

**UNITED STATES PATENT AND TRADEMARK OFFICE (USPTO)  
OFFICE ACTION (OFFICIAL LETTER) ABOUT APPLICANT'S TRADEMARK APPLICATION**

U.S. APPLICATION SERIAL NO. 79149770	
MARK: BIOSYNCHRON	<b>*79149770*</b>
<b>CORRESPONDENT ADDRESS:</b> O.V. Shterz P.O. box 242 RU-630132 Novosibirsk RUSSIAN FED.	<b>CLICK HERE TO RESPOND TO THIS LETTER:</b> <a href="http://www.uspto.gov/trademarks/teas/response_forms.jsp">http://www.uspto.gov/trademarks/teas/response_forms.jsp</a>
<b>APPLICANT:</b> Obschestvo s ogranichennoj; otvetstvenno ETC.	
<b>CORRESPONDENT'S REFERENCE/DOCKET NO:</b> N/A	
<b>CORRESPONDENT E-MAIL ADDRESS:</b>	

**OFFICE ACTION**

**STRICT DEADLINE TO RESPOND TO THIS LETTER**

**INTERNATIONAL REGISTRATION NO. 0865887**

**STRICT DEADLINE TO RESPOND TO THIS NOTIFICATION:** TO AVOID ABANDONMENT OF THE REQUEST FOR EXTENSION OF PROTECTION OF THE INTERNATIONAL REGISTRATION, THE USPTO MUST RECEIVE A COMPLETE RESPONSE TO THIS PROVISIONAL FULL REFUSAL NOTIFICATION **WITHIN 6 MONTHS** OF THE "DATE ON WHICH THE NOTIFICATION WAS SENT TO WIPO (MAILING DATE)" LOCATED ON THE WIPO COVER LETTER ACCOMPANYING THIS NOTIFICATION.

In addition to the Mailing Date appearing on the WIPO cover letter, a holder (hereafter "applicant") may confirm this Mailing Date using the USPTO's Trademark Status and Document Retrieval (TSDR) system at <http://tsdr.uspto.gov/>. To do so, enter the U.S. application serial number for this application and then select "Documents." The Mailing Date used to calculate the response deadline for this provisional full refusal is the "Create/Mail Date" of the "IB-1st Refusal Note."

This is a **PROVISIONAL FULL REFUSAL** of the request for extension of protection of the mark in the above-referenced U.S. application. See 15 U.S.C. §1141h(c). See below in this notification (hereafter "Office action") for details regarding the provisional full refusal.

The referenced application has been reviewed by the assigned trademark examining attorney. Applicant must respond timely and completely to the issue(s) below. 15 U.S.C. §1062(b); 37 C.F.R. §§2.62(a), 2.65(a); TMEP §§711, 718.03.

**SECTION 2(d) REFUSAL – LIKELIHOOD OF CONFUSION**

Registration of the applied-for mark is refused because of a likelihood of confusion with the mark in U.S. Registration No. 3233771. Trademark Act Section 2(d), 15 U.S.C. §1052(d); see TMEP §§1207.01 *et seq.* See the enclosed registration.

Trademark Act Section 2(d) bars registration of an applied-for mark that so resembles a registered mark that it is likely a potential consumer would be confused, mistaken, or deceived as to the source of the goods and/or services of the applicant and registrant. See 15 U.S.C. §1052(d). A determination of likelihood of confusion under Section 2(d) is made on a case-by case basis and the factors set forth in *In re E. I. du Pont de Nemours & Co.*, 476 F.2d 1357, 177 USPQ 563 (C.C.P.A. 1973) aid in this determination. *Citigroup Inc. v. Capital City Bank Grp., Inc.*, 637 F.3d 1344, 1349, 98 USPQ2d 1253, 1256 (Fed. Cir. 2011) (citing *On-Line Careline, Inc. v. Am. Online, Inc.*, 229 F.3d 1080, 1085, 56 USPQ2d 1471, 1474 (Fed. Cir. 2000)). Not all the *du Pont* factors, however, are necessarily relevant or of equal weight, and any one of the factors may control in a given case, depending upon the evidence of record. *Citigroup Inc. v. Capital City Bank Grp., Inc.*, 637 F.3d at 1355, 98 USPQ2d at 1260; *In re Majestic Distilling Co.*, 315 F.3d 1311, 1315, 65 USPQ2d 1201, 1204 (Fed. Cir. 2003); see *In re E. I. du Pont de Nemours & Co.*, 476 F.2d at 1361-62, 177 USPQ at 567.

In this case, the following factors are the most relevant: similarity of the marks, similarity and nature of the goods and/or services, and similarity of the trade channels of the goods and/or services. See *In re Viterra Inc.*, 671 F.3d 1358, 1361-62, 101 USPQ2d 1905, 1908 (Fed. Cir. 2012); *In re Dakin's Miniatures Inc.*, 59 USPQ2d 1593, 1595-96 (TTAB 1999); TMEP §§1207.01 *et seq.*

Applicant is seeking to register the mark BIOSYNCHRON for "albuminous foodstuffs for medical purposes; albuminous preparations for medical purposes; antiseptics; bacterial preparations for medical and veterinary use; balms for medical purposes;

biocides; biological preparations for medical purposes; diabetic bread; dietetic beverages adapted for medical purposes; dietetic foods adapted for medical purposes; dietetic substances adapted for medical use; digestives for pharmaceutical purposes; disinfectants for hygiene purposes; ferments for pharmaceutical purposes; food for babies; fumigating sticks; germicides; herbs teas for medicinal purposes; lacteal flour (for babies); liniments; lotions for pharmaceutical purposes; medicinal herbs; medicinal infusions; medicinal mud; medicinal oils; medicinal roots; mineral food-supplements; mouthwashes for medical purposes; nervines; nutritional additives for medical purposes; organotherapy preparations; pharmaceutical preparations for skin care; pharmaceutical preparations for treating dandruff; preparations of trace elements for human and animal use; remedies for perspiration; sanitary towels; sea water for medicinal bathing; serums; styptic preparations; therapeutic preparations for the bath; tissues impregnated with pharmaceutical lotions; tonics (medicine); vitamin preparations”.

Registration No. 3233771 consists of the mark BIOSYN for the following Class 5 goods: diagnostic chemical reagents and test preparations for medical laboratory and clinical use in the production of vaccines; and pharmaceutical preparations for the treatment of tumors, bacterial and viral infections, immune diseases, heart diseases and inflammatory disease and nutritional supplements”.

The respective marks each consist of a single word. The cited mark and applicant’s mark share the first six letters of the word, which comprises registrant’s mark in its entirety.

Adding a term to a registered mark generally does not obviate the similarity between the compared marks, as in the present case, nor does it overcome a likelihood of confusion under Section 2(d). *See Coca-Cola Bottling Co. v. Jos. E. Seagram & Sons, Inc.*, 526 F.2d 556, 557, 188 USPQ 105, 106 (C.C.P.A. 1975) (finding BENGAL and BENGAL LANCER and design confusingly similar); *In re Toshiba Med. Sys. Corp.*, 91 USPQ2d 1266, 1269 (TTAB 2009) (finding TITAN and VANTAGE TITAN confusingly similar); *In re El Torito Rests., Inc.*, 9 USPQ2d 2002, 2004 (TTAB 1988) (finding MACHO and MACHO COMBOS confusingly similar); TMEP §1207.01(b)(iii). In the present case, the marks are identical in part. As such, the addition by applicant of the suffix “CHRON” the registrant’s mark does not obviate the likelihood of confusion.

Registrant’s goods include pharmaceutical preparations for the treatment of tumors, bacterial and viral infections, immune diseases, heart diseases and inflammatory disease and nutritional supplements.

Applicant’s biological preparations for medical purposes; digestives for pharmaceutical purposes; ferments for pharmaceutical purposes; lotions for pharmaceutical purposes; nervines; organotherapy preparations; pharmaceutical preparations for skin care and styptic preparations could be considered pharmaceutical preparations for the treatment of tumors, bacterial and viral infections, immune diseases, heart diseases and inflammatory disease.

Applicant’s mineral food supplements; nutritional additives for medical purposes and vitamin preparations could be considered nutritional supplements.

## **IDENTIFICATION OF GOODS**

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The wording “aluminous foodstuffs for medical purposes”; “albuminous preparations for medical purposes”; “biological preparations for medical purposes”; diabetic bread; diabetic beverages adapted for medical purpose; dietetic foods adapted for medical purposes; dietetic substances adapted for medical use”; “fumigating sticks”; “lotions for pharmaceutical purposes; medicinal infusions”; medicinal mud; mouthwashes for medical purposes; nervines, nutritional additives for medical purposes”; organotherapy; serums; styptic preparations; therapeutic preparations for the bath; tissues impregnated with pharmaceutical lotions in the identification of goods is indefinite and must be clarified because it is not clear exactly what products are intended as worded and/or the identifications are overly broad and could include goods in other international classes. *See* TMEP §1402.01.

Applicant may substitute the following wording, if accurate: “albumin dietary supplements for use in foodstuffs for medical purposes; albumin dietary supplements; biological preparations for the treatment of (specify disease or physical condition, e.g. cancer etc.); diabetic bead adapted for medical use; dietetic beverages, namely, (specify type of beverage, e.g. tea) adapted for medical use; dietetic foods, namely, (indicate type of food, e.g. oats, crackers, etc.) adapted for medical use; dietetic substance, namely, (identify specify substance) adapted for medical use”; fumigating sticks for use as disinfectants; pharmaceutical skin lotions; medicinal infusions for treating (specify diseases or conditions); herbal mud packs for therapeutic purposes; medicated mouth wash; nervines, namely, pharmaceutical preparations for the prevention and treatment of disorders of the nervous system. nutritional food additives for medical purposes in the nature of natural food extracts derived from (indicate source of extracts, e.g., fish meat, vegetables); organotherapy preparations, namely pharmaceutical preparations for the treatment of (specify particular disease) with animal endocrine organs or extracts such as insulin and thyroxin medicated serums for the treatment of (indicate disease being treated; styptic pharmaceutical preparations for use in contracting tissues or blood vessels to check bleeding; therapeutic medicated bath preparations; pre-moistened medicated tissues impregnated with pharmaceutical lotions”.

The identification of goods and/or services contains parentheses. Generally, parentheses and brackets should *not* be used in identifications. Parenthetical information is permitted in identifications only if it serves to explain or translate the matter immediately preceding the parenthetical phrase in such a way that it does not affect the clarity of the identification, e.g., “obi (Japanese sash).” TMEP §1402.12.

Therefore, applicant must remove the parentheses from the identification of goods and/or services and incorporate the parenthetical information into the description. As such, the items presently identified as “lacteal flour (for babies)” and tonics (medicinal) should be amended to read as follows: “lacteal flour for babies; tonic medicine”. In addition the item presently identified as “mineral food-supplements” should be amended by removing the dash so that the item is identified as “mineral food supplements”.

Generally, a trademark examining attorney will recommend acceptable substitute wording for unacceptable identifications of goods and/or services. In this case, however, because the nature of the goods presently identified as “preparations of trace elements for human and animal use” is unclear from the application record, the trademark examining attorney is unable to suggest any alternative wording. *See* TMEP §1402.01(e).

Particular wording in the identification in the application is indefinite and must be clarified. *See* TMEP §§1402.01, 1904.02(c)(iii). Generally, a trademark examining attorney will recommend language to replace unacceptable wording in identifications of goods and/or services. *See* TMEP §1402.01(e). However, in this case, the trademark examining attorney is unable to suggest alternative wording because the text that follows in International Class 5 is indefinite and does not appear to describe any goods and/or services in that class: “remedies for perspiration.” *See* TMEP §1904.02(c)(iii).

An acceptable identification of goods and/or services is required in a U.S. application based on Trademark Act Section 66(a). *See* 37 C.F.R. §§2.32(a)(6), 2.71(a); TMEP §§805, 1402.01(c). For Section 66(a) applications, the scope of the identification for purposes of amendment is limited by the international class assigned to the goods and/or services by the International Bureau of the World Intellectual Property Organization (International Bureau). 37 C.F.R. §2.85(f); TMEP §§1402.07(a), 1904.02(c). Additionally, an applicant may only amend an identification to clarify or limit the goods and/or services, but not to add to or broaden the scope of the goods and/or services. 37 C.F.R. §2.71(a); *see* TMEP §§1402.06 *et seq.*, 1402.07.

Applicant may respond by amending this wording to clarify the nature of the goods and/or services; however, any future amendment to the identification must identify goods and/or services within International Class 5 and be within the scope of the wording in the initial application. *See* TMEP §§1402.01(c), 1402.07(a), 1904.02(c)(iii). If an applicant amends identification to a class other than that assigned by the International Bureau, the amendment will not be accepted. TMEP §§1402.01(c), 1904.02(c).

Alternatively, applicant may delete this unacceptable wording from the identification. *See* TMEP §1904.02(c)(iii)-(iv). However, once an application has been expressly amended to delete goods and/or services, those items generally may not later be re-inserted. *See* TMEP §1402.07(e).

If applicant believes classification by the International Bureau was in error, applicant may contact the International Bureau and request correction of, or recordation of a limitation to, the international registration. TMEP §1904.02(c)(iv), (e)(i)-(e)(ii). However, filing such a request with the International Bureau is not considered a formal response to this Office action. *See* TMEP §1904.02(c)(iv), (e)(iii). Applicant must also file a timely and complete response to this Office action, stating that applicant has filed a request for a correction or to record a limitation with the International Bureau that will resolve the outstanding issue. *See* 15 U.S.C. §1062(b); 37 C.F.R. §2.62(a); TMEP §§711, 718.03, 1904.02(c)(iv), (e)(iii).

An applicant may only amend an identification to clarify or limit the goods and/or services, but not to add to or broaden the scope of the goods and/or services. 37 C.F.R. §2.71(a); *see* TMEP §1904.02(c)(iv). In an application filed under Trademark Act Section 66(a), the scope of the identification for purposes of permissible amendments is limited by the international class assigned by the International Bureau of the World Intellectual Property Organization (International Bureau). 37 C.F.R. §2.85(f); TMEP §§1402.07(a), 1904.02(c). If an applicant amends an identification to a class other than that assigned by the International Bureau, the amendment will not be accepted because it will exceed the scope and those goods and/or services will no longer have a basis for registration under U.S. law. TMEP §§1402.01(c), 1904.02(c).

In addition, in a Section 66(a) application, an applicant may not change the classification of goods and/or services from that assigned by the International Bureau in the corresponding international registration. 37 C.F.R. §2.85(d); TMEP §§1401.03(d), 1402.01(c). Further, in a multiple-class Section 66(a) application, an applicant may not transfer goods and/or services from one existing international class to another. 37 C.F.R. §2.85(d); TMEP §§1401.03(d), 1402.01(c).

For assistance with identifying and classifying goods and services in trademark applications, please see the USPTO’s online searchable *U.S. Acceptable Identification of Goods and Services Manual* at <http://tess2.uspto.gov/netathtml/tidm.html>. *See* TMEP §1402.04.

#### **EXPLANATION OF MARK’S SIGNIFICANCE REQUIRED**

Applicant must specify whether the wording “BIOSYNCHRON” has any significance in the pharmaceutical or medical trade or industry or as applied to the goods and/or services described in the application, or if such wording is a “term of art” within applicant’s industry. *See* 37 C.F.R. §2.61(b); TMEP §814.

Failure to respond to a request for information is an additional ground for refusing registration. *See In re Cheezwhse.com, Inc.*, 85 USPQ2d 1917, 1919 (TTAB 2008); *In re DTIP’ship LLP*, 67 USPQ2d 1699, 1701 (TTAB 2003); TMEP §814.

If applicant has questions regarding this Office action, please telephone or e-mail the assigned trademark examining attorney. All relevant e-mail communications will be placed in the official application record; however, an e-mail communication will not be accepted as a response to this Office action and will not extend the deadline for filing a proper response. *See* 37 C.F.R. §2.191; TMEP §§304.01-.02, 709.04-.05. Further, although the trademark examining attorney may provide additional explanation pertaining to the refusal(s) and/or requirement(s) in this Office action, the trademark examining attorney may not provide legal advice or statements about applicant's rights. *See* TMEP §§705.02, 709.06.

**WHO IS PERMITTED TO RESPOND TO THIS PROVISIONAL FULL REFUSAL:** Any response to this provisional refusal must be personally signed by an individual applicant, all joint applicants, or someone with legal authority to bind a juristic applicant (e.g., a corporate officer or general partner). 37 C.F.R. §§2.62(b), 2.193(e)(2)(ii); TMEP §712.01. If applicant hires a qualified U.S. attorney to respond on his or her behalf, then the attorney must sign the response. 37 C.F.R. §§2.193(e)(2)(i), 11.18(a); TMEP §§611.03(b), 712.01. Qualified U.S. attorneys include those in good standing with a bar of the highest court of any U.S. state, the District of Columbia, Puerto Rico, and other federal territories and possessions of the United States. *See* 37 C.F.R. §§2.17(a), 2.62(b), 11.1, 11.14(a); TMEP §§602, 712.01. Additionally, for all responses, the proper signatory must personally sign the document or personally enter his or her electronic signature on the electronic filing. *See* 37 C.F.R. §2.193(a); TMEP §§611.01(b), 611.02. The name of the signatory must also be printed or typed immediately below or adjacent to the signature, or identified elsewhere in the filing. 37 C.F.R. §2.193(d); TMEP §611.01(b).

In general, foreign attorneys are not permitted to represent applicants before the USPTO (e.g., file written communications, authorize an amendment to an application, or submit legal arguments in response to a requirement or refusal). *See* 37 C.F.R. §11.14(c), (e); TMEP §§602.03-.03(b), 608.01.

**DESIGNATION OF DOMESTIC REPRESENTATIVE:** The USPTO encourages applicants who do not reside in the United States to designate a domestic representative upon whom any notice or process may be served. TMEP §610; *see* 15 U.S.C. §§1051(e), 1141h(d); 37 C.F.R. §2.24(a)(1)-(2). Such designations may be filed online at <http://www.uspto.gov/trademarks/teas/correspondence.jsp>.

/Lucy Arant/  
 Trademark Examining Attorney  
 LO117  
 571-272-3542  
 lucy.arant@uspto.gov

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**All informal e-mail communications relevant to this application will be placed in the official application record.**

**WHO MUST SIGN THE RESPONSE:** It must be personally signed by an individual applicant or someone with legal authority to bind an applicant (i.e., a corporate officer, a general partner, all joint applicants). If an applicant is represented by an attorney, the attorney must sign the response.

**PERIODICALLY CHECK THE STATUS OF THE APPLICATION:** To ensure that applicant does not miss crucial deadlines or official notices, check the status of the application every three to four months using the Trademark Status and Document Retrieval (TSDR) system at <http://tsdr.uspto.gov/>. Please keep a copy of the TSDR status screen. If the status shows no change for more than six months, contact the Trademark Assistance Center by e-mail at [TrademarkAssistanceCenter@uspto.gov](mailto:TrademarkAssistanceCenter@uspto.gov) or call 1-800-786-9199. For more information on checking status, see <http://www.uspto.gov/trademarks/process/status/>.

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Print: Aug 26, 2014

75776885

**DESIGN MARK**

**Serial Number**  
75776685

**Status**  
SECTION 8 & 15--ACCEPTED AND ACKNOWLEDGED

**Word Mark**  
BIOSYN

**Standard Character Mark**  
No

**Registration Number**  
3233771

**Date Registered**  
2007/04/24

**Type of Mark**  
TRADEMARK

**Register**  
PRINCIPAL

**Mark Drawing Code**  
(1) TYPED DRAWING

**Owner**  
Biosyn Arzneimittel GmbH CORPORATION FED REP GERMANY Schorndorfer  
Strasse 32 70734 Fellbach FED REP GERMANY

**Goods/Services**  
Class Status -- ACTIVE. IC 005. US 006 018 044 046 051 052. G & S:  
DIAGNOSTIC CHEMICAL REAGENTS AND TEST PREPARATIONS FOR MEDICAL  
LABORATORY AND CLINICAL USE IN THE PRODUCTION OF VACCINES; AND  
PHARMACEUTICAL PREPARATIONS FOR THE TREATMENT OF TUMORS, BACTERIAL AND  
VIRAL INFECTIONS, IMMUNE DISEASES, HEART DISEASES AND INFLAMMATORY  
DISEASE AND NUTRITIONAL SUPPLEMENTS. First Use: 1995/01/01. First  
Use in Commerce: 1995/01/01.

**Filing Date**  
1995/08/16

**Examining Attorney**  
CLARKE, AISHA

**Attorney of Record**  
Audie de Castro

BIOSYN



### Definition of organotherapy

- Reference
- Dictionary
- Encyclopedia
- Thesaurus
- World Factbook

Search Dictionary:

< [organophosphorus](#) [organotropism](#) >

**or-gan-o-ther-a-py** cl (ôr-gs-nî-thgr'p, ôr-gân's-) [KEY](#)

**NOUN:**  
*pl. or-gan-o-ther-a-pies*

Treatment of disease with animal endocrine organs or extracts such as insulin and thyroxin.

**OTHER FORMS:**  
**or-gan-o-ther-a-peu'tic** (-thgr'p-yoo'tik) [KEY](#) (*Adjective*)

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**PROGRESSIVE**

Zip Code

**SAVE**  
an average of over  
**\$497**  
a year



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7. [Tonic](#), [tonic](#): Wordnik [[home](#), [info](#)]
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14. [-tonic](#), [tonic](#): Dictionary.com [[home](#), [info](#)]
15. [tonic \(adj.\)](#): Online Etymology Dictionary [[home](#), [info](#)]
16. [tonic](#): UltraLingua English Dictionary [[home](#), [info](#)]
17. [tonic](#): Cambridge Dictionary of American English [[home](#), [info](#)]
18. [Tonic \(MMW Album\)](#), [Tonic \(album\)](#), [Tonic \(band\)](#), [Tonic \(disambiguation\)](#), [Tonic \(music\)](#), [Tonic \(music club\)](#), [Tonic \(physiology\)](#), [Tonic \(radio program\)](#), [Tonic](#): Wikipedia, the Free Encyclopedia [[home](#), [info](#)]
19. [Tonic](#): Online Plain Text English Dictionary [[home](#), [info](#)]

Quick definitions from Macmillan (**tonic**)

**noun**

- a type of carbonated water (=with gas in it) with a bitter taste, often mixed with a strong alcoholic drink, or a glass of this drink [more...](#)
- something that makes you feel happier or healthier [more...](#)
- a medicine that you take to get more energy and feel healthier, especially after you have been sick or working too hard [more...](#)
- a liquid that you put on your hair or skin so that it becomes healthier and looks more attractive [more...](#)
- the first note in a musical scale [more...](#)

**adjective**

- making you feel happier or healthier [more...](#)
- relating to the first note in a musical scale [more...](#)

Provided by **MACMILLAN** **DICTIONARY**

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Quick definitions from WordNet (**tonic**)

19. [Tonic](#): Online Plain Text English Dictionary [[home](#), [info](#)]
20. [tonic](#): Webster's Revised Unabridged, 1913 Edition [[home](#), [info](#)]
21. [tonic](#): Rhymezone [[home](#), [info](#)]
22. [Tonic](#): AllWords.com Multi-Lingual Dictionary [[home](#), [info](#)]
23. [tonic](#): Webster's 1828 Dictionary [[home](#), [info](#)]
24. [tonic](#): Hutchinson's Dictionary of Difficult Words [[home](#), [info](#)]
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26. [tonic](#): Hutchinson Dictionaries [[home](#), [info](#)]
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29. [tonic](#): LookWAYup Translating Dictionary/Thesaurus [[home](#), [info](#)]
30. [tonic](#): Dictionary/thesaurus [[home](#), [info](#)]

→ **Art** (4 matching dictionaries)

31. [Tonic](#): Health & Beauty Glossary [[home](#), [info](#)]
32. [tonic](#): Essentials of Music [[home](#), [info](#)]
33. [Tonic](#): Virginia Tech Multimedia Music Dictionary [[home](#), [info](#)]
34. [-tonic](#): A Cross Reference of Latin and Greek Elements [[home](#), [info](#)]

→ **Business** (1 matching dictionary)

35. [Tonic \(music\)](#), [tonic](#): Legal dictionary [[home](#), [info](#)]

→ **Computing** (1 matching dictionary)

36. [Tonic \(music\)](#), [tonic](#): Encyclopedia [[home](#), [info](#)]

→ **Medicine** (7 matching dictionaries)

37. [tonic](#): Natural Health glossary [[home](#), [info](#)]
38. [tonic](#): online medical dictionary [[home](#), [info](#)]
39. [Tonic](#): Hepatitis C Information Central [[home](#), [info](#)]
40. [Tonic](#): Sleep Terms [[home](#), [info](#)]
41. [Tonic \(music\)](#), [-tonic](#), [tonic](#): Medical dictionary [[home](#), [info](#)]
42. [tonic](#): Vitamin Glossary [[home](#), [info](#)]
43. [tonic](#): Hyperdictionary [[home](#), [info](#)]

Quick definitions from WordNet (**tonic**)

- ▶ **noun**: a medicine that strengthens and invigorates
- ▶ **noun**: (music) the first note of a diatonic scale
- ▶ **noun**: lime- or lemon-flavored carbonated water containing quinine
- ▶ **noun**: a sweet drink containing carbonated water and flavoring ("*In New England they call sodas tonics*")
- ▶ **adjective**: used of syllables ("*A tonic syllables carries the main stress in a word*")
- ▶ **adjective**: relating to or being the keynote of a major or minor scale ("*Tonic harmony*")
- ▶ **adjective**: employing variations in pitch to distinguish meanings of otherwise similar words
- ▶ **adjective**: of or relating to or producing normal tone or tonus in muscles or tissue ("*A tonic reflex*")
- ▶ **adjective**: imparting vitality and energy
- ▶ **name**: A surname (very rare: popularity rank in the U.S.: #67098)

▶ [Word origin](#)

→ **Miscellaneous** (1 matching dictionary)

44. [TONIC](#): Acronym Finder [[home](#), [info](#)]

→ **Slang** (3 matching dictionaries)

- 45. [Tonic](#): Totally Unofficial Rap [[home](#), [info](#)]
- 46. [tonic](#): The Folk File [[home](#), [info](#)]
- 47. [tonic](#): Urban Dictionary [[home](#), [info](#)]

→ **Tech** (3 matching dictionaries)

- 48. [Tonic](#): Beauty & Health Glossary [[home](#), [info](#)]
- 49. [tonic](#): Rane Professional Audio Reference [[home](#), [info](#)]
- 50. [Tonic](#): Sweetwater Music [[home](#), [info](#)]

Phrases that include **tonic**: [tonic contraction](#) [tetanic contraction](#), [adies tonic pupil](#), [asymmetric tonic neck reflex](#), [dr. oliver's scalp tonic](#), [dr olivers scalp tonic](#), [more...](#)

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14. [Stypitic](#): Wikipedia, the Free Encyclopedia [[home](#), [info](#)]
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Quick definitions from WordNet (*stypitic*)

- ▶ **noun**: a drug that causes contraction of body tissues and canals
- ▶ **adjective**: tending to check bleeding by contracting the tissues or blood vessels

▶ [Word origin](#)

- 23. [stypitic](#): The Phrontistery - A Dictionary of Obscure Words [[home](#), [info](#)]
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- 31. [Stypitic](#): Hepatitis C Information Central [[home](#), [info](#)]
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- 33. [stypitic](#): Botanical Terms [[home](#), [info](#)]

Phrases that include **stypitic**: [stypitic powder](#)

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