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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
12/986,310	01/07/2011	Nicholas S. Bodor	20009904-0067	6100
13974 DENTONS US	7590 06/25/201 LLP	4	EXAM	IINER
P.O. BOX 0610	080		LAU, JON	ATHAN S
Chicago, IL 60606-1080		ART UNIT	PAPER NUMBER	
			1673	
			NOTIFICATION DATE	DELIVERY MODE
			06/25/2014	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):

martin.bruehs@dentons.com patents.us@dentons.com

	ABAl NI-	A					
	Application No.	Applicant(s)					
Response to Rule 312 Communication	12/986,310	BODOR ET AL.					
	Examiner	Art Unit					
	Jonathan S. Lau	1673					
The MAILING DATE of this communication ap	ppears on the cover sheet with the	correspondence address –					
1. The amendment filed on 12 June 2014 under 37 CFR 1.3	312 has been considered, and has be	een:					
a) 🔲 entered.							
b) 🛛 entered as directed to matters of form not affecting	the scope of the invention.						
c) \square disapproved because the amendment was filed after	er the payment of the issue fee.						
Any amendment filed after the date the issue fee		petition under 37 CFR 1.313(c)(1)					
and the required fee to withdraw the application	from issue.						
d) disapproved. See explanation below.							
e) entered in part. See explanation below.							
The specification is amended to omit that which is well-kno	own to those skilled in the art. Therefo	ore this amendment is					
directed to matters of form not affecting the scope of the in							
/SHAOJIA ANNA JIANG/	/Jonathan S Lau/						
Supervisory Patent Examiner, Art Unit 1673	Examiner, Art Unit 1673						

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

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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. 03/13/2014 13974 7590 DENTONS US LLP P.O. BOX 061080 Chicago, IL 60606-1080 (Depositor's name) (Signature) (Date APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 12/986,310 01/07/2011 Nicholas S. Bodor 20009904-0067 6100 TITLE OF INVENTION: ORAL FORMULATIONS OF CLADRIBINE PUBLICATION FEE DUE APPLN. TYPE **ENTITY STATUS** ISSUE FEE DUE PREV. PAID ISSUE FEE TOTAL FEE(S) DUE DATE DUE nonprovisional UNDISCOUNTED \$960 \$960 06/13/2014 **EXAMINER** ART UNIT CLASS-SUBCLASS LAU, JONATHAN S 1673 514-046000 1. Change of correspondence address or indication of "Fee Address" (37 CFR 1.363). 2. For printing on the patent front page, list **DENTONS US LLP** (1) The names of up to 3 registered patent attorneys ☐ Change of correspondence address (or Change of Correspondence Address form PTO/SB/122) attached. or agents OR, alternatively, (2) The name of a single firm (having as a member a Tree Address" indication (or "Fee Address" Indication form PTO/SB/47; Rev 03-02 or more recent) attached. Use of a Customer 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. Number is required. 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) ARES TRADING S.A. AUBONNE, SWITZERLAND Please check the appropriate assignee category or categories (will not be printed on the patent): 🔲 Individual 💆 Corporation or other private group entity 🖵 Government 4b. Payment of Fee(s): (Please first reapply any previously paid issue fee shown above) 4a. The following fee(s) are submitted: Issue Fee ☐ A check is enclosed. ☐ Publication Fee (No small entity discount permitted) Payment by credit card. Form PTO-2038 is attached. The Director is hereby authorized to charge the required fee(s), any deficiency, or credits any overpayment, to Deposit Account Number 19-3140 (enclose an extra copy of this form Advance Order - # of Copies _ (enclose an extra copy of this form). 5. Change in Entity Status (from status indicated above) NOTE: 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 certifying micro entity status. See 37 CFR 1.29 <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 asserting small entity status. See 37 CFR 1.27 <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. ☐ Applicant changing to regular undiscounted fee status. NOTE: This form must be signed in accordance with 37 CFR 1.31 and 1.33. See 37 CFR 1.4 for signature requirements and certifications. /MARTIN A. BRUEHS/ JUNE 13, 2014 Authorized Signature Date MARTIN A. BRUEHS Typed or printed name Registration No.

Page 2 of 3

Electronic Patent Application Fee Transmittal							
Application Number:	129	986310					
Filing Date:	07-	07-Jan-2011					
Title of Invention:	ORAL FORMULATIONS OF CLADRIBINE						
First Named Inventor/Applicant Name:	Nicholas S. Bodor						
Filer:	Martin A. Bruehs/Louie Malloy						
Attorney Docket Number: 20009904-0067							
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:							
Utility Appl Issue Fee		1501	1	960	960		
Extension-of-Time:							

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Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Miscellaneous:				
Printed Copy of Patent - No Color	8001	4	3	12
Total in USD (\$)			972	

Electronic Acknowledgement Receipt					
EFS ID:	19296893				
Application Number:	12986310				
International Application Number:					
Confirmation Number:	6100				
Title of Invention:	ORAL FORMULATIONS OF CLADRIBINE				
First Named Inventor/Applicant Name:	Nicholas S. Bodor				
Customer Number:	13974				
Filer:	Martin A. Bruehs/Louie Malloy				
Filer Authorized By:	Martin A. Bruehs				
Attorney Docket Number:	20009904-0067				
Receipt Date:	13-JUN-2014				
Filing Date:	07-JAN-2011				
Time Stamp:	11:55:10				
Application Type:	Utility under 35 USC 111(a)				
Payment information:	ayment information:				

Submitted with Payment	yes
Payment Type	Credit Card
Payment was successfully received in RAM	\$972
RAM confirmation Number	9528
Deposit Account	
Authorized User	

File Listing:

Document Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
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		Total Files Size (in bytes)	1	70042	
Information	1				
Warnings:					
2	Fee Worksheet (SB06)	fee-info.pdf	51ca62ba91c449063c4ba5d750bf4cf06af2f 90f	no	2
	5 W (CDOC)	C C IC	31792		_
Information	1				
Warnings:					
1	Issue Fee Payment (PTO-85B)	0067IssueFee.pdf	138250 2eb3403798e7695bcf1f5c91bac8a384bf3f 2c9f	no	1
			120250		

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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

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PATENT

Attorney Docket No.: 20009904-0067

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Nicholas S. BODOR et al.) MAIL STOP ISSUE FEE
)
Application No.: 12/986,310) Examiner: Jonathan S. LAU
)
Filed: January 7, 2011) Group Art Unit: 1623
* *	,
Title: ORAL FORMULATIONS OF) Confirmation No.: 6100
CLADRIBINE)

REPLY AND AMENDMENT PURSUANT TO 37 C.F.R. § 1.312

In response to the Notice to File Corrected Application Papers dated April 17, 2014, Applicants hereby submit the following amendment and remarks pursuant to 37 C.F.R. §1.312.

Page 9 of 14

Attorney Docket No. 20009904-0067 Application No. 12/986,310 Page 2

AMENDMENTS TO THE SPECIFICATION:

Please replace page 23 of the as-filed specification with the attached new page 23, which deleted the final sentence in the paragraph at lines 7-29.

Attached: Marked-Up and Clean Copies of Page 23

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Attorney Docket No. 20009904-0067 Application No. 12/986,310

Page 3

REMARKS

After allowance of this application, it was noted that page 23 of the as-filed

specification contained references to applications for which no application numbers

were given. These were provisional applications which were abandoned without the

filing of non-provisional applications based thereon. Further, they were not for

inventions of the present inventors and belonged to a former assignee. They were not

made available to the public. In the parent case, now patented (Application No.

12/986, 310), the sentence in question was deleted during prosecution, by an

amendment made October 3, 2008. Accordingly, page 23 of the specification has been

amended to delete the final sentence on page 23, consistent with the parent.

This amendment was not proposed sooner because it was not realized that the

error had not been corrected until after allowance. This amendment does not raise any

new issues and thus is appropriate at this time. Entry is respectfully requested.

Respectfully submitted.

DENTONS US LLP

Date: June 12, 2014

/Mary Katherine Baumeister/

Mary Katherine Baumeister

Registration No. 26254

Customer No. 13974

Dentons US LLP

1301 K Street NW, Suite 600, East Tower

Washington, D.C. 20005

Phone: 202-408-9186

Fax: 202-408-6399

MARKED-UP COPY

-23-

Physicians, Vol. 111, No. 1, 35-44 (1999); Selby et al., The Canadian Journal of Neurological Sciences, 25, 295-299 (1998); Tortorella et al., Current Opinion in Investigational Drugs, 2 (12), 1751-1756 (2001); Rice et al., Neurology, 54, 1145-1155 (2000); and Karlsson et al., British Journal of Haematology, 116, 538-548 (2002); all of which are incorporated by reference herein in their entireties and relied upon.

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Moreover, the route of administration for which the therapeutically effective dosages are taught in the literature should be taken into consideration. While the instant compositions optimize the bioavailability of cladribine following oral administration, it will be appreciated that even optimal bioavailability from oral dosage forms is not expected to approach bioavailability obtain after intravenous administration, particularly at early time points. Thus, it is often appropriate to increase a dosage suggested for intravenous administration to arrive at a suitable dosage for incorporation into a solid oral dosage form. At the present time, it is envisioned that, for the treatment of multiple sclerosis, 10 mg of cladribine in the instant complex cladribine-cyclodextrin complex in the instant solid dosage form would be administered once per day for a period of five to seven days in the first month, repeated for another period of five to seven days in the second month, followed by ten months of no treatment. Alternatively the patient would be treated with 10 mg of cladribine in the instant complex cladribinecyclodextrin complex in the instant dosage form once per day for a period of five to seven days per month for a total of six months, followed by eighteen months of no treatment. For further dosing information, see also U.S. Provisional-Patent Application No. ______IVAX0021-P-USA/Atterney Docket No. 033935-011], and U.S. Provisional Patent Application No. __[fVAX0022=P-USA/Attomey Docket No. 033935-0121, both entitled "Cladribine Regimen for Freating Multiple Sclerosis", both filed on March 25, 2004 and incorporated by reference herein in their entireties.

CLEAN COPY

-23-

Physicians, Vol. 111, No. 1, 35-44 (1999); Selby et al., The Canadian Journal of Neurological Sciences, 25, 295-299 (1998); Tortorella et al., Current Opinion in Investigational Drugs, 2 (12), 1751-1756 (2001); Rice et al., Neurology, 54, 1145-1155 (2000); and Karlsson et al., British Journal of Haematology, 116, 538-548 (2002); all of which are incorporated by reference herein in their entireties and relied upon.

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Moreover, the route of administration for which the therapeutically effective dosages are taught in the literature should be taken into consideration. While the instant compositions optimize the bioavailability of cladribine following oral administration, it will be appreciated that even optimal bioavailability from oral dosage forms is not expected to approach bioavailability obtain after intravenous administration, particularly at early time points. Thus, it is often appropriate to increase a dosage suggested for intravenous administration to arrive at a suitable dosage for incorporation into a solid oral dosage form. At the present time, it is envisioned that, for the treatment of multiple sclerosis, 10 mg of cladribine in the instant complex cladribine-cyclodextrin complex in the instant solid dosage form would be administered once per day for a period of five to seven days in the first month, repeated for another period of five to seven days in the second month, followed by ten months of no treatment. Alternatively the patient would be treated with 10 mg of cladribine in the instant complex cladribinecyclodextrin complex in the instant dosage form once per day for a period of five to seven days per month for a total of six months, followed by eighteen months of no treatment.

Electronic Acknowledgement Receipt			
EFS ID:	19292491		
Application Number:	12986310		
International Application Number:			
Confirmation Number:	6100		
Title of Invention:	ORAL FORMULATIONS OF CLADRIBINE		
First Named Inventor/Applicant Name:	Nicholas S. Bodor		
Customer Number:	13974		
Filer:	Mary Katherine Baumeister/Rebecca Brimmer		
Filer Authorized By:	Mary Katherine Baumeister		
Attorney Docket Number:	20009904-0067		
Receipt Date:	12-JUN-2014		
Filing Date:	07-JAN-2011		
Time Stamp:	18:18:08		
Application Type:	Utility under 35 USC 111(a)		
Payment information:			

Payment information:

Submitted with Payment	no
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File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1		312-Amendment.pdf	189700	ves	ч
		312 / Michanient.par	1aaf1c6d1026e3403772a0cb4aacbef87c09 39d9	,	3

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Multipart Description/PDF files in .zip description		
Document Description	Start	End
Amendment after Notice of Allowance (Rule 312)	1	1
Specification	2	2
Applicant Arguments/Remarks Made in an Amendment	3	3
Specification	4	5

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New International Application Filed with the USPTO as a Receiving Office

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