT; USOCR US-PGPUB; L12 857 (562/466).CCLS. OR OFF 2015/07/28 13:19 USPAT; USOCR 1233 US-PGPUB; OR ON 2015/07/28 13:19 L13 111 or 112 USPAT: USOCR: EPO; JPO; DERWENT; IBM_TDB US-PGPUB; OR ON 2015/07/28 13:19 L14 32 I13 and treprostinil USPAT; USOCR

# EAST Search History (Prior Art)

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Page 1

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# EAST Search History (Interference)

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#### **CONFIRMATION NO. 1865**

SERIAL NUM	BER	FILING	_ 371(c)		CLASS	GRO	UP ART	' UNIT	ΑΤΤΟ	RNEY DOCKET
14/754,93	2	<b>DAT</b> I 06/30/2			562		1672			NO. )80618-1550
		RULI	E	C	07C59/72					
APPLICANTS United Th		tics Corporat	ion, Silver	Sprin	g, MD;					
INVENTORS Hitesh Batra, Herndon, VA; Sudersan M. Tuladhar, Silver Spring, MD; Raju Penmasta, Herndon, VA; David A. Walsh, Palmyra, VA;										
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	Application/Control No.	Applicant(s)/Patent Under Reexamination
Search Notes	14754932	BATRA ET AL.
	Examiner	Art Unit
	YEVEGENY VALENROD	1672

CPC- SEARCHED					
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CPC COMBINATION SETS - SEARCHED					
Symbol	Date	Examiner			

US CLASSIFICATION SEARCHED						
Class	Subclass	Date	Examiner			

SEARCH NOTES		
Search Notes	Date	Examiner
STN	7/28/2015	YV
EAST	7/28/2015	YV
Inventor	7/28/2015	YV

INTERFERENCE SEARCH							
US Class/ CPC Symbol	US Subclass / CPC Group	Date	Examiner				

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Part of Paper No. : 20150728

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Application	Document	Mailroom Date	Attorney Docket No.
14754932	CTNF	08/03/2015	080618-1550
	892	08/03/2015	080618-1550
	1449	08/03/2015	080618-1550

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APPLICATION NUMBER	FILING or 371(c) DATE	GRP ART UNIT	FIL FEE REC'D	ATTY.DOCKET.NO	TOT CLAIMS IND CLAIMS
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Date Mailed: 07/14/2015

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#### Inventor(s)

Hitesh Batra, Herndon, VA;
Sudersan M. Tuladhar, Silver Spring, MD;
Raju Penmasta, Herndon, VA;
David A. Walsh, Palmyra, VA;
Applicant(s)
United Therapeutics Corporation, Silver Spring, MD;
Assignment For Published Patent Application
United Therapeutics Corporation, Silver Spring, MD
<b>Power of Attorney:</b> The patent practitioners associated with Customer Number $\underline{22428}$
Domestic Priority data as claimed by applicant
This application is a CON of 13/933,623 07/02/2013
which is a CON of 13/548,446 07/13/2012 PAT 8497393
which is a CON of 12/334,731 12/15/2008 PAT 8242305
which claims benefit of 61/014,232 12/17/2007

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The country code and number of your priority application, to be used for filing abroad under the Paris Convention, is **US 14/754,932** 

Projected Publication Date: 10/22/2015

Non-Publication Request: No

Early Publication Request: No Title

PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN®

Preliminary Class

514

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IPR2020-00770 United Therapeutics EX2007 Page 7283 of 7335

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Application	Document	Mailroom Date	Attorney Docket No.
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> IPR2020-00770 United Therapeutics EX2007 Page 7284 of 7335

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

First Inventor Name: Hitesh BATRA

Title: AN IMPROVED PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN®

7/2/2013

Prior Appl. No.: 13/933,623

Prior Appl. Filing

Date:

Examiner: Unassigned

Art Unit: Unassigned

#### <u>CONTINUING PATENT APPLICATION</u> <u>TRANSMITTAL LETTER</u>

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

Commissioner:

Transmitted herewith for filing under 37 C.F.R. § 1.53(b) is a:

[X] Continuation [] Division [] Continuation-In-Part (CIP)

of the above-identified copending prior application in which no patenting, abandonment, or termination of proceedings has occurred. Priority to the above-identified prior application is hereby claimed under 35 U.S.C. § 120 for this continuing application. The entire disclosure of the above-identified prior application is considered as being part of the disclosure of the accompanying continuing application and is hereby incorporated by reference therein.

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[] Applicant claims small entity status under 37 CFR 1.27.

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IPR2020-00770 United Therapeutics EX2007 Page 7285 of 7335 Enclosed are:

[ <b>X</b> ] Des	scription,	Claims,	and A	bstract	(24 pages).
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- [X] Executed Declarations (4 pages).
- [X] Power of Attorney (1 pages).
- [X] Information Disclosure Statement, Form PTO-SB08.
- [X] Application Data Sheet (37 CFR 1.76).

The adjustment to the number of sheets for EFS-Web filing follows:

Number of Sheets		EFS-Web Adiustment	Number of Sheets for EFS-Web
24	Х	75%	18

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	Number Filed	Included in Basic Fee	Extra		Rate		Fee Totals
Basic Filing Fee					\$280.00	===	\$280.00
Search Fee					\$600.00		\$600.00
Examination Fee					\$720.00		\$720.00
Size Fee	18	- 100	= 0	х	\$400.00		\$0.00
Total Claims:	8	- 20	= 0	х	\$80.00		\$0.00
Independent:	2	- 3	= 0	х	\$420.00	=	\$0.00
If any Multiple	e Depender	t Claim(s) pres	ent:	+	\$780.00		\$0.00
-		1.16(e) for late ate payment of	0	+	\$140.00		\$0.00
Prior	itized Exar	nination fee (Tr	ack I) under	· 37 C.H	F.R. § 1.17 (c)		\$0.00
	Pro	ocessing Fee (T	rack I) unde	r 37 C.I	F.R. § 1.17 (i)		\$0.00
			Т	OTAL	FILING FEE:		\$1600.00
Assignment R	ecordation	Fee:		+	\$40.00		\$0.00
Processing Fee of English Tra		CFR 1.17(i) for Application:	Late Filing	+	\$140.00		\$0.00
Publication Fe	e						\$0.00
TOTAL FEE							\$1600.00

The filing fee is calculated below at the large entity rate:

The above-identified fees of \$1600.00 are being paid by credit card via EFS-Web.

The Commissioner is hereby authorized to charge any additional fees which may be required regarding this application under 37 C.F.R. §§ 1.16-1.17, or credit any overpayment, to Deposit Account No. 19-0741. Should no proper payment be enclosed herewith, as by the credit card payment instructions in EFS-Web being incorrect or absent, resulting in a rejected or incorrect credit card transaction, the Commissioner is authorized to charge the unpaid amount to Deposit Account No. 19-0741.

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IPR2020-00770 United Therapeutics EX2007 Page 7287 of 7335 Please direct all correspondence to the undersigned attorney or agent at the address indicated below.

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Respectfully submitted,

Date _____

JUN 302015

Mul Ву ____

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Stephen B. Maebius Attorney for Applicant Registration No. 35,264

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# AN IMPROVED PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN[®]

#### **CROSS-REFERENCE TO RELATED APPLICATIONS**

**[0001]** This application is a Continuation of U.S. Application No. 13/933,623, filed July 2, 2013, which is a Continuation of U.S. Application No. 13/548,446, filed July 13, 2012, which is a Continuation of U.S. Application No. 12/334,731, filed December 15, 2008, which claims priority from U.S. Provisional Patent Application 61/014,232, filed December 17, 2007, the entire contents of which are incorporated herein by reference.

#### **BACKGROUND**

**[0002]** The present invention relates to a process for producing prostacyclin derivatives and novel intermediate compounds useful in the process.

**[0003]** Prostacyclin derivatives are useful pharmaceutical compounds possessing activities such as platelet aggregation inhibition, gastric secretion reduction, lesion inhibition, and bronchodilation.

Treprostinil, the active ingredient in Remodulin®, was first described in US patent [0004] 4,306,075. Treprostinil, and other prostacyclin derivatives have been prepared as described in Moriarty, et al in J. Org. Chem. 2004, 69, 1890-1902, Drug of the Future, 2001, 26(4), 364-374, U.S. Pat. Nos. 6,441,245, 6,528,688, 6,765,117 and 6,809,223. Their teachings are incorporated by reference to show how to practice the embodiments of the present invention. [0005] U.S. Patent No. 5,153,222 describes use of treprostinil for treatment of pulmonary hypertension. Treprostinil is approved for the intravenous as well as subcutaneous route, the latter avoiding septic events associated with continuous intravenous catheters. U.S. patents Nos. 6,521,212 and 6,756,033 describe administration of treprostinil by inhalation for treatment of pulmonary hypertension, peripheral vascular disease and other diseases and conditions. U.S. patent No. 6,803,386 discloses administration of treprostinil for treating cancer such as lung, liver, brain, pancreatic, kidney, prostate, breast, colon and head-neck cancer. U.S. patent application publication No. 2005/0165111 discloses treprostinil treatment of ischemic lesions. U.S. patent No. 7,199,157 discloses that treprostinil treatment improves kidney functions. U.S. patent application publication No. 2005/0282903 discloses treprostinil

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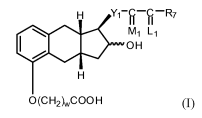
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IPR2020-00770 United Therapeutics EX2007 Page 7289 of 7335 treatment of neuropathic foot ulcers. U.S. application No. 12/028,471 filed February 8, 2008, discloses treprostinil treatment of pulmonary fibrosis. U.S. 6,054,486 discloses treatment of peripheral vascular disease with treprostinil. U.S. patent application 11/873,645 filed October 17, 2007 discloses combination therapies comprising treprostinil. U.S. publication No. 2008/0200449 discloses delivery of treprostinil using a metered dose inhaler. U.S. publication No. 2008/0280986 discloses treatment of interstitial lung disease with treprostinil. U.S. application No. 12/028,471 filed February 8, 2008 discloses treatment of asthma with treprostinil. U.S. 7,417,070, 7,384,978 and U.S. publication Nos. 2007/0078095, 2005/0282901, and 2008/0249167 describe oral formulations of treprostinil and other prostacyclin analogs.

**[0006]** Because Treprostinil, and other prostacyclin derivatives are of great importance from a medicinal point of view, a need exists for an efficient process to synthesize these compounds on a large scale suitable for commercial production.

#### **SUMMARY**

**[0007]** The present invention provides in one embodiment a process for the preparation of a compound of formula I, hydrate, solvate, prodrug, or pharmaceutically acceptable salt thereof.



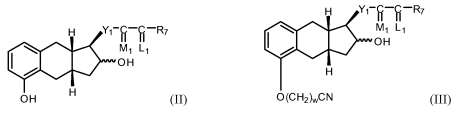
[0008] The process comprises the following steps:

(a) alkylating a compound of structure II with an alkylating agent to produce a compound of formula III,

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wherein

w= 1, 2, or 3; Y₁ is trans-CH=CH-, cis-CH=CH-, -CH₂(CH₂)_{*m*}-, or -C=C-; m is 1, 2, or 3; R₇ is

(1)  $-C_pH_{2p}$ -CH₃, wherein p is an integer from 1 to 5, inclusive,

(2) phenoxy optionally substituted by one, two or three chloro, fluoro, trifluoromethyl,  $(C_1-C_3)$  alkyl, or  $(C_1-C_3)$ alkoxy, with the proviso that not more than two substituents are other than alkyl, with the proviso that  $R_7$  is phenoxy or substituted phenoxy, only when  $R_3$  and  $R_4$  are hydrogen or methyl, being the same or different,

(3) phenyl, benzyl, phenylethyl, or phenylpropyl optionally substituted on the aromatic ring by one, two or three chloro, fluoro, trifluoromethyl,  $(C_1-C_3)$ alkyl, or  $(C_1-C_3)$ alkoxy, with the proviso that not more than two substituents are other than alkyl,

- (4)  $cis-CH=CH-CH_2-CH_3$ ,
- (5)  $-(CH_2)_2$ -CH(OH)-CH₃, or
- (6)  $-(CH_2)_3-CH=C(CH_3)_2;$

wherein  $-C(L_1)-R_7$  taken together is

- (1)  $(C_4-C_7)$ cycloalkyl optionally substituted by 1 to 3  $(C_1-C_5)$ alkyl;
- (2) 2-(2-furyl)ethyl,
- (3) 2-(3-thienyl)ethoxy, or
- (4) 3-thienyloxymethyl;

 $M_1 \text{ is } \alpha\text{-OH}:\beta\text{-}R_5 \text{ or } \alpha\text{-}R_5:\beta\text{-OH} \text{ or } \alpha\text{-}OR_2:\beta\text{-}R_5 \text{ or } \alpha\text{-}R_5:\beta\text{-}OR_2 \text{, wherein } R_5 \text{ is } hydrogen \text{ or methyl}, R_2 \text{ is an alcohol protecting group, and}$ 

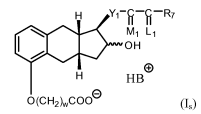
 $L_1$  is  $\alpha$ -R₃: $\beta$ -R₄,  $\alpha$ -R₄: $\beta$ -R₃, or a mixture of  $\alpha$ -R₃: $\beta$ -R₄ and  $\alpha$ -R₄: $\beta$ -R₃, wherein R₃ and R₄ are hydrogen, methyl, or fluoro, being the same or different, with the proviso that one of R₃ and R₄ is fluoro only when the other is hydrogen or fluoro.

(b) hydrolyzing the product of step (a) with a base,

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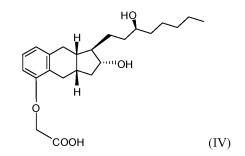
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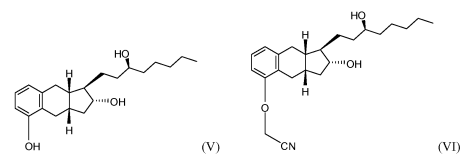
(c) contacting the product of step (b) with a base B to for a salt of formula  $I_s$ 

(d) reacting the salt from step (c) with an acid to form the compound of formula I.[0009] The present invention provides in another embodiment a process for the preparation of a compound of formula IV.



[0010] The process comprises the following steps:

(a) alkylating a compound of structure V with an alkylating agent to produce a compound of formula VI,



(b) hydrolyzing the product of step (a) with a base,

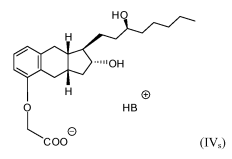
(c) contacting the product of step (b) with a base B to for a salt of formula  $IV_s$ ,

and

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(d) reacting the salt from step (b) with an acid to form the compound of formula IV.

#### **DETAILED DESCRIPTION**

[0011] The various terms used, separately and in combinations, in the processes herein described are defined below.

**[0012]** The expression "comprising" means "including but not limited to." Thus, other non-mentioned substances, additives, carriers, or steps may be present. Unless otherwise specified, "a" or "an" means one or more.

[0013]  $C_{1-3}$ -alkyl is a straight or branched alkyl group containing 1-3 carbon atoms. Exemplary alkyl groups include methyl, ethyl, n-propyl, and isopropyl.

**[0014]** C₁₋₃-alkoxy is a straight or branched alkoxy group containing 1-3 carbon atoms. Exemplary alkoxy groups include methoxy, ethoxy, propoxy, and isopropoxy.

**[0015]** C₄₋₇-cycloalkyl is an optionally substituted monocyclic, bicyclic or tricyclic alkyl group containing between 4-7 carbon atoms. Exemplary cycloalkyl groups include but not limited to cyclobutyl, cyclopentyl, cyclohexyl, and cycloheptyl.

**[0016]** Combinations of substituents and variables envisioned by this invention are only those that result in the formation of stable compounds. The term "stable", as used herein, refers to compounds which possess stability sufficient to allow manufacture and which maintains the integrity of the compound for a sufficient period of time to be useful for the purposes detailed herein.

**[0017]** As used herein, the term "prodrug" means a derivative of a compound that can hydrolyze, oxidize, or otherwise react under biological conditions (*in vitro* or *in vivo*) to provide an active compound. Examples of prodrugs include, but are not limited to,

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IPR2020-00770 United Therapeutics EX2007 Page 7293 of 7335 derivatives of a compound that include biohydrolyzable groups such as biohydrolyzable amides, biohydrolyzable esters, biohydrolyzable carbamates, biohydrolyzable carbonates, biohydrolyzable ureides, and biohydrolyzable phosphate analogues (*e.g.*, monophosphate, diphosphate or triphosphate).

**[0018]** As used herein, "hydrate" is a form of a compound wherein water molecules are combined in a certain ratio as an integral part of the structure complex of the compound.

**[0019]** As used herein, "solvate" is a form of a compound where solvent molecules are combined in a certain ratio as an integral part of the structure complex of the compound.

**[0020]** "Pharmaceutically acceptable" means in the present description being useful in preparing a pharmaceutical composition that is generally safe, non-toxic and neither biologically nor otherwise undesirable and includes being useful for veterinary use as well as human pharmaceutical use.

**[0021]** "Pharmaceutically acceptable salts" mean salts which are pharmaceutically acceptable, as defined above, and which possess the desired pharmacological activity. Such salts include acid addition salts formed with organic and inorganic acids, such as hydrogen chloride, hydrogen bromide, hydrogen iodide, sulfuric acid, phosphoric acid, acetic acid, glycolic acid, maleic acid, malonic acid, oxalic acid, methanesulfonic acid, trifluoroacetic acid, fumaric acid, succinic acid, tartaric acid, citric acid, benzoic acid, ascorbic acid and the like. Base addition salts may be formed with organic and inorganic bases, such as sodium, ammonia, potassium, calcium, ethanolamine, diethanolamine, N-methylglucamine, choline and the like. Included in the invention are pharmaceutically acceptable salts or compounds of any of the formulae herein.

[0022] Depending on its structure, the phrase "pharmaceutically acceptable salt," as used herein, refers to a pharmaceutically acceptable organic or inorganic acid or base salt of a compound. Representative pharmaceutically acceptable salts include, e.g., alkali metal salts, alkali earth salts, ammonium salts, water-soluble and water-insoluble salts, such as the acetate, amsonate (4,4-diaminostilbene-2, 2 -disulfonate), benzenesulfonate, benzonate, bicarbonate, bisulfate, bitartrate, borate, bromide, butyrate, calcium, calcium edetate, camsylate, carbonate, chloride, citrate, clavulariate, dihydrochloride, edetate, edisylate, estolate, esylate, fumarate, gluceptate, gluconate, glutamate, glycollylarsanilate, hexafluorophosphate, hexylresorcinate, hydrabamine, hydrobromide, hydrochloride,

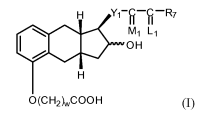
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IPR2020-00770 United Therapeutics EX2007 Page 7294 of 7335 hydroxynaphthoate, iodide, isothionate, lactate, lactobionate, laurate, malate, maleate, mandelate, mesylate, methylbromide, methylnitrate, methylsulfate, mucate, napsylate, nitrate, N-methylglucamine ammonium salt, 3-hydroxy-2-naphthoate, oleate, oxalate, palmitate, pamoate (1,1-methene-bis-2-hydroxy-3-naphthoate, einbonate), pantothenate, phosphate/diphosphate, picrate, polygalacturonate, propionate, p-toluenesulfonate, salicylate, stearate, subacetate, succinate, sulfate, sulfosalicylate, suramate, tannate, tartrate, teoclate, tosylate, triethiodide, and valerate salts.

**[0023]** The present invention provides for a process for producing treprostinil and other prostacyclin derivatives and novel intermediate compounds useful in the process. The process according to the present invention provides advantages on large-scale synthesis over the existing method. For example, the purification by column chromatography is eliminated, thus the required amount of flammable solvents and waste generated are greatly reduced. Furthermore, the salt formation is a much easier operation than column chromatography. Moreover, it was found that the product of the process according to the present invention has higher purity. Therefore the present invention provides for a process that is more economical, safer, faster, greener, easier to operate, and provides higher purity.

**[0024]** One embodiment of the present invention is a process for the preparation of a compound of formula I, or a hydrate, solvate, prodrug, or pharmaceutically acceptable salt thereof.



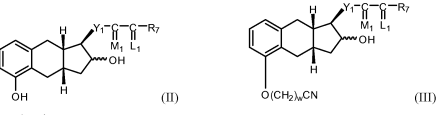
[0025] The process comprises the following steps:

(a) alkylating a compound of formula II with an alkylating agent to produce a compound of formula III,

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wherein

w= 1, 2, or 3;

Y₁ is trans-CH=CH-, cis-CH=CH-, -CH₂(CH₂)_{*m*}-, or -C=C-; m is 1, 2, or 3;  $R_7$  is

(1)  $-C_pH_{2p}$ -CH₃, wherein p is an integer from 1 to 5, inclusive,

(2) phenoxy optionally substituted by one, two or three chloro, fluoro, trifluoromethyl,  $(C_1-C_3)$  alkyl, or  $(C_1-C_3)$ alkoxy, with the proviso that not more than two substituents are other than alkyl, with the proviso that  $R_7$  is phenoxy or substituted phenoxy, only when  $R_3$  and  $R_4$  are hydrogen or methyl, being the same or different,

(3) phenyl, benzyl, phenylethyl, or phenylpropyl optionally substituted on the aromatic ring by one, two or three chloro, fluoro, trifluoromethyl,  $(C_1-C_3)$ alkyl, or  $(C_1-C_3)$ alkoxy, with the proviso that not more than two substituents are other than alkyl,

- (4)  $cis-CH=CH-CH_2-CH_3$ ,
- (5)  $-(CH_2)_2$ -CH(OH)-CH₃, or
- (6)  $-(CH_2)_3-CH=C(CH_3)_2;$

wherein  $-C(L_1)-R_7$  taken together is

- (1)  $(C_4-C_7)$ cycloalkyl optionally substituted by 1 to 3  $(C_1-C_5)$ alkyl;
- (2) 2-(2-furyl)ethyl,
- (3) 2-(3-thienyl)ethoxy, or
- (4) 3-thienyloxymethyl;

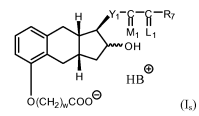
 $M_1$  is  $\alpha$ -OH: $\beta$ -R₅ or  $\alpha$ -R₅: $\beta$ -OH or  $\alpha$ -OR₂: $\beta$ -R₅ or  $\alpha$ -R₅: $\beta$ -OR₂, wherein R₅ is hydrogen or methyl, R₂ is an alcohol protecting group, and

 $L_1$  is  $\alpha$ -R₃: $\beta$ -R₄,  $\alpha$ -R₄: $\beta$ -R₃, or a mixture of  $\alpha$ -R₃: $\beta$ -R₄ and  $\alpha$ -R₄: $\beta$ -R₃, wherein R₃ and R₄ are hydrogen, methyl, or fluoro, being the same or different, with the proviso that one of R₃ and R₄ is fluoro only when the other is hydrogen or fluoro.

(b) hydrolyzing the product of step (a) with a base,

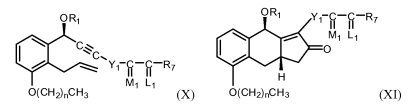
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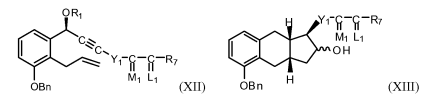
(c) contacting the product of step (b) with a base B to for a salt of formula  $I_s$ 

(d) reacting the salt from step (c) with an acid to form the compound of formula I.
[0026] In one embodiment, the compound of formula I is at least 90.0%, 95.0%, 99.0%.
[0027] The compound of formula II can be prepared from a compound of formula XI, which is a cyclization product of a compound of formula X as described in U.S. Pat. No. 6,441,245.



Wherein n is 0, 1, 2, or 3.

**[0028]** The compound of formula II can be prepared alternatively from a compound of formula XIII, which is a cyclization product of a compound of formula XII as described in U.S. Pat. No. 6,700,025.

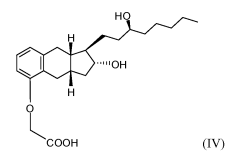


**[0029]** One embodiment of the present invention is a process for the preparation of a compound having formula IV, or a hydrate, solvate, or pharmaceutically acceptable salt thereof.

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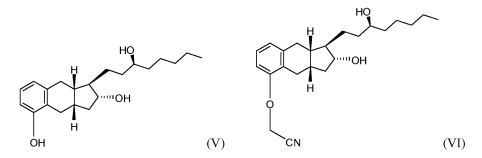
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[0030] The process comprises

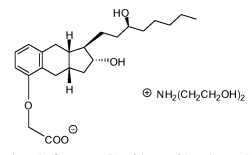
(a) alkylating a compound of structure V with an alkylating agent such as ClCH₂CN to produce a compound of formula VI,



(b) hydrolyzing the product of step (a) with a base such as KOH,

(c) contacting the product of step (b) with a base B such as diethanolamine to for

a salt of the following structure, and



(d) reacting the salt from step (b) with an acid such as HCl to form the compound of formula IV.

[0031] In one embodiment, the purity of compound of formula IV is at least 90.0%, 95.0%, 99.0%, 99.5%.

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IPR2020-00770 United Therapeutics EX2007 Page 7298 of 7335 [0032] In one embodiment, the process further comprises a step of isolating the salt of formula  $IV_s$ .

**[0033]** In one embodiment, the base B in step (c) may be ammonia, N-methylglucamine, procaine, tromethanine, magnesium, L-lysine, L-arginine, or triethanolamine.

[0034] The following abbreviations are used in the description and/or appended claims, and they have the following meanings:

"MW" means molecular weight.

"Eq." means equivalent.

"TLC" means thin layer chromatography.

"HPLC" means high performance liquid chromatography.

"PMA" means phosphomolybdic acid.

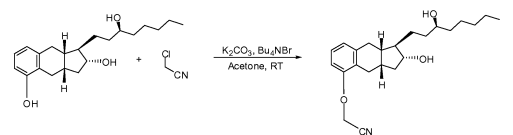
"AUC" means area under curve.

**[0035]** In view of the foregoing considerations, and specific examples below, those who are skilled in the art will appreciate that how to select necessary reagents and solvents in practicing the present invention.

**[0036]** The invention will now be described in reference to the following Examples. These examples are not to be regarded as limiting the scope of the present invention, but shall only serve in an illustrative manner.

#### **EXAMPLES**

Example 1. Alkylation of Benzindene Triol



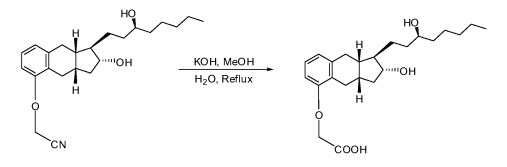
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Name	MW	Amount	Mol.	Eq.
Benzindene Triol	332.48	1250 g	3.76	1.00
K ₂ CO ₃ (powder)	138.20	1296 g	9.38	2.50
CICH ₂ CN	75.50	567 g	7.51	2.0
Bu ₄ NBr	322.37	36 g	0.11	0.03
Acetone		29 L		
Celite [®] 545		115 g		

[0037] A 50-L, three-neck, round-bottom flask equipped with a mechanical stirrer and a thermocouple was charged with benzindene triol (1250 g), acetone (19 L) and K₂CO₃ (powdered) (1296 g), chloroacetonitrile (567 g), tetrabutylammonium bromide (36 g). The reaction mixture was stirred vigorously at room temperature  $(23\pm2^{\circ}C)$  for 16-72 h. The progress of the reaction was monitored by TLC. (methanol/CH₂Cl₂; 1:9 and developed by 10% ethanolic solution of PMA). After completion of reaction, the reaction mixture was filtered with/without Celite pad. The filter cake was washed with acetone (10L). The filtrate was concentrated *in vacuo* at 50-55°C to give a light-brown, viscous liquid benzindene nitrile. The crude benzindene nitrile was used as such in the next step without further purification.

Example 2. Hydrolysis of Benzindene Nitrile



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Name	MW	Amount	Mol.	Eq.
Benzindene Nitrile	371.52	1397 g*	3.76	1.0
КОН	56.11	844 g	15.04	4.0
Methanol		12 L		
Water		4.25 L		

*Note: This weight is based on 100% yield from the previous step. This is not isolated yield.

**[0038]** A 50-L, cylindrical reactor equipped with a heating/cooling system, a mechanical stirrer, a condenser, and a thermocouple was charged with a solution of benzindene nitrile in methanol (12 L) and a solution of KOH (844 g of KOH dissolved in 4.25 L of water). The reaction mixture was stirred and heated to reflux (temperature 72.2°C). The progress of the reaction was monitored by TLC (for TLC purpose, 1-2 mL of reaction mixture was acidified with 3M HCl to pH 1-2 and extracted with ethyl acetate. The ethyl acetate extract was used for TLC; Eluent: methanol/CH₂Cl₂; 1:9, and developed by 10% ethanolic solution of PMA). After completion of the reaction (~5 h), the reaction mixture was cooled to -5 to 10°C and quenched with a solution of hydrochloric acid (3M, 3.1 L) while stirring. The reaction mixture was concentrated *in vacuo* at 50-55°C to obtain approximately 12-14 L of condensate. The condensate was discarded.

**[0039]** The aqueous layer was diluted with water (7-8 L) and extracted with ethyl acetate  $(2 \times 6 \text{ L})$  to remove impurities soluble in ethyl acetate. To aqueous layer, ethyl acetate (22 L) was added and the pH of reaction mixture was adjusted to 1-2 by adding 3M HC1 (1.7 L) with stirring. The organic layer was separated and the aqueous layer was extracted with ethyl acetate (2 × 11 L). The combined organic layers were washed with water (3 × 10 L) and followed by washing with a solution of NaHCO₃ (30 g of NaHCO₃ dissolved in 12 L of water). The organic layer was further washed with saturated solution of NaCl (3372 g of NaCl dissolved in water (12 L)) and dried over anhydrous Na₂SO₄ (950-1000 g), once filtered.

[0040] The filtrate was transferred into a 72-L reactor equipped with mechanical stirrer, a condenser, and a thermocouple. To the solution of treprostinil in reactor was added activated carbon (110-130 g). The suspension was heated to reflux (temperature  $68-70^{\circ}$ C) for at least one hour. For filtration, a pad of Celite[®]545 (300-600 g) was prepared in sintered glass

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IPR2020-00770 United Therapeutics EX2007 Page 7301 of 7335 funnel using ethyl acetate. The hot suspension was filtered through the pad of Celite[®]545. The Celite[®]545 was washed with ethyl acetate until no compound was seen on TLC of the washings.

[0041] The filtrate (pale-yellow) was reduced to volume of 35-40 L by evaporation *in vacuo* at 50-55°C for direct use in next step.

Example 3. Conversion of Treprostinil to Treprostinil Diethanolamine Salt (1:1)

Name	MW	Amount	Mol	Eq
Treprostinil	390.52	1464 g*	3.75	1.0
Diethanolamine	105.14	435 g	4.14	1.1
Ethanol		5.1 L		
Ethyl acetate		35L**		
Treprostinil Diethanolamine Salt (seed)		12 g		

*Note: This weight is based on 100% yield from benzindene triol. It is not isolated yield. The treprostinil was carried from previous step in ethyl acetate solution and used as such for this step.

**Note: The total volume of ethyl acetate should be in range of 35-36 L (it should be 7 times the volume of ethanol used). Approximately 35 L of ethyl acetate was carried over from previous step and additional 1.0 L of ethyl acetate was used for rinsing the flask.

[0042] A 50-L, cylindrical reactor equipped with a heating/cooling system, a mechanical stirrer, a condenser, and a thermocouple was charged with a solution of treprostinil in ethyl acetate (35-40 L from the previous step), anhydrous ethanol (5.1 L) and diethanolamine (435 g). While stirring, the reaction mixture was heated to  $60-75^{\circ}$ C, for 0.5-1.0 h to obtain a clear solution. The clear solution was cooled to  $55\pm5^{\circ}$ C. At this temperature, the seed of

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IPR2020-00770 United Therapeutics EX2007 Page 7302 of 7335 polymorph B of treprostinil diethanolamine salt (~12 g) was added to the clear solution. The suspension of polymorph B was stirred at this temperature for 1 h. The suspension was cooled to  $20\pm2^{\circ}$ C overnight (over a period of 16-24 h). The treprostinil diethanolamine salt was collected by filtration using Aurora filter equipped with filter cloth, and the solid was washed with ethyl acetate (2 × 8 L). The treprostinil diethanolamine salt was transferred to a HDPE/glass container for air-drying in hood, followed by drying in a vacuum oven at  $50\pm5^{\circ}$ C under high vacuum.

[0043] At this stage, if melting point of the treprostinil diethanolamine salt is more than 104°C, it was considered polymorph B. There is no need of recrystallization. If it is less than 104°C, it is recrystallized in EtOH-EtOAc to increase the melting point.

Batch No.	Wt. of Benzindene Triol (g)	Wt. of Treprostinil Diethanolamine Salt (1:1) (g)	Yield (%)	Melting point (°C)
1	1250	1640	88.00	104.3-106.3
2	1250	1528	82.00*	105.5-107.2
3	1250	1499	80.42**	104.7-106.6
4	1236	1572	85.34	105-108

Data on Treprostinil Diethanolamine Salt (1:1)

**Note*: In this batch, approximately 1200 mL of ethyl acetate solution of treprostinil before carbon treatment was removed for R&D carbon treatment experiments.

***Note*: This batch was recrystallized, for this reason yield was lower.

Example 4. Heptane Slurry of Treprostinil Diethanolamine Salt (1:1)

Name	Batch No.	Amount	Ratio
Treprostinil Diethanolamine Salt	1	3168 g	1
Heptane		37.5 L	12

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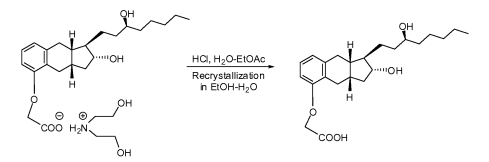
Name	Batch No.	Amount	Ratio
Treprostinil Diethanolamine Salt	2	3071 g	1
Heptane		36.0 L	12

[0044] A 50-L, cylindrical reactor equipped with a heating/cooling system, a mechanical stirrer, a condenser, and a thermocouple was charged with slurry of treprostinil diethanolamine salt in heptane (35-40 L). The suspension was heated to 70-80°C for 16-24 h. The suspension was cooled to  $22\pm2^{\circ}$ C over a period of 1-2 h. The salt was collected by filtration using Aurora filter. The cake was washed with heptane (15-30 L) and the material was dried in Aurora filter for 1 h. The salt was transferred to trays for air-drying overnight in hood until a constant weight of treprostinil diethanolamine salt was obtained. The material was dried in oven under high vacuum for 2-4 h at 50-55°C.

Analytical data on and Treprostinil Diethanolamine Salt (1:1)

Test	Batch 1	Batch 2
IR	Conforms	Conforms
Residue on Ignition (ROI)	<0.1% w/w	<0.1% w/w
Water content	0.1% w/w	0.0% w/w
Melting point	105.0-106.5°C	104.5-105.5°C
Specific rotation $[\alpha]^{25}_{589}$	+34.6°	+35°
Organic volatile impurities		
• Ethanol	• Not detected	• Not detected
• Ethyl acetate	• Not detected	• <0.05% w/w
• Heptane	• <0.05% w/w	• <0.05% w/w
HPLC (Assay)	100.4%	99.8%
Diethanolamine	Positive	Positive

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#### Example 5. Conversion of Treprostinil Diethanolamine Salt (1:1) to Treprostinil

[0045] A 250-mL, round-bottom flask equipped with magnetic stirrer was charged with treprostinil diethanolamine salt (4 g) and water (40 mL). The mixture was stirred to obtain a clear solution. To the clear solution, ethyl acetate (100 mL) was added. While stirring, 3M HC1 (3.2 mL) was added slowly until pH ~1 was attained. The mixture was stirred for 10 minutes and organic layer was separated. The aqueous layer was extracted with ethyl acetate ( $2 \times 100$  mL). The combined organic layers was washed with water ( $2 \times 100$  mL), brine ( $1 \times 50$  mL) and dried over anhydrous Na₂SO₄. The ethyl acetate solution of treprostinil was filtered and the filtrate was concentrated under vacuum at 50°C to give off-white solid. The crude treprostinil was recrystallized from 50% ethanol in water (70 mL). The pure treprostinil was collected in a Buchner funnel by filtration and cake was washed with cold 20% ethanolic solution in water. The cake of treprostinil was air-dried overnight and further dried in a vacuum oven at 50°C under high vacuum to afford 2.9 g of treprostinil (Yield 91.4%, purity (HPLC, AUC, 99.8%).

Batch No.	Yield	Purity (HPLC)
1	91.0%	99.8% (AUC)
2	92.0%	99.9% (AUC)
3	93.1%	99.7% (AUC)
4	93.3%	99.7% (AUC)
5	99.0 %	99.8% (AUC)
6	94.6%	99.8% (AUC)

Analytical data on Treprostinil from Treprostinil Diethanolamine Salt (1:1) to Treprostinil

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Step No.	Steps	Former Process (Batch size: 500g)	Working example of the Process according to the present invention (Batch size: 5 kg)
		Nitrile	
1	Triol weight	500 g	5,000 g
2	Acetone	20 L (1:40 wt/wt)	75 L (1:15 wt/wt)
3	Potassium carbonate	1,300 g (6.4 eq)	5,200 g (2.5 eq)
4	Chloroacetonitrile	470 g (4.2 eq)	2,270 g (2 eq)
5	Tetrabutylammoniu m bromide	42 g (0.08 eq)	145 g (0.03 eq)
6	Reactor size	72-Liter	50- gallon
7	Reflux time	8 hours	No heating, Room temperature (r.t.) 45 h
8	Hexanes addition before filtration	Yes (10 L)	No
9	Filter	Celite	Celite
10	Washing	Ethyl acetate (10 L)	Acetone (50 L)
11	Evaporation	Yes	Yes
12	Purification	Silica gel column Dichloromethane:0.5 L Ethyl acetate: 45 L Hexane: 60 L	No column
13	Evaporation after column	Yes	No
14	Yield of nitrite	109-112 %	Not checked
	1	Treprostinil (intermediat	e)
15	Methanol	7.6 L (50-L reactor)	50 L (50-gal reactor)
16	Potassium hydroxide	650 g (8 eq)	3,375g (4 eq)
17	Water	2.2 L	17 L

Example 6. Comparison of the former process and a working example of the process according to the present invention

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18	% of KOH	30%	20%
19	Reflux time	3-3.5 h	4-5 h
20	Acid used	2.6 L (3 M)	12 L (3 M)
21	Removal of impurities	$3 \times 3$ L Ethyl acetate	$2 \times 20$ L Ethyl acetate
22	Acidification	0.7 L	6.5 L
23	Ethyl acetate extraction	5 × 17 L = 35 L	90+45+45 = 180 L
24	Water washing	$2 \times 8$ L	3 × 40 L
25	Sodium bicarbonate washing	Not done	120 g in 30L water + 15 L brine
26	Brine washing	Not done	$1 \times 40$ L
27	Sodium sulfate	1 kg	Not done
28	Sodium sulfate filtration	Before charcoal, 6 L ethyl acetate	N/A
29	Charcoal	170 g, reflux for 1.5 h, filter over Celite, 11 L ethyl acetate	Pass hot solution (75°C) through charcoal cartridge and clean filter, 70 L ethyl acetate
30	Evaporation	Yes, to get solid intermediate treprostinil	Yes, adjust to 150 L solution
	Tr	eprostinil Diethanolamine Sa	alt
31	Salt formation	Not done	1,744 g diethanolamine, 20 L ethanol at 60-75°C.
32	Cooling	N/A	To 20°C over weekend; add 40 L ethyl acetate; cooled to 10°C
33	Filtration	N/A	Wash with 70 L ethyl acetate
34	Drying	N/A	Air-dried to constant wt., 2 days
	Treprostinil (fro	om 1.5 kg Treprostinil dieth	anolamine salt)
35	Hydrolysis	N/A	15 L water + 25 L ethyl acetate + HCl
36	Extraction	N/A	$2 \times 10$ L ethyl acetate
37	Water wash	N/A	3 × 10 L
	1	1	1

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38	Brine wash	N/A	1 × 10 L
39	Sodium sulfate	N/A	1 kg, stir
40	Filter	N/A	Wash with 6 L ethyl acetate
41	Evaporation	N/A	To get solid, intermediate Treprostinil
42	Crude drying on tray	1 or 3 days	Same
43	Ethanol & water for cryst.	5.1 L + 5.1 L	10.2 L + 10.2 L (same %)
44	Crystallization in	20-L rotavap flask	50-L jacketed reactor
45	Temperature of crystallization	2 h r.t., fridge -0°C 24 h	50°C to 0°C ramp, 0°C overnight
46	Filtration	Buchner funnel	Aurora filter
47	Washing	20% (10 L) cooled ethanol-water	20% (20 L) cooled ethanol-water
48	Drying before oven	Buchner funnel (20 h) Tray (no)	Aurora filter (2.5 h) Tray (4 days)
49	Oven drying	15 hours, 55°C	6-15 hours, 55°C
50	Vacuum	<-0.095 mPA	< 5 Torr
51	UT-15 yield weight	~ 535 g	~ 1,100 g
52	% yield from triol)	~ 91%	~ 89%
53	Purity	~ 99.0%	99.9%

**[0046]** The quality of treprostinil produced according to this invention is excellent. The purification of benzindene nitrile by column chromatography is eliminated. The impurities carried over from intermediate steps (i.e. alkylation of triol and hydrolysis of benzindene nitrile) are removed during the carbon treatment and the salt formation step. Additional advantages of this process are: (a) crude treprostinil salts can be stored as raw material at ambient temperature and can be converted to treprostinil by simple acidification with diluted hydrochloric acid, and (b) the treprostinil salts can be synthesized from the solution of treprostinil without isolation. This process provides better quality of final product as well as saves significant amount of solvents and manpower in purification of intermediates.

**[0047]** Although the foregoing refers to particular preferred embodiments, it will be understood that the present invention is not so limited. It will occur to those of ordinary skill

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IPR2020-00770 United Therapeutics EX2007 Page 7308 of 7335 in the art that various modifications may be made to the disclosed embodiments and that such modifications are intended to be within the scope of the present invention.

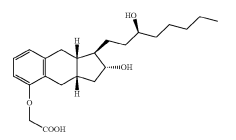
**[0048]** All of the publications, patent applications and patents cited in this specification are incorporated herein by reference in their entirety.

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#### WHAT IS CLAIMED IS:

1. A high purity treprostinil batch, wherein purity of treprostinil in the batch is at least 99.8% as determined by HPLC and the treprostinil in the batch has the formula:



2. The high purity treprostinil batch of claim 1, wherein purity of treprostinil in the batch is at least 99.9% as determined by HPLC.

3. The high purity treprostinil batch of claim 1, wherein the batch does not contain impurities resulting from alkylation or hydrolysis of an intermediate.

4. The high purity treprostinil batch of claim 1, which contains at least 2.9 g of treprostinil.

5. The high purity treprostinil batch of claim 1, which contains at least 500 g of treprostinil.

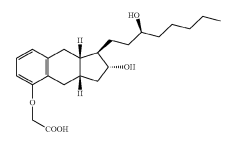
6. The high purity treprostinil batch of claim 1, which has been dried under vacuum.

7. A high purity treprostinil batch, wherein the batch does not contain impurities resulting from alkylation or hydrolysis of an intermediate and the treprostinil in the batch has the formula:

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Atty. Dkt. No. 080618-1550



8. A pharmaceutical product comprising a therapeutically effective amount of treprostinil from a high purity treprostinil batch as claimed in claim 1.

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#### **ABSTRACT**

This present invention relates to an improved process to prepare prostacyclin derivatives. One embodiment provides for an improved process to convert benzindene triol to treprostinil via salts of treprostinil and to purify treprostinil.

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080618-1256

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

AN IMPROVED PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN® As the below named inventor, I hereby declare that: This declaration  $\boxtimes$ The attached application, or United States application or PCT international application number _ filed on _ The above-identified application was made or authorized to be made by me. I believe that I am the original inventor or an original joint inventor of a claimed invention in the application. I hereby acknowledge that any willful false statement made in this declaration is punishable under 18 U.S.C. 1001 by fine or imprisonment of not more than (5) years, or both. WARNING: Petitioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent application that may contribute to identity theft. Personal information such as social security numbers, bank account numbers, or credit card numbers (other than a check or credit card authorization form PTO-2038 submitted for payment purposes) is never required by the USPTO to support a petition or an application. If this type of personal information is included in documents submitted to the USPTO, petitioners/applicants should consider redacting such personal information from the documents before submitting them to the USPTO. Petitioner/applicant is advised that the record of a patent application is available to the public after publication of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application) or issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the application is referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card authorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not publicly available. LEGAL NAME OF INVENTOR

Inventor: Signature: **Hitesh BATRA** 

Date (Optional): June 4 2013

Note: An application data sheet (PTO/SB/14 or equivalent), including naming the entire inventive entity, must accompany this form or must have been previously filed. Use an additional PTO/AIA/01 form for each additional inventor.

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Title of Invention

is directed to:

080618-1256

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

Title of Invention	AN IMPROVED PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN®					
As the below	As the below named inventor, I hereby declare that:					
This declarati is directed to:						
	United States application or PCT international application number					
The above-id	The above-identified application was made or authorized to be made by me.					
I believe that I am the original inventor or an original joint inventor of a claimed invention in the application.						
I hereby ackn fine or imprise	owledge that any willful false statement made in this declaration is punishable under 18 U.S.C. 1001 by onment of not more than (5) years, or both.					
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LEGAL NAM	E OF INVENTOR					
Inventor:	Sudersan M. TULADHAR Date (Optional): <u>Juny 4, 201</u> 3					
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080618-1256

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

Title of Invention	AN IMPROV REMODULIN		TREPROSTINIL, THE ACTIVE INGRE			
As the below	named invent	or, I hereby declare that:				
This declarati		The attached application, or				
		United States application or filed on	PCT international application number			
The above-id	entified applic	ation was made or authorized	to be made by me.			
I believe that	I believe that I am the original inventor or an original joint inventor of a claimed invention in the application.					
I hereby ackn fine or imprise	owledge that a comment of not	any willful false statement mac more than (5) years, or both.	le in this declaration is punishable unde	er 18 U.S.C. 1001 by		
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may contribut card numbers never required documents set the document application is with 37 CFR application maternt (see 3)	te to identity the content of the the the the d by the USP ubmitted to the ts before subm available to the 1.213(a) is ma ay also be available to 7 CFR 1.14).	neft. Personal information such to check or credit card authorize TO to support a petition or an a be USPTO, petitioners/applicant nitting them to the USPTO. Pe the public after publication of th ade in the application) or issua ailable to the public if the appli	anal information in documents filed in a a social security numbers, bank acco tition form PTO-2038 submitted for payn application. If this type of personal infor ts should consider redacting such person titioner/applicant is advised that the red e application (unless a non-publication nee of a patent. Furthermore, the recor cation is referenced in a published app ization forms PTO-2038 submitted for p ublicly available.	ount numbers, or credit ment purposes) is mation is included in onal information from cord of a patent request in compliance d from an abandoned lication or an issued		
LEGAL NAM	E OF INVENT	OR				
Inventor:	Raju PENMA		Date (Optional):	Jun 04 20/3		
Signature:	Rg-A	but				
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080618-1256

DECLARATION (37 CFR 1.63) FOR UTILITY OR DESIGN	
<b>APPLICATION USING AN APPLICATION DATA SHEET (37 CFR 1.76</b>	5)

Title of Invention	AN IMPROV REMODULI	ED PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN N®		
As the below	named invent	or, I hereby declare that:		
This declaration is directed to:		The attached application, or		
		United States application or PCT international application number		
The above-ide	entified applic	ation was made or authorized to be made by me.		
I believe that I am the original inventor or an original joint inventor of a claimed invention in the application.				
I hereby ackn fine or imprise	owledge that onment of not	any willful false statement made in this declaration is punishable under 18 U.S.C. 1001 by more than (5) years, or both.		
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LEGAL NAMI	E OF INVENT	OR ,		
Inventor: Signature:	David A. WA	LSH Date (Optional): Jure 4 2013		
Note: An ap accompany inventor.	oplication data this form or i	a sheet (PTO/SB/14 or equivalent), including naming the entire inventive entity, must must have been previously filed. Use an additional PTO/AIA/01 form for each additional		

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A copy of this Filed in each Fhe practition	s form, together with a application in which the ners appointed in this for a provinted whose sign	statement under 37 CFR 3.73(c) (F is form is used. The statement un orm, and must identify the applica SIGNATURE of Assignee ature and title is supplied below is	Ider 37 CFR 3.73(C) may be co ition in which this Power of A of Record authorized to act on behalf of	ttorney is to be filed.

This collection of information is required by 37 CFR 1.31, 1.32 and 1.33. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 3 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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

IPR2020-00770 United Therapeutics EX2007 Page 7317 of 7335

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Application Da	ta Sheet 37 CFR 1.76	Attorney Docket Number	080618-1550		
	ta Sheet ST OFK 1.70	Application Number			
Title of Invention	AN IMPROVED PROCESS T	O PREPARE TREPROSTINIL,	THE ACTIVE INGREDIENT IN REMODULIN®		
bibliographic data arran	The application data sheet is part of the provisional or nonprovisional application for which it is being submitted. The following form contains the bibliographic data arranged in a format specified by the United States Patent and Trademark Office as outlined in 37 CFR 1.76. This document may be completed electronically and submitted to the Office in electronic format using the Electronic Filing System (EFS) or the				

## Secrecy Order 37 CFR 5.2

Portions or all of the application associated with this Application Data Sheet may fall under a Secrecy Order pursuant to 37 CFR 5.2 (Paper filers only. Applications that fall under Secrecy Order may not be filed electronically.)

#### Inventor Information:

[							~~~~~					
Invent		1								R	emove	
Legal	Name	•										
Prefix	Giv	en Name			Middle Name			Family Name			Suffix	
	Hites	sh							BATRA			
Resid	lence	Information	(Select One)	$\overline{\bullet}$	US Residency	C	) Nr	on US Re	sidency	O Activ	e US Military Service	,
City	Herr	ndon		Sta	ate/Province VA Country of Residence US			US				
						<b>I</b>	t.					
Mailing	Addr	ess of Invent	tor:									
Addre	ss 1		2461 Leyland	Rid	ge Road							
Addre	ss 2											
City		Herndon	L				St	tate/Prov	vince	VA		
Postal	al Code 20171				***********	Co	untr	уi	US			
Invent	or	2								R	emove	
Legal I	Name											
Prefix	Give	en Name			Middle Name				Family Name			Suffix
	Sude	ersan			M.		*****		TULADHAR			
Resid	lence	Information	(Select One)	$\overline{\bullet}$	US Residency O Non US Residency O Active US Military S			e US Military Service				
City	Silve	er Spring		Sta	ate/Province	MD	)	Countr	untry of Residence US			
											•	
Mailing	Addr	ess of Invent	or:									
Addre	ss 1		1501 Haddon	Mar	nor Court							
Addre	ss 2											
City		Silver Spring					St	ate/Prov	ince	MD		
Postal	Code	)	20904			Cou	untry	<b>y</b> i	US			
Invent	or	3								Re	emove	
Legal I	Name											
Prefix	Give	en Name		Τ	Middle Name	9			Family I	Name		Suffix
	Raju								PENMAS	ТА		
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Annl		D			4 70	Attorney	Docke	et Number	080618-1	550		
Аррі	icatio	on Da	ta Sh	eet 37 CFR	(1.76	Application Number						
Title o	f Inver	ntion	AN IM	PROVED PRC	CESS 1	O PREPAR	E TRE	PROSTINIL,	THE ACTIV	'E INGRI	EDIENT IN REMODU	ILIN®
City	Herr	Idon			State	Province	VA	Count	ry of Resid	tence	US	
Mailing	Addr	ess of	Invent	tor:								
Addre	Address 1 12953 Centre				e Park C	ircle #115						
Addre	ess 2											
City		Herno	don					State/Pro	vince	VA		
Posta	l Code	e		20171			Cou	ntry i	US			
Invent	tor	4								R	emove	
Legal	Name											
Prefix	Give	en Nan	ne		M	iddle Nam	9		Family N	lame		Suffix
	Davi	d			A.				WALSH			
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City	Palm	nyra			State/	Province	VA	Country of Residence			US	
Mailing	Addr	ess of	Invent	or:								
Addre	ss 1			56 Wildwood	Drive							
Addre	ss 2											
City		Palmy	/ra					State/Pro	vince	VA		
Posta	I Code	9		22963			Cou	nt <b>ry</b> i	US			
				isted - Addit by selecting t			ormati	on blocks	may be		Add	

# **Correspondence Information:**

Enter either Customer I For further information	Number or complete the Correspondence Informa see 37 CFR 1.33(a).	ation section below.	
🔲 An Address is being	g provided for the correspondence Information o	f this application.	
Customer Number	22428		
Email Address	IPDocketing@foley.com	Add Email	Remove Email

# **Application Information:**

Title of the Invention	AN IMPROVED PROCESS T REMODULIN®	O PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN	
Attorney Docket Number	080618-1550	Small Entity Status Claimed	
Application Type	Nonprovisional		
Subject Matter	Utility		
Total Number of Drawing Sheets (if any)		Suggested Figure for Publication (if any)	1
Filing By Reference :			*****

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IPR2020-00770 United Therapeutics EX2007 Page 7319 of 7335

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ta Shaat 27 C	ED 4 76	Attorney Docket Number	080618-1550		
Application Data Sheet 37 CFR 1.76					
AN IMPROVED PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN					
iate section(s) below	(i.e., "Ďomes R 1.53(b), the	tic Benefit/National Stage Information and any drawings of	ation" and "Foreign Priority Information"). the present application are replaced by this		
f the previously	Filing da	e (YYYY-MM-DD)	Intellectual Property Authority or Country		
	AN IMPROVED F ion when filing an ap iding a specification fate section(s) below ing date under 37 CF	ion when filing an application by r iding a specification and any draw iate section(s) below (i.e., "Domes ing date under 37 CFR 1.53(b), the isly filed application, subject to co	Application Number AN IMPROVED PROCESS TO PREPARE TREPROSTINIL, ion when filing an application by reference under 35 U.S.C. 111(c) and iding a specification and any drawings are being filed. Any domest riate section(s) below (i.e., "Domestic Benefit/National Stage Inform ing date under 37 CFR 1.53(b), the description and any drawings of isly filed application, subject to conditions and requirements of 37 CFR		

#### **Publication Information:**

Request Early Publication (Fee required at time of Request 37 CFR 1.219)

**Request Not to Publish.** I hereby request that the attached application not be published under 35 U.S.C. 122(b) and certify that the invention disclosed in the attached application **has not and will not** be the subject of an application filed in another country, or under a multilateral international agreement, that requires publication at eighteen months after filing.

## **Representative Information:**

 Representative information should be provided for all practitioners having a power of attorney in the application. Providing this information in the Application Data Sheet does not constitute a power of attorney in the application (see 37 CFR 1.32).

 Either enter Customer Number or complete the Representative Name section below. If both sections are completed the customer Number will be used for the Representative Information during processing.

 Please Select One:

 O Customer Number

 O US Patent Practitioner

 Limited Recognition (37 CFR 11.9)

 Customer Number

 22428

 22428

### **Domestic Benefit/National Stage Information:**

This section allows for the applicant to either claim benefit under 35 U.S.C. 119(e), 120, 121, 365(c), or 386(c) or indicate National Stage entry from a PCT application. Providing this information in the application data sheet constitutes the specific reference required by 35 U.S.C. 119(e) or 120, and 37 CFR 1.78.

When referring to the current application, please leave the application number blank.

Prior Application Status			Remove
Application Number	Continuity Type	Prior Application Number	Filing Date (YYYY-MM-DD)
This Application	Continuation of	13/933623	2013-07-02
Prior Application Status			Remove
Application Number	Continuity Type	Prior Application Number	Filing Date (YYYY-MM-DD)
13/933623	Continuation of	13/548446	2012-07-13
Prior Application Status			Remove

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Application Data Sheet 27 CEB 1 76			Attorney	Attorney Docket Number		080618-1550	
Application Data Sheet 37 CFR 1.76		Application Number					
Title of Invention	on AN IMPROVED PROCESS TO PRE			E TREPROSTINIL,	THE ACTIVE	INGREDIENT IN REMODULIN®	
Application Nur	nber	Continuity	Гуре	Prior Applicat	ion Number	Filing Date (YYYY-MM-DD)	
13/548446 Continuation of			12/334731		2008-12-15		
Prior Application Status					Remove		
Application Number		Continuity	Гуре	Prior Applicat	ion Number	Filing Date (YYYY-MM-DD)	
12/334731 Claims benefit of prov		visional	61/014232		2007-12-17		
Additional Domesti by selecting the Ac		it/National Stage Dat	a may be g	generated within t	his form		

### **Foreign Priority Information:**

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

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

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

This application (1) claims priority to or the benefit of an application filed before March 16, 2013 and (2) also contains, or contained at any time, a claim to a claimed invention that has an effective filing date on or after March 16, 2013.

NOTE: By providing this statement under 37 CFR 1.55 or 1.78, this application, with a filing date on or after March 16, 2013, will be examined under the first inventor to file provisions of the AIA.

## Authorization to Permit Access:

 $\boxtimes$ Authorization to Permit Access to the Instant Application by the Participating Offices

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Application Data Sheet 37 CFR 1.76		Attorney Docket Number	080618-1550
		Application Number	
Title of Invention	AN IMPROVED PROCESS T	O PREPARE TREPROSTINIL,	THE ACTIVE INGREDIENT IN REMODULIN®

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

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

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

## **Applicant Information:**

Providing assignment information in this section does not substitute for compliance with any requirement of part 3 of Title 37 of CFR
to have an assignment recorded by the Office.

#### Applicant 1

If the applicant is the inventor (or the remaining joint inventor or inventors under 37 CFR 1.45), this section should not be completed. The information to be provided in this section is the name and address of the legal representative who is the applicant under 37 CFR 1.43; or the name and address of the assignee, person to whom the inventor is under an obligation to assign the invention, or person who otherwise shows sufficient proprietary interest in the matter who is the applicant under 37 CFR 1.46. If the applicant is an applicant under 37 CFR 1.46 (assignee, person to whom the inventor is obligated to assign, or person who otherwise shows sufficient proprietary interest, then the joint inventor or inventors who are also the applicant should be identified in this section.

Assignee			C Legal Representative under 35 U.S.C. 117 C Joint Inventor					
O Person to	whom the inve	ntor is oblig	ated to assign.	O Person who shows sufficient proprietary interest				
If applicant is	s the legal re	presentativ	ve, indicate the authority to t	file the patent applicatio	n, the inventor is:			
Name of the	Name of the Deceased or Legally Incapacitated Inventor:							
If the Applic	cant is an Org	ganization	check here.					
Organization Name United Therapeutics Corporation			rapeutics Corporation					
Mailing Ad	ldress Inform	nation Fo	r Applicant:					
Address 1		1040 \$	40 Spring Street					
Address 2								
City Silver		Spring	State/Province	MD				
Country US			Postal Code	20910				
Phone Number				Fax Number				

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

Application Data Sheet 37 CFR 1.76		Attorney Docket Number	080618-1550	
		Application Number		
Title of Invention	AN IMPROVED PROCESS T	O PREPARE TREPROSTINIL,	THE ACTIVE INGREDIENT IN REMODULIN®	
Email Address				
Additional Applicant Data may be generated within this form by selecting the Add button.				

## Assignee Information including Non-Applicant Assignee Information:

Providing assignment information in this section does not subsitute for compliance with any requirement of part 3 of Title 37 of CFR to have an assignment recorded by the Office.

#### Assignee 1

Complete this section if assignee information, including non-applicant assignee information, is desired to be included on the patent application publication . An assignee-applicant identified in the "Applicant Information" section will appear on the patent application publication as an applicant. For an assignee-applicant, complete this section only if identification as an assignee is also desired on the patent application publication.

If the Assignee or Non-Applicant Assignee is an Organization check here.	X
--------------------------------------------------------------------------	---

Organization Name United Therapeutics Corporation

Mailing Address Information For Assignee including Non-Applicant Assignee:

Address 1		1040 Spring Street	1040 Spring Street		
Address 2					
City		Silver Spring	State/Province	MD	
Country ⁱ	US		Postal Code	20910	
Phone Number			Fax Number		
Email Address					
Additional As selecting the		-Applicant Assignee Data	a may be generated within this	form by	

#### Signature:

NOTE: This form must be signed in accordance with 37 CFR 1.33. See 37 CFR 1.4 for signature requirements and certifications.						
Signature	Styll	Mhal		Date (YYYY-MM-DD)	N 302015	
First Name	Stephen B.	Last Name	Maebius	Registration Number	35264	
Additional Signature may be generated within this form by selecting the Add button.						

Approved for use through 04/30/2017. OMB 0651-0032 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

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

Application Data Sheet 37 CFR 1.76		Attorney Docket Number	080618-1550
		Application Number	
Title of Invention	AN IMPROVED PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMOD		THE ACTIVE INGREDIENT IN REMODULIN®

This collection of information is required by 37 CFR 1.76. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 23 minutes to complete, including gathering, preparing, and submitting the completed application data sheet form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. **SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.** 

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IPR2020-00770 United Therapeutics EX2007 Page 7324 of 7335

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

First Inventor Name:	Hitesh BATRA	
Title:	AN IMPROVED PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN®	
Appl. No.:	Unassigned (CON of 13/933623)	
 Filing Date:	Herewith	
Examiner:	Unassigned	
Art Unit:	Unassigned	
Ţ		

#### INFORMATION DISCLOSURE STATEMENT UNDER 37 CFR §1.56

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

Commissioner:

Applicant submits herewith documents for the Examiner's consideration in accordance with 37 CFR §§1.56, 1.97 and 1.98.

Applicant respectfully requests that each listed document be considered by the Examiner and be made of record in the present application and that an initialed copy of Form PTO/SB/08 be returned in accordance with MPEP §609.

Applicant requests that, in accordance with 37 CFR §1.98(d), the Examiner review all applications relied on for an earlier effective filing date under 35 U.S.C. 120, including application no. 12/334,731, filed 12/15/2008; application no. 13/548,446, filed 7/13/2012; application no. 13/933,623, filed 7/2/2013, for copies of references of record therein that are not being provided here; although Applicant would be pleased to provide copies of any such documents at the Examiner's request.

IPR2020-00770 United Therapeutics EX2007 Page 7325 of 7335 The submission of any document herewith is not an admission that such document constitutes prior art against the claims of the present application or that such document is considered material to patentability as defined in 37 CFR §1.56(b). Applicants do not waive any rights to take any action which would be appropriate to antedate or otherwise remove as a competent reference any document submitted herewith.

#### TIMING OF THE DISCLOSURE

The listed documents are being submitted in compliance with 37 CFR §1.97(b), before the mailing date of the first Office Action on the merits.

Although Applicant believes that no fee is required, the Commissioner is hereby authorized to charge any additional fees which may be due to Deposit Account No. 19-0741.

Respectfully submitted,

Date JUN 3 0 2015

 FOLEY & LARDNER LLP

 Customer Number: 22428

 Telephone:
 (202) 672-5569

 Facsimile:
 (202) 672-5399

1 type 11 By ___

Stephen B. Maebius Attorney for Applicant Registration No. 35,264

4834-9147-6517.1

IPR2020-00770 United Therapeutics EX2007 Page 7326 of 7335

				PTO/SB/08 (modified				
	Substitute for fo	rm 1449/PTO	C	Complete if Known				
INFORMATION DISCLOSURE STATEMENT BY APPLICANT			Application Number	Unassigned				
			Filing Date	Herewith				
r	Date Submitted:	JUN 302015	First Named Inventor	Hitesh BATRA				
Date Submitted: JUN 3 0 2015		Art Unit	Unassigned					
	(use as many shee	ets as necessary)	Examiner Name	Unassigned				
Sheet	1	of 4	Attorney Docket Number	080618-1550				

			U.S. PATENT DC	CUMENTS	
Examin er Initials*	Cite No. ¹	Document Number Number-Kind Code ² (if known)	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear
*******	A1	2002/0173672 A1	11/21/2002	Moriarty et al.	r igules Appeal
	A2	2004/0176645 A1	09/09/2004	Moriarty et al.	
	A3	2005/0085540 A1	04/21/2005	Phares et al.	
	A4	2005/0101608 A1	05/12/2005	Santel, Donald J.	
	A5	2005/0165111 A1	07/28/2005	Wade et al.	
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	A13	2009/0036465 A1	02/05/2009	Roscigno et al.	
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	A15	4,306,076	12/15/1981	Nelson	
1856.d	A16	4,306,075 A	12/15/1981	Aristoff, Paul A.	
	A17	4,424,376 A	01/03/1984	Moniot et al.	
	A18	4,463,183 A	07/31/1984	Haslanger, Martin F.	
	A19	4,486,598 A	12/04/1984	Aristoff, Paul A.	
	A20	4,544,764 A	10/01/1985	Aristoff, Paul A.	
	A21	4,668,814 A	05/26/1987	Aristoff, Paul A.	
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	A23	5,153,222 A	10/06/1992	Tadepalli et al.	
	A24	6,054,486 A	04/25/2000	Crow et al.	
	A25	6,441,245 B1	08/27/2002	Moriarty et al.	
	A26	6,521,212 B1	02/18/2003	Cloutier et al.	
	A27	6,528,688 B2	03/04/2003	Moriarty et al.	
	A28	6,700,025 B2	03/02/2004	Moriarty et al.	
	A29	6,756,033 B2	06/29/2004	Cloutier et al.	
	A30	6,765,117 B2	07/20/2004	Moriarty et al.	
	A31	6,803,386 B2	10/12/2004	Shorr et al.	
	A32	6,809,223 B2	10/26/2004	Moriarty et al.	
	A33	7,199,157 B2	04/03/2007	Wade et al.	
	A34	7,384,978 B2	06/10/2008	Phares et al.	
	A35	7,417,070 B2	08/26/2008	Phares et al.	

	FOREIGN PATENT DOCUMENTS							
Examiner Initials*	Cite No. ¹	Foreign Patent Document Country Code ³⁻ Number ⁴⁻ Kind Code ⁵ ( <i>if known</i> )	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Documents	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear	T ⁶		
	A36	CA 2 710 726 A1	01/22/2012	Alphora Research Inc., CA				
	A37	CN 101891596 A	11/24/2010	Shanghai Techwell		Α		
				Biopharmaceutical Co. Ltd.		$\checkmark$		
	A38	CN 101891715 A	11/24/2010	Shanghai Techwell		A		
				Biopharmaceutical Co. Ltd.		$\checkmark$		
	A39	EP 0 004 335 A2	10/03/1979	Hoechst AG		Α		
	A40	EP 0 087 237 B1	05/14/1986	The Upjohn Company				
	A41	EP 0 159 784 B1	06/07/1989	The Upjohn Company				

Examiner Date			
	Examiner	Date	
Signature Considered	Signature	Considered	

4820-0702-0069.1

					PTO/SB/08 (modified)		
(	Substitute for fo	orm 14	49/PTO	Complete if Known			
INFORMATION DISCLOSURE				Application Number	Unassigned		
	STATEMENT B			Filing Date	Herewith		
	Date Submitted: JUN 30 2015			First Named Inventor	Hitesh BATRA		
			****	Art Unit	Unassigned		
	(use as many sheets as necessary)			Examiner Name	Unassigned		
Sheet	2	of	4	Attorney Docket Number	080618-1550		

Examiner Initials*	Cite No. ¹	Foreign Patent Document Country Code ³⁻ Number ⁴⁻ Kind Code ⁵ ( <i>if known</i> )	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Documents	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear	Т
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Signature	Considered	

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Substitute for form 1449/PTO			Complete if Known			
INFORMATION DISCLOSURE		Application Number	Unassigned			
STATEMENT BY APPLICANT			Filing Date	Herewith		
Date Submitted: JUN 3 0 2015		First Named Inventor	Hitesh BATRA			
		Art Unit	Unassigned			
	(use as many sheet	s as necessary)	Examiner Name	Unassigned		
Sheet	3	of 4	Attorney Docket Number	080618-1550		

		NON PATENT LITERATURE DOCUMENTS	
Examiner Initials*	Cite No. ¹	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.) date, page(s), volume-issue number(s), publisher, city and/or country where published.	T ₆
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Substitute for form 1449/PTO INFORMATION DISCLOSURE STATEMENT BY APPLICANT				Complete if Known			
				Application Number	Unassigned		
				Filing Date	Herewith		
Date Submitted: <b>JUN 3 0 2015</b> (use as many sheets as necessary)			3 0 2015	First Named Inventor	Hitesh BATRA		
				Art Unit	Unassigned		
			necessary)	Examiner Name	Unassigned		
Sheet	4	of	4	Attorney Docket Number	080618-1550		

		NON PATENT LITERATURE DOCUMENTS	
Examiner Initials*	Cite No. ¹	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.) date, page(s), volume-issue number(s), publisher, city and/or country where published.	T6
	A80	VIEDMA, Cristobal, "Selective Chiral Symmetry Breaking during Crystallization: Parity Violation of Cryptochiral Environment in Control?" Crystal Growth & Design, 2007, 7(3):553-556.	
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	Examiner Signature	Date Considered	
4820-070	02-0069.1		

IPR2020-00770 United Therapeutics EX2007 Page 7330 of 7335

Electronic Patent Application Fee Transmittal						
Application Number:						
Filing Date:						
Title of Invention:		AN IMPROVED PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN®				
First Named Inventor/Applicant Name:	Hite	esh Batra				
Filer:	Kris	tel Schorr/Karen W	/alker			
Attorney Docket Number:	080618-1550					
Filed as Large Entity						
Filing Fees for Utility under 35 USC 111(a)						
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)	
Basic Filing:						
Utility application filing		1011	1	280	280	
Utility Search Fee		1111	1	600	600	
Utility Examination Fee		1311	1	720	720	
Pages:						
Claims:						
Miscellaneous-Filing:						
Petition:						
Patent-Appeals-and-Interference:						

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Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Post-Allowance-and-Post-Issuance:				
Extension-of-Time:				
Miscellaneous:				
	Tot	al in USD	(\$)	1600

Electronic Acl	knowledgement Receipt
EFS ID:	22782292
Application Number:	14754932
International Application Number:	
Confirmation Number:	1865
Title of Invention:	AN IMPROVED PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN®
First Named Inventor/Applicant Name:	Hitesh Batra
Customer Number:	22428
Filer:	Kristel Schorr/Karen Walker
Filer Authorized By:	Kristel Schorr
Attorney Docket Number:	080618-1550
Receipt Date:	30-JUN-2015
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Time Stamp:	11:57:54
Application Type:	Utility under 35 USC 111(a)

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1	Transmittal of New Application	Transmittal add	115061		4
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Information:					
2		Specification.pdf	255113	yes	24
2			60db24c3f71118081b30c72fb371f8b97168 9fc9	yes	
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4	Power of Attorney	POA.pdf	116513	no	1
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