

**PATENT COOPERATION TREATY**  
**PCT**

DECLARATION OF NON-ESTABLISHMENT OF INTERNATIONAL SEARCH REPORT  
(PCT Article 17(2)(a), Rules 13*ter*.1(c) and (d) and 39)

Applicant's or agent's file reference: 20191106	<b>IMPORTANT DECLARATION</b>	Date of mailing ( <i>day/month/year</i> ) 26.02.2020
International application No. PCT/CN2019/120734	International filing date ( <i>day/month/year</i> ) 25.11.2019	(Earliest) Priority Date ( <i>day/month/year</i> ) 28.11.2018
International Patent Classification (IPC) or both national classification and IPC		
Applicant DONG, Futian		

This International Searching Authority hereby declares, according to Article 17(2)(a), that **no international search report will be established** on the international application for the reasons indicated below.

1.  The subject matter of the international application relates to:
  - a.  scientific theories
  - b.  mathematical theories
  - c.  plant varieties
  - d.  animal varieties
  - e.  essentially biological processes for the production of plants and animals, other than microbiological processes and the products of such processes
  - f.  schemes, rules or methods of doing business
  - g.  schemes, rules or methods of performing purely mental acts
  - h.  schemes, rules or methods of playing games
  - i.  methods for treatment of the human body by surgery or therapy
  - j.  methods for treatment of the animal body by surgery or therapy
  - k.  diagnostic methods practised on the human or animal body
  - l.  mere presentations of information
  - m.  computer programs for which this International Searching Authority is not equipped to search prior art
2.  The failure of the following parts of the international application to comply with prescribed requirements prevents a meaningful search from being carried out:
 

the description                       the claims                       the drawings
3.  A meaningful search could not be carried out without the sequence listing; the applicant did not, within the prescribed time limit:
  - furnish a sequence listing on paper complying with the standard provided for in Annex C of the Administrative Instructions, and such listing was not available to the International Searching Authority in a form and manner acceptable to it.
  - furnish a sequence listing in electronic form complying with the standard provided for in Annex C of the Administrative Instructions, and such listing was not available to the International Searching Authority in a form and manner acceptable to it.
  - pay the required late furnishing fee for the furnishing of a sequence listing in response to an invitation under Rule 13*ter*.1(a) or (b).
4.  Further comments:

Name and mailing address of the ISA/CN	Authorized officer
	Telephone No. (86-10)

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International application No.

PCT/CN2019/120734

On the basis of the description and the prior art, a person skilled in the art would be unable to determine with reasonable certainty the methods set forth in claims 1-90 for designing a substance for the prevention and treatment of nervous system-related diseases, for designing a substance for the prevention and treatment of brain-related diseases, for designing a substance for the prevention and treatment of two-way emotional exchange disorder, for designing a substance for the prevention and treatment of addiction disorder, for designing a substance for the prevention and treatment of alcohol dependence syndrome, for designing a substance for the prevention and treatment of bulimia nervosa, for designing a substance for the prevention and treatment of cerebellar-related diseases, for designing a substance for the prevention and treatment of diencephalon-related diseases, for designing a substance for the prevention and treatment of brainstem-related diseases, for designing a substance for the prevention and treatment of migraine-related diseases, for designing a substance for the prevention and treatment of spinal cord-related diseases, for designing a substance for the prevention and treatment of cerebrovascular-related diseases, for designing a substance for the prevention and treatment of spinal vascular-related diseases, for designing a substance for the prevention and treatment of muscle-related diseases, for designing a substance for the prevention and treatment of cigarette addiction, or for designing a substance for the prevention and treatment of drug addiction. A person skilled in the art would also be unable to determine the substances as well as the substance ranges, as set forth in the corresponding preparation methods, in which stable structure and performance may be maintained following processing (carbonization) at a high temperature of 500 degrees Celsius or above. Hence, the description and claims 1-90 of the present application are not clear and no meaningful search can be performed.