

-311-

7/26/2019

Mail - Srinivas DS - Outlook

From: Garima Sethi <garima.sethi@iprattorneys.com>
Sent: Monday, July 22, 2019 7:05 PM
To: Srinivas DS <srinivas@z3cars.com>
Cc: Tarun Gandhi <tarun.gandhi@iprattorneys.com>
Subject: Re: China Office Action: Application number: 201480079105.9 (PCT/US2014/046619);
Our Ref. : P/17680

Dear Mr. Devathi,

In furtherance to below please note that the deadline for payment of annuity fee for European application is July 31, 2019 and the amount for the same is EUR 1240.

Best Regards

Garima Sethi (Ms.)

Partner | Attorney at Law and Patent Attorney

CHADHA & CHADHA | Intellectual Property Law Firm

Head Office: Level 18, One Horizon Center, Golf Course Road, DLF Phase 5, Sector 43, Gurgaon, Haryana 122002 (National Capital Region), INDIA

Tel: +91-124- 668 8014 | Fax: +91-124- 668 8020 | Mobile: [+91-9560318761](tel:+91-9560318761)

info@iprattorneys.com | www.iprattorneys.com



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On Fri, Jul 19, 2019 at 6:20 PM Tarun Gandhi <tarun.gandhi@iprattorneys.com> wrote:
Dear Mr. Devathi,

This is in furtherance to your email below.

7/26/2019

Mail - Srinivas DS - Outlook

As requested please take note of the below in respect of European and Chinese application:

- 1) European Application: Response to the office action was filed on August 23, 2017 and the same is under examination.
- 2) Chinese Application: Estimated cost for requesting 2 months extension: **USD 250**

With regards making payment at our end for the extension, please note that the same is absolutely not possible on account of huge outstanding dues on your part and expenses that our firm has incurred on your behalf, upon your specific instructions.

Further, please note that going forward we shall not take any steps concerning your IP matters, until the outstanding dues are cleared and communication would only resume thereafter. We may add that we shall not be responsible for any adverse order or consequences whatsoever.

Therefore, you are requested to kindly clear all outstanding dues by **July 24, 2019** or else we would be constrained to explore legal options for recovery of outstanding dues.

We look forward to hearing from you at the earliest.

Best Regards

Tarun Gandhi
Partner | Attorney at Law and Patent Attorney

CHADHA & CHADHA | Intellectual Property Law Firm

Head Office: Level 18, One Horizon Center, Golf Course Road, DLF Phase 5, Sector 43, Gurgaon, Haryana 122002 (National Capital Region), INDIA

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On Mon, Jul 15, 2019 at 3:20 PM Srinivas DS <srinivas@z3cars.com> wrote:

Dear Garima,

I am not in a position to keep funding these 'Repeat office actions' due to the fabricated prior art. The related lawsuit will ensure a complete one time settlement and payout in court. Given my financial constraint, I will have to lose this application.

One important question - What is the status of European application? Is there an OA due? Or is it in process.

The reason is EPO app and China app are related given the production spread of large OEM's. Retaining one of the two apps makes no sense; as the other territory becomes safe haven. If I lose China app, it is as good as EPO patent not having any value (due to all European OEM's having production set-up in China and vice versa).

If you share the detail on EPO app, that would help me make a decision on China app. Knowing that my account is frozen, if you can tell me the cost of 2-months extension for China and EPO app status, I shall see if I can source the extension funds in these couple weeks and pay.

However, would you file for extension, by keeping my 4 lakhs due pending on the side? Paying that off will take couple months.

Thanks,
Srinivas DS
Website: www.Z3Cars.com

From: Garima Sethi <garima.sethi@iprattorneys.com>
Sent: Monday, July 15, 2019 10:23 AM
To: Srinivas DS
Cc: Tarun Gandhi; Rachna Budhiraja; Gargi Bhattacharjee; CHA212
Subject: Re: China Office Action: Application number: 201480079105.9 (PCT/US2014/046619); Our Ref. : P/17680

Dear Mr. Devathi,

For your reference please find enclosed second office action regarding the above-identified patent application issued by the National Intellectual Property Administration (CNIPA).

The time limit for making a response to this office action is set for **July 28, 2019**, for which one-or- two-month extension can be obtained once only.

7/26/2019

Mail - Srinivas DS - Outlook

Best Regards

Garima Sethi (Ms.)

Partner | Attorney at Law and Patent Attorney

CHADHA & CHADHA | Intellectual Property Law Firm

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On Tue, Nov 6, 2018 at 1:58 PM Garima Sethi <garima.sethi@iprattorneys.com> wrote:

DEADLINE: JANUARY 10, 2019 (NON - EXTENDABLE)

RESPONSE REQUESTED BY: NOVEMBER 30, 2018

Dear Mr. Devathi,

In accordance with your instructions, a request for a **2-months extension** of the time limit with the China National Intellectual Property Administration (CNIPA) has been filed **November 02, 2018.**

The new time limit expires on **January 10, 2019, which is not allowed to be extended any more.**

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7/21/2019

Mail - Srinivas DS - Outlook

Deadline: 14/09/2019 Patent Application No. 6623/CHE/2014 for the Invention Entitled SYSTEMS AND METHODS FOR ALTERING THE COLOR, APPEARANCE, OR FEEL OF A VEHICLE SURFACE

L.R.Swami Trademark, India <trademark@lrswami.com>

Tue 3/19/2019 7:08 PM

To: Srinivas DS <srinivas@z3cars.com>

📎 3 attachments (1 MB)

6623-CHE-2014 first examination report.pdf; 6623-CHE-2014 drawings.pdf; 6623-CHE-2014 complete specification and claims on record.pdf;

Our Ref. P-450

Dear Sir,

Re: Patent Application No. 6623/CHE/2014 for the Invention Entitled SYSTEMS AND METHODS FOR ALTERING THE COLOR, APPEARANCE, OR FEEL OF A VEHICLE SURFACE

Deadline: 14/09/2019

We have received a First Examination Report (FER) in respect of the above patent application. We enclose a copy of the FER and the specification/claims on record for your ready reference.

The due date for filing response to this examination report will expire on **14 September 2019**. This due date can be extended only once up to 3 months. We prefer to have your instructions **before 14 July 2019**.

Please note that the attached FER is in the form of a pattern containing all the possible objections which may arise for any patent application. Accordingly, we are requesting you to provide comments only for the following objections:

Technical Objections:

Novely and Inventive Step: The Controller has considered that claims 1-23 meet the requirements for novelty and industrial applicability but lack inventive steps in view of the cited documents D1, D2, D3 and D4 and thus it is not allowable under sections 2(1)(j) and 2(1)(ja) of The Patents Act, 1970. We request you to refer the Controller's contents of these objections.

Accordingly, in order to overcome these objections, please provide us your detailed arguments on the patentability of the present invention over all the cited documents D1, D2, D3 and D4.

We look forward your specific instruction in this regard.

In case of any claim amendments, we request you to provide us the marked-up version of amended claims. Also, note that claim amendments should be within the scope of original claims and supported by the description of the as filed specification, as required under The Patents Act, 1970.

Please also send us the list and status of corresponding foreign applications along with its prosecution details.

Please be noted that our charges towards reporting and filing a response to the FER is **Rs. 40,000/-**.



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Therefore, we look forward to your confirmation and instructions well in advance to the said due date to enable us to file a response to the FER in a timely manner.

Please feel free to contact us for any further clarification on this subject matter.

Kind regards,

S. Srinath | Patent Attorney | 9841266788



L.R. SWAMI CO.
Trademark And Patent Attorneys

Chennai Head Office

L.R.SWAMI CO. 3, Playground View Street, Nandanam Extension, Chennai-600035.
Phone: 91-44-24321277 | 91-44-24363633 | 91-44-24352923
Email: patent@lrswami.com | Website: www.lrswami.com

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L.R.SWAMI CO. Surya Mansion, 1st Floor, 18/13, 6th Main Road, 4th Block, Rajajinagar, Bangalore - 560010.
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LEGAL 500 Leading Firm Patent and Trademark practices, India 2014, 2015, 2016, 2017, 2018
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A handwritten signature in blue ink, appearing to be 'S. Srinath', written over a horizontal line.

AGREEMENT

between the United States Patent and Trademark Office
and the International Bureau of the World Intellectual Property Organization
in relation to the functioning of the United States Patent and Trademark Office
as an International Searching Authority
and International Preliminary Examining Authority
under the Patent Cooperation Treaty
(as in force from October 2, 2020)*



TRUE COPY ATTESTED
P.N. NAGESHA
B.A., LL.B.
ADVOCATE & NOTARY
GOVT. OF INDIA
10/5, 1st Floor, 8th Cross,
Vittal Nagara, GEF Post,
Mysore Road, Bangalore-560026

* Done at Geneva on October 30, 2017, last amended with effect from October 2, 2020 (see *Official Notices (PCT Gazette)* dated January 18, 2018, page 152 *et seq.*, March 29, 2018, pages 225 and 226, December 6, 2018, page 360, July 4, 2019, page 97, and August 27, 2020, pages 177 and 178).

This consolidated text has been prepared by the International Bureau of WIPO on the basis of the original Agreement, which exists in English.

ISA/IPEA Agreement – US/IB

Preamble

The United States Patent and Trademark Office and the International Bureau of the World Intellectual Property Organization,

Considering that the PCT Assembly, having heard the advice of the PCT Committee for Technical Cooperation, has appointed the United States Patent and Trademark Office as an International Searching and Preliminary Examining Authority under the Patent Cooperation Treaty and approved this Agreement in accordance with Articles 16(3) and 32(3),

Hereby agree as follows:

**Article 1
Terms and Expressions**

- (1) For the purposes of this Agreement:
- (a) "Treaty" means the Patent Cooperation Treaty;
 - (b) "Regulations" means the Regulations under the Treaty;
 - (c) "Administrative Instructions" means the Administrative Instructions under the Treaty;
 - (d) "Article" (except where a specific reference is made to an Article of this Agreement) means an Article of the Treaty;
 - (e) "Rule" means a Rule of the Regulations;
 - (f) "Contracting State" means a State party to the Treaty;
 - (g) "the Authority" means the United States Patent and Trademark Office;
 - (h) "the International Bureau" means the International Bureau of the World Intellectual Property Organization.

(2) All other terms and expressions used in this Agreement which are also used in the Treaty, the Regulations or the Administrative Instructions have, for the purposes of this Agreement, the same meaning as in the Treaty, the Regulations and the Administrative Instructions.

**Article 2
Basic Obligations**

(1) The Authority shall carry out international search and international preliminary examination in accordance with, and perform such other functions of an International Searching Authority and International Preliminary Examining Authority as are provided under, the Treaty, the Regulations, the Administrative Instructions and this Agreement.

(2) In carrying out international search and international preliminary examination, the Authority shall apply and observe all the common rules of international search and of international preliminary examination and, in particular, shall be guided by the PCT International Search and Preliminary Examination Guidelines.

(3) The Authority shall maintain a quality management system in compliance with the requirements set out in the PCT International Search and Preliminary Examination Guidelines.



A handwritten signature in blue ink, consisting of a stylized initial 'P' followed by a flourish.

ISA/IPEA Agreement – US/IB

(4) The Authority and the International Bureau shall, having regard to their respective functions under the Treaty, the Regulations, the Administrative Instructions and this Agreement, render, to the extent considered to be appropriate by both the Authority and the International Bureau, mutual assistance in the performance of their functions thereunder.

**Article 3
Competence of Authority**

(1) The Authority shall act as International Searching Authority for any international application filed with the receiving Office of, or acting for, any Contracting State specified in Annex A to this Agreement, provided that the receiving Office specifies the Authority for that purpose, that such application, or a translation thereof furnished for the purposes of international search, is in the language or one of the languages specified in Annex A to this Agreement and, where applicable, that the Authority has been chosen by the applicant and that any other requirements regarding such application as specified in Annex A to this Agreement have been met.

(2) The Authority shall act as International Preliminary Examining Authority for any international application filed with the receiving Office of, or acting for, any Contracting State specified in Annex A to this Agreement, provided that the receiving Office specifies the Authority for that purpose, that such application, or a translation thereof furnished for the purposes of international preliminary examination, is in the language or one of the languages specified in Annex A to this Agreement and, where applicable, that the Authority has been chosen by the applicant and that any other requirements regarding such application as specified in Annex A to this Agreement have been met.

(3) Where an international application is filed with the International Bureau as receiving Office under Rule 19.1(a)(iii), paragraphs (1) and (2) apply as if that application had been filed with a receiving Office which would have been competent under Rule 19.1(a)(i) or (ii), (b) or (c) or Rule 19.2(i).

(4) The Authority shall conduct supplementary international searches in accordance with Rule 45*bis* to the extent decided by it, as set out in Annex B to this Agreement.

**Article 4
Subject Matter Not Required to Be Searched or Examined**

The Authority shall not be obliged to search, by virtue of Article 17(2)(a)(i), or examine, by virtue of Article 34(4)(a)(i), any international application to the extent that it considers that such application relates to subject matter set forth in Rule 39.1 or 67.1, as the case may be, with the exception of the subject matter specified in Annex C to this Agreement.

**Article 5
Fees and Charges**

(1) A schedule of all fees of the Authority, and all other charges which the Authority is entitled to make, in relation to its functions as an International Searching Authority and International Preliminary Examining Authority, is set out in Annex D to this Agreement.



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(2) The Authority shall, under the conditions and to the extent set out in Annex D to this Agreement:

- (i) refund the whole or part of the search fee paid, or waive or reduce the search fee, where the international search report can be wholly or partly based on the results of an earlier search (Rules 16.3 and 41.1);
- (ii) refund the search fee where the international application is withdrawn or considered withdrawn before the start of the international search.

(3) The Authority shall, under the conditions and to the extent set out in Annex D to this Agreement, refund the whole or part of the preliminary examination fee paid where the demand is considered as if it had not been submitted (Rule 58.3) or where the demand or the international application is withdrawn by the applicant before the start of the international preliminary examination.

**Article 6
Classification**

For the purposes of Rules 43.3(a) and 70.5(b), the Authority shall indicate the classification of the subject matter according to the International Patent Classification. The Authority may, in addition, in accordance with Rules 43.3 and 70.5, indicate the classification of the subject matter according to any other patent classification specified in Annex E to this Agreement to the extent decided by it as set out in that Annex.

**Article 7
Languages of Correspondence Used by the Authority**

For the purposes of correspondence, including forms, other than with the International Bureau, the Authority shall use the language or one of the languages indicated, having regard to the language or languages indicated in Annex A and to the language or languages whose use is authorized by the Authority under Rule 92.2(b), in Annex F.

**Article 8
International-Type Search**

The Authority shall carry out international-type searches to the extent decided by it as set out in Annex G to this Agreement.

**Article 9
Entry into Force**

This Agreement shall enter into force on January 1, 2018.

**Article 10
Duration and Renewability**

This Agreement shall remain in force until December 31, 2027. The parties to this Agreement shall, no later than July 2026, start negotiations for its renewal.



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**Article 11
Amendment**

(1) Without prejudice to paragraphs (2) and (3), amendments may, subject to approval by the Assembly of the International Patent Cooperation Union, be made to this Agreement by agreement between the parties hereto; they shall take effect on the date agreed upon by them.

(2) Without prejudice to paragraph (3), amendments may be made to the Annexes to this Agreement by agreement between the Director General of the World Intellectual Property Organization and the Authority; and, notwithstanding paragraph (4), they shall take effect on the date agreed upon by them.

(3) The Authority may, by a notification to the Director General of the World Intellectual Property Organization:

- (i) add to the indications of States and languages contained in Annex A to this Agreement;
- (ii) amend the indications on supplementary international searches contained in Annex B to this Agreement;
- (iii) amend the schedule of fees and charges contained in Annex D to this Agreement;
- (iv) amend the indications on patent classification systems contained in Annex E to this Agreement;
- (v) amend the indications on languages of correspondence contained in Annex F to this Agreement;
- (vi) amend the indications on international-type searches contained in Annex G to this Agreement.

(4) Any amendment notified under paragraph (3) shall take effect on the date specified in the notification, provided that:

- (i) for an amendment to Annex B to the effect that the Authority shall no longer conduct supplementary international searches, that date is at least six months later than the date on which the notification is received by the International Bureau, and
- (ii) for any change in the currency or amount of fees or charges contained in Annex D, for any addition of new fees or charges, and for any change in the conditions for and the extent of refunds or reductions of fees contained in Annex D, that date is at least two months later than the date on which the notification is received by the International Bureau.

**Article 12
Termination**

(1) This Agreement shall terminate before December 31, 2027:

- (i) if the United States Patent and Trademark Office gives the Director General of the World Intellectual Property Organization written notice to terminate this Agreement; or
- (ii) if the Director General of the World Intellectual Property Organization gives the United States Patent and Trademark Office written notice to terminate this Agreement.



A handwritten signature in blue ink, consisting of stylized initials and a long horizontal stroke extending to the right.

ISA/IPEA Agreement – US/IB

(2) The termination of this Agreement under paragraph (1) shall take effect one year after receipt of the notice by the other party, unless a longer period is specified in such notice or unless both parties agree on a shorter period.

**Annex A
States and Languages**

Under Article 3 of the Agreement, the Authority specifies:

(i) the following States for which it will act:

so far as Article 3(1) is concerned:

United States of America, Bahrain, Barbados, Brazil, Chile, Dominican Republic, Egypt, Georgia, Guatemala, India, Israel, Jordan, Mexico, New Zealand, Oman, Panama, Peru, Philippines, Qatar, Saint Kitts and Nevis, Saint Lucia, Saint Vincent and the Grenadines, South Africa, Thailand, Trinidad and Tobago;

so far as Article 3(2) is concerned:

United States of America, and

where the Authority has prepared the international search report,

Bahrain, Barbados, Brazil, Chile, Dominican Republic, Egypt, Georgia, Guatemala, India, Israel, Jordan, Mexico, New Zealand, Oman, Panama, Peru, Philippines, Qatar, Saint Kitts and Nevis, Saint Lucia, Saint Vincent and the Grenadines, South Africa, Thailand, Trinidad and Tobago.

Where a receiving Office specifies the Authority under Articles 3(1) and (2), the Authority shall become competent for international applications filed at that receiving Office from a date to be agreed by the receiving Office and the Authority and to be notified to the International Bureau.

(ii) the following language which it will accept:

English.

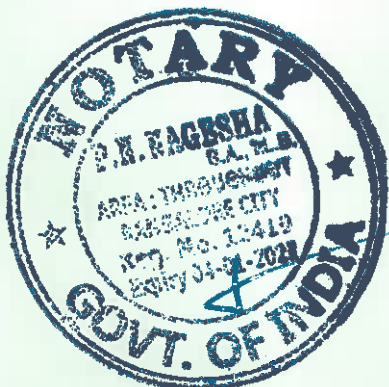
**Annex B
Supplementary International Search:
Documentation Covered; Limitations and Conditions**

The Authority does not conduct supplementary international searches.

**Annex C
Subject Matter Not Excluded from Search or Examination**

The subject matter set forth in Rule 39.1 or 67.1 which, under Article 4 of the Agreement, is not excluded from search or examination is the following:

any subject matter which is searched or examined under the patent grant procedure in accordance with the provisions of United States patent law.



ISA/IPEA Agreement – US/IB

Annex D
Fees and Charges

Part I. Schedule of Fees and Charges

Kind of fee or charge	Amount (United States dollars)
Search fee (Rule 16.1(a))	2,180 ¹
Additional fee (Rule 40.2(a))	2,180 ¹
Preparation of an international type search report on a United States national application	40
Preliminary examination fee (Rule 58.1(b))	
– where the international search fee has been paid on the international application to the Authority	640 ¹
– where the international search was carried out by another Authority	800 ¹
Additional fee (Rule 68.3(a))	640 ¹
Late furnishing fee for sequence listings (Rules 13 <i>ter</i> .1(c) and 13 <i>ter</i> .2))	320 ¹
Cost of copies (Rules 44.3 and 71.2) ²	
– US patent, per copy	3
Cost of copies (Rules 94.1 <i>ter</i> and 94.2)	
– US patent, per copy	3
– non-US patent document, per copy	25

Part II. Conditions for and Extent of Refunds or Reductions of Fees

(1) Any amount paid by mistake, without cause, or in excess of the amount due, for fees indicated in Part I shall be refunded.

(2) Where the international application is withdrawn or considered withdrawn, under Article 14(1), (3) or (4), before the start of the international search, the amount of the search fee paid shall be fully refunded.

(3) In the cases provided for under Rule 58.3, the amount of the preliminary examination fee paid shall be fully refunded.

(4) Where the international application or the demand is withdrawn before the start of the international preliminary examination, the amount of the preliminary examination fee paid shall be refunded, less a processing fee equivalent to the transmittal fee under Rule 14.1(b).

¹ This fee is reduced by 50% in the case of filing by a "small entity" and by 75% in the case of filing by a "micro entity". For further details on the entitlement to and the establishment of "small entity" status, see www.uspto.gov/web/offices/pac/mpep/s509.html#d0e30961 and 37 CFR 1.27 at www.uspto.gov/web/offices/pac/mpep/consolidated_rules.pdf. For further details on the entitlement to and the establishment of "micro entity" status, see www.uspto.gov/web/offices/pac/mpep/s509.html#ch500_d1ff69_210b3_1ca and 37 CFR 1.29 at www.uspto.gov/web/offices/pac/mpep/consolidated_rules.pdf. These details shall be subject to change by the Authority at its discretion.

² The applicant receives, together with the international search report, a copy of each cited document that is not a US patent document or a published international application. The applicant receives, together with the international preliminary examination report, a copy of each cited document not cited in the international search report that is not US patent document or a published international application. Electronic copies of these documents may be viewed at the USPTO's website (www.uspto.gov/patents-application-process/search-patents) and printed for free. Copies can also be purchased online or obtained from the USPTO Office of Public Records.



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**Annex E
Classification**

Under Article 6 of the Agreement, the Authority specifies the following classification system in addition to the International Patent Classification: the Cooperative Patent Classification (CPC).

**Annex F
Languages of Correspondence**

Under Article 7 of the Agreement, the Authority specifies the following language:
English.

**Annex G
International-Type Search**

Under Article 8 of the Agreement, the Authority specifies the following extent of international-type searches:

The Authority conducts international-type searches as follows:

The Authority performs international-type searches in regularly filed non-provisional applications filed under 35 U.S.C. 111(a) (37 CFR 1.104(a)(3) and 1.413(c)(3)). The Authority will additionally prepare an international-type search report in national applications upon request and payment of a fee (37 CFR 1.104(a)(4)).



TRUE COPY ATTESTED
P.N. NAGESHA
B.A., LL.B.
ADVOCATE & NOTARY
GOVT. OF INDIA
1015, 1st Floor, 8th Cross,
Vittal Nagara, GEF Post,
Mysore Road, Bangalore-560026

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Application Data Sheet 37 CFR 1.76		Attorney Docket Number	6846-00100
		Application Number	
Title of Invention	SYSTEMS AND METHODS FOR ALTERING THE COLOR, APPEARANCE, OR FEEL OF A VEHICLE SURFACE		
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:

Inventor 1 Remove				
Legal Name				
Prefix	Given Name	Middle Name	Family Name	Suffix
	Srinivas		Devathi	
Residence Information (Select One) <input checked="" type="radio"/> US Residency <input type="radio"/> Non US Residency <input type="radio"/> Active US Military Service				
City	Austin	State/Province	TX	Country of Residence
				US
Mailing Address of Inventor:				
Address 1	111 Congress Avenue			
Address 2	Suite 400			
City	Austin	State/Province	TX	
Postal Code	78701	Country	US	
All Inventors Must Be Listed - Additional Inventor Information blocks may be generated within this form by selecting the Add button. Add				

Correspondence Information:

Enter either Customer Number or complete the Correspondence Information section below. For further information see 37 CFR 1.33(a).

An Address is being provided for the correspondence information of this application.

Customer Number	35690
Email Address	Add Email Remove Email

Application Information:

Title of the Invention	SYSTEMS AND METHODS FOR ALTERING THE COLOR, APPEARANCE, OR FEEL OF A VEHICLE SURFACE		
Attorney Docket Number	6846-00100	Small Entity Status Claimed	<input checked="" type="checkbox"/>
Application Type	Nonprovisional		
Subject Matter	Utility		
Total Number of Drawing Sheets (if any)		Suggested Figure for Publication (if any)	
Filing By Reference :			

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Application Data Sheet 37 CFR 1.76	Attorney Docket Number	6846-00100
	Application Number	
Title of Invention	SYSTEMS AND METHODS FOR ALTERING THE COLOR, APPEARANCE, OR FEEL OF A VEHICLE SURFACE	

Only complete this section when filing an application by reference under 35 U.S.C. 111(c) and 37 CFR 1.57(a). Do not complete this section if application papers including a specification and any drawings are being filed. Any domestic benefit or foreign priority information must be provided in the appropriate section(s) below (i.e., "Domestic Benefit/National Stage Information" and "Foreign Priority Information").

For the purposes of a filing date under 37 CFR 1.53(b), the description and any drawings of the present application are replaced by this reference to the previously filed application, subject to conditions and requirements of 37 CFR 1.57(a).

Application number of the previously filed application	Filing date (YYYY-MM-DD)	Intellectual Property Authority or Country

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:	<input checked="" type="radio"/> Customer Number	<input type="radio"/> US Patent Practitioner	<input type="radio"/> Limited Recognition (37 CFR 11.9)
Customer Number	35690		

Domestic Benefit/National Stage Information:

This section allows for the applicant to either claim benefit under 35 U.S.C. 119(e), 120, 121, or 365(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	Pending	<input type="button" value="Remove"/>	
Application Number	Continuity Type	Prior Application Number	Filing Date (YYYY-MM-DD)
	Continuation of	14227859	2014-03-27

Additional Domestic Benefit/National Stage Data may be generated within this form by selecting the Add button.

Foreign Priority Information:

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	6846-00100
		Application Number	
Title of Invention	SYSTEMS AND METHODS FOR ALTERING THE COLOR, APPEARANCE, OR FEEL OF A VEHICLE SURFACE		

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(d). When priority is claimed to a foreign application that is eligible for retrieval under the priority document exchange program (PDX) the information will be used by the Office to automatically attempt retrieval pursuant to 37 CFR 1.55(h)(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	Filing Date (YYYY-MM-DD)	Access Code (if applicable)
Additional Foreign Priority Data may be generated within this form by selecting the Add button.			

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:

Authorization to Permit Access to the Instant Application by the Participating Offices



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	6846-00100
	Application Number	
Title of Invention	SYSTEMS AND METHODS FOR ALTERING THE COLOR, APPEARANCE, OR FEEL OF A VEHICLE SURFACE	

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 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 of 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) together with one or more joint inventors, then the joint inventor or inventors who are also the applicant should be identified in this section. Clear

Assignee Legal Representative under 35 U.S.C. 117 Joint Inventor

Person to whom the inventor is obligated to assign. Person who shows sufficient proprietary interest

If applicant is the legal representative, indicate the authority to file the patent application, the inventor is:

Name of the Deceased or Legally Incapacitated Inventor :

If the Applicant is an Organization check here.

Prefix	Given Name	Middle Name	Family Name	Suffix

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	6846-00100
	Application Number	
Title of Invention	SYSTEMS AND METHODS FOR ALTERING THE COLOR, APPEARANCE, OR FEEL OF A VEHICLE SURFACE	

Mailing Address Information For Applicant:

Address 1			
Address 2			
City		State/Province	
Country		Postal Code	
Phone Number		Fax Number	
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 substitute 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.

Prefix	Given Name	Middle Name	Family Name	Suffix

Mailing Address Information For Assignee including Non-Applicant Assignee:

Address 1			
Address 2			
City		State/Province	
Country		Postal Code	
Phone Number		Fax Number	
Email Address			

Additional Assignee or Non-Applicant Assignee Data may be generated within this form by selecting the Add button.

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	6846-00100
	Application Number	
Title of Invention	SYSTEMS AND METHODS FOR ALTERING THE COLOR, APPEARANCE, OR FEEL OF A VEHICLE SURFACE	

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	/Eric B. Meyertons/			Date (YYYY-MM-DD)	2014-11-07
First Name	Eric B.	Last Name	Meyertons	Registration Number	34876
Additional Signature may be generated within this form by selecting the Add button.					

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.

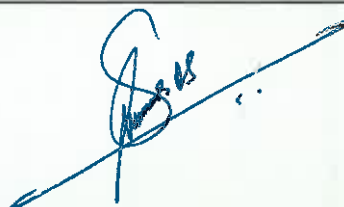


Privacy Act Statement

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 the Freedom of Information Act requires disclosure of these records.
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 inspections 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.



Electronic Acknowledgement Receipt	
EFS ID:	20639318
Application Number:	14535867
International Application Number:	
Confirmation Number:	7461
Title of Invention:	SYSTEMS AND METHODS FOR ALTERING THE COLOR, APPEARANCE, OR FEEL OF A VEHICLE SURFACE
First Named Inventor/Applicant Name:	Srinivas Devathi
Customer Number:	35690
Filer:	Eric B. Meyertons/Jackie Pitre
Filer Authorized By:	Eric B. Meyertons
Attorney Docket Number:	6846-00100
Receipt Date:	07-NOV-2014
Filing Date:	
Time Stamp:	15:16:47
Application Type:	Utility under 35 USC 111(a)

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	Transmittal of New Application	Application_Transmittal.pdf	77682 <small>7a8d67922de21db9fb5e7d48dc90754b9dfe1b4</small>	no	3

Warnings:

Information:



2	Application Data Sheet	Application_Data_Sheet.pdf	1560799 <small>1feb02310586e928b5f4b06acfd3a7b71b0c893f</small>	no	7
Warnings:					
Information:					
3	Specification	Application.pdf	200896 <small>661cfc2244d740e2aa6a9a3a09c0bee11c0bb</small>	no	30
Warnings:					
Information:					
4	Drawings-only black and white line drawings	Drawings.pdf	113386 <small>f6d0de19201019f0b6b67f59902aa2d28a1790c1</small>	no	4
Warnings:					
Information:					
Total Files Size (in bytes):				1952763	
<p>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.</p> <p><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.</p> <p><u>National Stage of an International Application under 35 U.S.C. 371</u> 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.</p> <p><u>New International Application Filed with the USPTO as a Receiving Office</u> 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.</p>					

LIVING WILL

OF MR. SRINIVAS S. DEVATHI; LIVING AT 63, 11TH B CROSS, 3RD MAIN
PRASHANTH NAGAR, BANGALORE - 560079, INDIA

WILL EXPIRING ON - DEC 31, 2022

A NEXT VERSION WITH UPDATES CAN TAKE EFFECT SOONER. HOWEVER, THE OVERALL ALLOCATIONS WILL REMAIN SAME AS GIVEN IN THIS LIVING WILL.

ENCLOSURES: ID PROOF OF SRINIVAS S. DEVATHI - 2 PAGES. COPYRIGHT OF PROJECT EARTHLING© - 6 PAGES.

CONTEXT:

I, Srinivas S. Devathi, inventor to 'Vehicle Color Change Technology' with patent grant from USPTO (Patent number US 8,910,998 with issue date of 16-12-2014 which is valued at 22.5 Trillion Earthlings/\$; and the technology's IP rights valuation from the other 61 Non-USA countries (17 national stage applications filed by using PCT international application number PCT/US2014/046619 with filing date of 15-07-2014, the value of which is set at 70.5 Trillion Earthlings/\$)); is valued and worth a total of 93 Trillion Earthlings/\$; as of today at a conservative estimated sale price of the invention global IP rights. This is the most important asset that must be addressed in this Will. It is fair to say that all my property / assets / wealth is intellectual property in the form of patents, patent applications and Trademarks.

Outside of the above listed intellectual property assets; I have some property and income from other regular sources which allows me to live my regular 'Middle class' income life in India. This property is nothing that anyone in India, or certainly USA citizens or their corporations would envy about or look to steal from me.

NO LEGAL HEIRS:

I, Srinivas S. Devathi, do not have any legal heirs. I am single (Divorce concluded in July 2012) with no children. So, I do not have any legal heirs; as all intellectual property in a person's name qualifies as his own earnings and any legal heirs of such property can only be his own family descendants.

Further, my siblings have no legal claim in this wealth either.

My father, who passed away on Jan 1st, 2018; has left enough (of his wealth) for my mother, to ensure her comfortable living for many years to come. Additionally, my mother would not know what to do with crores of rupees, and certainly does not know what to do with Trillions of Earthlings / \$.

Despite my mentioning of the names of my Father or Mother in one or more financial instrument forms (such as bank accounts, LIC policies, post office saving accounts, investment accounts, or other) as my nominee (for that financial instrument), this 'Living Will' shall override any such nomination forms being extrapolated for my Intellectual property assets listed above. Further, Intellectual property is not something that is claimed or inherited upwards in the family tree.

So, neither my mother nor my deceased Father can inherit or claim any portion of the 93 Trillion Earthlings / \$ wealth or asset.

SEPARATE INSTRUMENT:

In summary I do not have any legal heirs for the 93 Trillion Earthlings / \$ valued Intellectual Property. If I choose to assign anything to my mother or siblings, it shall be done so only by 'Executing a separate contract or agreement or legal instrument

TRUE COPY ATTESTED

P.N. NAGESHA
B.A., LL.B.
ADVOCATE & NOTARY
GOVT. OF INDIA

63, 11TH B CROSS,
PRASHANTH NAGAR,
BANGALORE - 560079
Mysore Road, Bangalore-560079



Page 1 of 2

[Signature]
12/11/2020

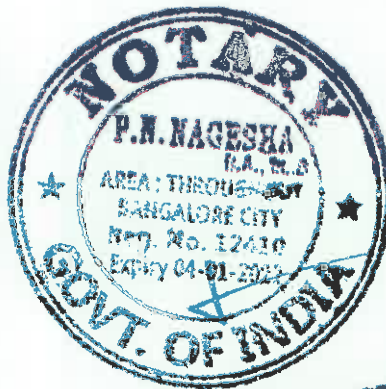
CURRENT ASSIGNMENTS OF WEALTH FROM INTELLECTUAL PROPERTY:

The 93 Trillion Earthlings / \$ will be brought into India as my wealth in this year and next, legally via court proceedings. Depending on the way I execute contracts (Invention – Intellectual Property sale agreements) with all 62 countries; I may attract the wealth in partial payments spread over the IP tenure of my invention which ends in year 2034. As the wealth comes into my Indian Bank account(s), my yearly allocation of funds will be as given here:

- 90% of this 93 Trillion Earthlings / \$ wealth will be 'year-marked' or 'pledged' for a visionary goal defined by me called 'Goal Year 2050'; to make India a developed country.
 - o Half of this 90% (45% of total wealth) will be paid to Indian Government, all State Governments and Union Territories, with the following breakdown.
 - 20% as Long-term capital gains tax on the wealth earned to Indian Govt, payable to Commissioner of Income tax department.
 - 10% as 'India's Progress & Development' funds payable to Indian Govt, to Prime Ministers India development fund.
 - 15% distributed across all States and Union Territories, in proportion to their population (use census data from most recent census). For states, payable to each state Chief Ministers (respective) State development fund. For Union Territories, payable to Presidents Union Territory development fund.
 - According to the points mentioned above, I shall annually pay (or distribute) this portion of wealth and provide guidance to Indian Government and all 29 State Governments on doing the right projects, the right way until 'Goal year 2050' is achieved, by heading a unit called 'Indian Economic Council'.
 - o The other half of this 90% (45% of total wealth) is 'year-marked' or 'pledged' for Private side development projects / work which will be driven by me across India (which will further be followed and possibly emulated by at least 100 other developing and economically backward countries); through 'Earthling Foundations'. Initiatives will be rolled out through two Earthling foundations, one public and another private, which will get funds allocation with the following breakdown.
 - 22.5% will be allocated to the Public charitable Earthling Foundation Trust.
 - 22.5% will be allocated to the Private Earthling Foundation Trust.
 - The Legal entity of Foundation is expected to be formed soon. The registration papers for the foundation are prepared and can be registered anytime at the local sub-registrar office. However, recruiting the second trustee and other trustees is taking time, as I am looking to find the right Trustee who is patriotic, and energetic to work for this country all his life with commitment and dedication with my guidance. Updates on this will be provided in the next version of Living Will.
 - Both Public and Private charitable Earthling Foundation Trusts will roll out series of initiatives over the next 30 years, with allocated expenditure annually for projects that must be completed within that year; to achieve 'Goal year 2050'.
- 10% of this 93 Trillion Earthlings / \$ wealth will be 'My personal wealth' in my personal bank account and spent on my personal expenses and select personal projects across India.

I, Srinivas S. Devathi, Inventor to 'Vehicle Color Change Technology'; state that this is my Current active Living Will and this is how I want the money allocated, while alive or dead.

[Handwritten Signature]
12/11/2020



[Handwritten Signature]

Srinivas S. Devathi
Inventor and Author
Bangalore, India
Date: 12/11/2020

TRUE COPY ATTESTED

[Handwritten Signature]
P.N. NAGESHA
B.A., LL.B.
ADVOCATE & NOTARY
GOVT. OF INDIA
10/5, 1st floor, 8th Cross,
Vittal Towers, GEF Post,
Mysore Road, Bangalore-560026

निर्वाह / OBSERVATION

विषय / MISCELLANEOUS SERVICE

माता / मातुली के निवास का नाम / Name of Parent / Legal Guardian



IYANARAYANA

74894137

माता का नाम / Name of Mother

EMALEELA SATYANARAYANA DEVATHI

माता या पत्नी का नाम / Name of Spouse

II / Address

63, 11TH B CROSS, 3RD MAIN

ASHANTH NAGAR, BENGALURU

N: 560079, KARNATAKA, INDIA

प्राचीन पासपोर्ट का नं. और इसके जारी होने की तिथि एवं स्थान / Old Passport No. with Date and Place of Issue

684428

फाइल नं. / File No.

29/02/2008

NEW YORK

TRUE COPY ATTESTED

10707853073028

P.N. NAGESHA
B.A., LL.B.
ADVOCATE & NOTARY
GOVT. OF INDIA
1015, 1st Floor, 8th Cross,
Vittal Nagara, GEF Post,
Core Road, Bangalore-560028

[Signature]
12/11/2020

[Signature]



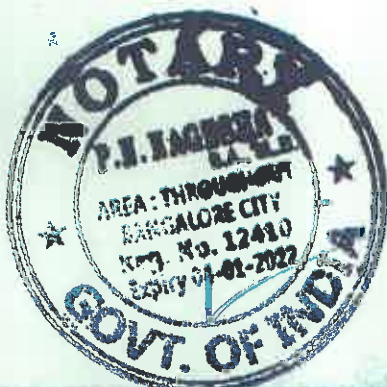


Extracts from the Register of Copyrights

Dated : 22/02/2019

1. Registration Number : L-81033/2019
 2. Name, address and nationality of the applicant : SRINIVAS S. DEVATHI , 63, 11TH 'B' CROSS, 3RD MAIN, PRASHANTHAGAR, BANGALORE-560079 INDIAN
 3. Nature of the applicant's interest in the copyright of the work : OWNER
 4. Class and description of the work : LITERARY/ DRAMATIC WORK
 5. Title of the work : PROJECT EARTHLING
 6. Language of the work : ENGLISH
 7. Name, address and nationality of the author and if the author is deceased, date of his decease : SRINIVAS S. DEVATHI , 63, 11TH 'B' CROSS, 3RD MAIN, PRASHANTHAGAR, BANGALORE-560079 INDIAN
 8. Whether the work is published or unpublished : UNPUBLISHED
 9. Year and country of first publication and name, address and nationality of the publisher : N.A.
 10. Years and countries of subsequent publications, if any, and names, addresses and nationalities of the publishers : N.A.
 11. Names, addresses and nationalities of the owners of various rights comprising the copyright in the work and the extent of rights held by each, together with particulars of assignments and licences, if any : SRINIVAS S. DEVATHI , 63, 11TH 'B' CROSS, 3RD MAIN, PRASHANTHAGAR, BANGALORE-560079 INDIAN
 12. Names, addresses and nationalities of other persons, if any, authorised to assign or licence of rights comprising the copyright : SRINIVAS S. DEVATHI , 63, 11TH 'B' CROSS, 3RD MAIN, PRASHANTHAGAR, BANGALORE-560079 INDIAN
 13. If the work is an 'Artistic work', the location of the original work, including name, address and nationality of the person in possession of the work. (In the case of an architectural work, the year of completion of the work should also be shown). : N.A.
 14. If the work is an 'Artistic work', whether it is registered under the Designs Act 2000 if yes give details. : N.A.
 15. If the work is an 'Artistic work', capable of being registered as a design under the Designs Act 2000, whether it has been applied to an article though an industrial process and ,if yes ,the number of times it is reproduced. : N.A.
 16. Remarks, if any
- Diary Number : 686/2019-CO/L
Date of Application : 16/01/2019
Date of Receipt : 16/01/2019

TRUE COPY ATTESTED
P.N. NAGESHA
ADVOCATE & NOTARY
10/B, 11th 'B' Cross,
Vittal Nagar, GEF Post,
Mysore Road, Bangalore-560026



[Signature]
12/11/2020

Project EARTHLING
Srinivas D.S. – Jan 15, 2019

COPYRIGHT OFFICE
NEW DELHI
Reg. No. L-81033/2019
Date.....28/01/2019.....

Author:

Srinivas S. Devathi
63, 11th B Cross, 3rd Main,
Prashanthnagar, Bangalore – 560079, India

Title: PROJECT EARTHLING.

The first step towards a balanced world and more equality.
This initiative brings about more trade and economic equality.
This is the most important reform required to global economic situation as it stands today.

Problem Definition: The current global trade situation is as given below.

- 1) All global trade is predominantly done in USD.
- 2) All the important global trade commodities are priced in USD.
- 3) And it is the currency of one country – USA.

[Signature]
उप पंजीयन अधिकारी प्रतिलिप्याधिकार
DEPUTY REGISTRAR OF COPY-RIGHT

This has resulted in global trade commodities being subjected to fluctuations based on two moving (varying) frames of reference. The USD strengthens or weakens based on its demand and other factors. The commodity price fluctuates based on its demand and supply.

Secondly, global trade between countries (import / export) and forex transactions happen in so many different currency exchanges. Currency A has to be exchanged to currencies B, C or D and vice versa. The many to many currency conversions add complexity to central banks and other banks. In general, global trade is subjected to multiple currency conversions, is complex and not standardized.

Background thinking:

If you look at last 3 to 4 centuries, USA has had a vice like grip on the world and would not let go. They want to control everything, everyone, dictate terms to everyone across the world. If you look at last 100 years in particular; USD became the standard for global trade and transactions, making it the most sought-after currency. This allowed USA to become a 'Mint based economy'; to print as much as they want and inject into the global trade system, with no checks or balances of any kind for themselves or their country's GDP numbers. It is evident in:

- a) The military arms / weapons stockpile they have amassed over decades. The fire power enough to destroy earth. Their military is stationed in so many countries, despite the costs involved.
- b) The number of wars they have waged across the globe and yet with no dent to their economic condition, when you factor in the military and war expenses.

TRUE COPY ATTESTED
P.N. NAGESHA
ADVOCATE & B.A., LL.B
NOTARY
GOVT. OF INDIA
105, 1st Floor, 8th Cross,
Vittal Nagar, GEF Post,
Mysore Road, Bangalore-560027



[Signature]

[Signature]
12/11/2020

Project EARTHLING
Srinivas D.S. – Jan 15, 2019

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[Signature]
[Signature]
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Other ongoing steps - As per CB's purchasing needs against their local currency (or other currencies they hold), they could buy Earthlings from the 'Earthling' governing body. Such an activity of buying Earthlings shall be an ongoing activity.

This may be called as a social scheme, that I do not endorse. I believe that each Country must earn its living and get rich. If the governing body chooses an Earthling distribution step, in a rare global economic distress situation; they shall print and distribute Earthling's equally to every country.

The entire reform could be rolled out in 1 or 2 years. This baselines the World economic situation with a much better balance and gives equal opportunity to all countries in global trade. All countries can aspire to develop and get rich, without any roadblocks.



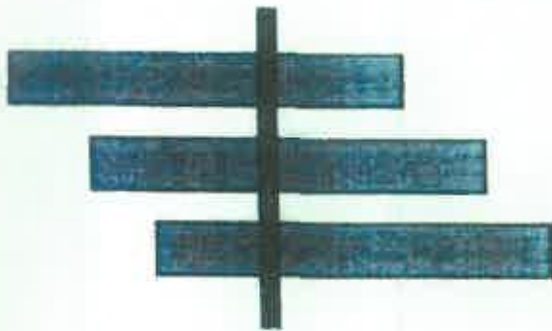
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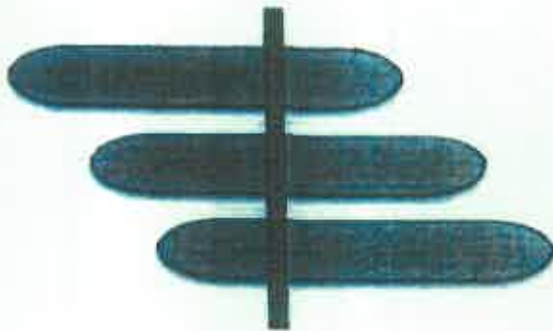
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Earthling Currency symbols:

Possible Earthling Symbol 1.



Possible Earthling Symbol 2.



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Date 22/02/2019

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Abbreviations used:

BRICS - Brazil, Russia, India, China, South Africa (Developing countries group);

CB - Central Bank of a country; GDP - Gross Domestic Product;

WTO - World Trade Organization; IMF - International Monetary Fund;

WIPO - World Intellectual Property Organization; UN - United Nations; G20 - Group 20 Countries;

USA - United States of America (Country); USD - US Dollar (The currency of USA).

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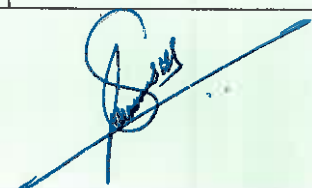


Srinivas DS
Srinivas DS
12/11/2020

**WEALTH DISTRIBUTION DOCUMENT IN INDIA ACCORDING TO MY
EXECUTED LIVING WILL DATED 12-11-2020**

In this document, I present the wealth distribution of the 93 Trillion Earthlings / \$ wealth that I will bring into India by the sale of the intellectual property rights to my invention US 8,910,998 for 62 world countries / territories, through the execution of 62 sale agreements in an Indian court as listed in document 28 and detailed in document 29 attached with this plaint. Invention US 8,910,998 is recognized worldwide by PCT application PCT/US2014/046619 filed on 15-7-2014.

Distribution of 93 Trillion Earthlings wealth within India according to executed and legalized LIVING WILL of Srinivas S. Devathi, over the next 15 years period.		EARTHLINGS / \$
62 country IP rights sale	I, Srinivas S. Devathi, will bring the wealth via liability claim lawsuit proceeding to be filed in Indian courts, as per law for justice and equity, and enforcement of PCT, the Treaty.	93,000,000,000,000
45% of the total 93 Trillion wealth	Earthling Foundations Public Trust (22.5%). I will be heading the Earthling Foundations public trust and rolling out initiatives over the next 30 years, to achieve Goal Year 2050 for India.	20,925,000,000,000
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45% of the total 93 Trillion wealth	Indian Government, to Commissioner of Income tax department (20%)	18,600,000,000,000
	Progress & Development funds paid to (Indian Government), to Hon'ble Prime Ministers India Development Fund (10%)	9,300,000,000,000
	Progress & Development funds paid to (State Governments and Union Territories), to respective Chief Ministers State development fund, and for Presidents Union Territory development fund in case of Union Territories (15%)	13,950,000,000,000
	The distribution of the 15% contribution to State Governments and Union Territories is given in the table next page. The wealth distribution of 13,950,000,000,000 will be done according to population distribution across the states and union territories. 2011 population census data has been used for the wealth distribution.	



2011 Census data used for proportions only				
State / UT	Name	Population	India population	13,950,000,000,000 Earthlings divided
				In Billion Earthlings showing 12 decimals
State	Uttar Pradesh	199,581,477	1,210,228,666	2300.525249787800
State	Maharashtra	112,372,972	1,210,228,666	1295.294850832760
State	Bihar	103,804,637	1,210,228,666	1196.529818564060
State	West Bengal	91,347,736	1,210,228,666	1052.942268680320
State	Madhya Pradesh	72,597,565	1,210,228,666	836.813785858548
State	Tamil Nadu	72,138,958	1,210,228,666	831.527538862643
State	Rajasthan	68,621,012	1,210,228,666	790.977064329428
State	Karnataka	61,130,704	1,210,228,666	704.638176864999
State	Gujarat	60,383,628	1,210,228,666	696.026820604165
State	Andhra Pradesh	49,506,799	1,210,228,666	570.652361369533
State	Odisha	41,947,358	1,210,228,666	483.516595284482
State	Telangana	35,193,978	1,210,228,666	405.672090649355
State	Kerala	33,387,677	1,210,228,666	384.851315486854
State	Jharkhand	32,966,238	1,210,228,666	379.993494634344
State	Assam	31,169,272	1,210,228,666	359.280321657825
State	Punjab	27,704,236	1,210,228,666	319.339727323894
State	Chhattisgarh	25,540,196	1,210,228,666	294.395385111461
State	Haryana	25,353,081	1,210,228,666	292.238557791689
State	Jammu and Kashmir	12,548,926	1,210,228,666	144.648298803393
State	Uttarakhand	10,116,752	1,210,228,666	116.613243732239
State	Himachal Pradesh	6,856,509	1,210,228,666	79.033246556730
State	Tripura	3,671,032	1,210,228,666	42.315058169346
State	Meghalaya	2,964,007	1,210,228,666	34.165359664353
State	Manipur	2,721,756	1,210,228,666	31.372993605822
State	Nagaland	1,980,602	1,210,228,666	22.829898742458
State	Goa	1,457,723	1,210,228,666	16.802804644523
State	Arunachal Pradesh	1,382,611	1,210,228,666	15.937007601835
State	Mizoram	1,091,014	1,210,228,666	12.575842671372
State	Sikkim	607,688	1,210,228,666	7.004666009126
UT	Delhi	16,753,235	1,210,228,666	193.110306189029
UT	Puducherry	1,244,464	1,210,228,666	14.344622043517
UT	Chandigarh	1,054,686	1,210,228,666	12.157098995703
UT	Andaman and Nicobar Islands	379,944	1,210,228,666	4.379518473577
UT	Dadra and Nagar Haveli	342,853	1,210,228,666	3.951979889724
UT	Daman and Diu	242,911	1,210,228,666	2.799973711745
UT	Lakshadweep	64,429	1,210,228,666	0.742656801355
Total		1,210,228,666		13950.000000000000

Bengaluru

Date: 8/A/2021

Plaintiff
(Party in Person)

Project Earthling© - Timeline marker for Earth



A distinct timeline marker that stands out as the most important transformational event by delivering:

- Freedom to all humans on Earth
- Independence to all 193 countries
- End to slavery
- End of unjust rouge self-proclaimed capitalism driven leadership

Earth at an estimated age of 4.54 Billion years.

End of year 2015 – Conceived the macro-economic reform.
11/1/2019 – Authored, documented and published Project Earthling©.
16/1/2019 – Filed for copyright with Indian Copyright office.
22/2/2019 – Indian copyright office issues copyright with registration number L-81033/2019.

Project Earthling©

Years 2015 - 2019

3 September 2020

Visit www.Srinivasdevathi.com



Extracts
from the Register
of Copyrights

Dated : 22/02/2019

1. Registration Number : L-81033/2019
2. Name, address and nationality of the applicant : SRINIVAS S. DEVATHI , 63, 11TH 'B' CROSS, 3RD MAIN, PRASHANTHAGAR, BANGALORE-560079 INDIAN
3. Nature of the applicant's interest in the copyright of the work : OWNER
4. Class and description of the work : LITERARY/ DRAMATIC WORK
5. Title of the work : PROJECT EARTHLING
6. Language of the work : ENGLISH
7. Name, address and nationality of the author and if the author is deceased, date of his decease : SRINIVAS S. DEVATHI , 63, 11TH 'B' CROSS, 3RD MAIN, PRASHANTHAGAR, BANGALORE-560079 INDIAN
8. Whether the work is published or unpublished : UNPUBLISHED
9. Year and country of first publication and name, address and nationality of the publisher : N.A.
10. Years and countries of subsequent publications, if any, and names, addresses and nationalities of the publishers : N.A.
11. Names, addresses and nationalities of the owners of various rights comprising the copyright in the work and the extent of rights held by each, together with particulars of assignments and licences, if any : SRINIVAS S. DEVATHI , 63, 11TH 'B' CROSS, 3RD MAIN, PRASHANTHAGAR, BANGALORE-560079 INDIAN
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13. If the work is an 'Artistic work', the location of the original work, including name, address and nationality of the person in possession of the work. (In the case of an architectural work, the year of completion of the work should also be shown). : N.A.
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16. Remarks, if any

Diary Number : 686/2019-CO/L
Date of Application : 16/01/2019
Date of Receipt : 16/01/2019

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Vittal Nagara, GEF Post,
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Author:

Srinivas S. Devathi

63, 11th B Cross, 3rd Main,

Prashanthnagar, Bangalore – 560079, India

Title: PROJECT EARTHLING.

The first step towards a balanced world and more equality.

This initiative brings about more trade and economic equality.

This is the most important reform required to global economic situation as it stands today.

Problem Definition: The current global trade situation is as given below.

- 1) All global trade is predominantly done in USD.
- 2) All the important global trade commodities are priced in USD.
- 3) And it is the currency of one country – USA.

Srinivas
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This has resulted in global trade commodities being subjected to fluctuations based on two moving (varying) frames of reference. The USD strengthens or weakens based on its demand and other factors. The commodity price fluctuates based on its demand and supply.

Secondly, global trade between countries (import / export) and forex transactions happen in so many different currency exchanges. Currency A has to be exchanged to currencies B, C or D and vice versa. The many to many currency conversions add complexity to central banks and other banks. In general, global trade is subjected to multiple currency conversions, is complex and not standardized.

Background thinking:

If you look at last 3 to 4 centuries, USA has had a vice like grip on the world and would not let go. They want to control everything, everyone, dictate terms to everyone across the world. If you look at last 100 years in particular; USD became the standard for global trade and transactions, making it the most sought-after currency. This allowed USA to become a 'Mint based economy'; to print as much as they want and inject into the global trade system, with no checks or balances of any kind for themselves or their country's GDP numbers. It is evident in:

- a) The military arms / weapons stockpile they have amassed over decades. The fire power is enough to destroy earth. Their military is stationed in so many countries, despite the costs involved.
- b) The number of wars they have waged across the globe and yet with no dent to their economic condition, when you factor in the military and war expenses.



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Step 5 - Flushing USD's from all non-USA countries. Earthlings shall be printed to replace USD holdings of all countries (their CB's). The exchanged USD's should be retrieved and trashed / shredded (as in truly replaced).

Other ongoing steps - As per CB's purchasing needs against their local currency (or other currencies they hold), they could buy Earthlings from the 'Earthling' governing body. Such an activity of buying Earthlings shall be an ongoing activity.

This may be called as a social scheme, that I do not endorse. I believe that each Country must earn its living and get rich. If the governing body chooses an Earthling distribution step, in a rare global economic distress situation; they shall print and distribute Earthling's equally to every country.

The entire reform could be rolled out in 1 or 2 years. This baselines the World economic situation with a much better balance and gives equal opportunity to all countries in global trade. All countries can aspire to develop and get rich, without any roadblocks.

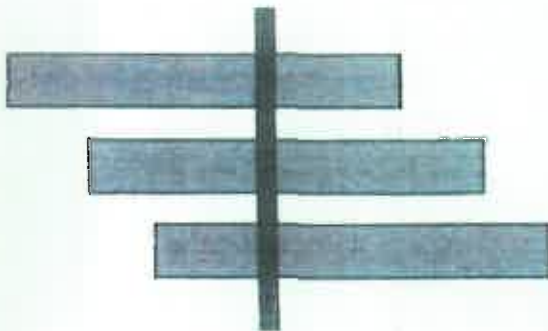


A handwritten signature in blue ink, appearing to be 'Srinivas D.S.', written over a horizontal line.

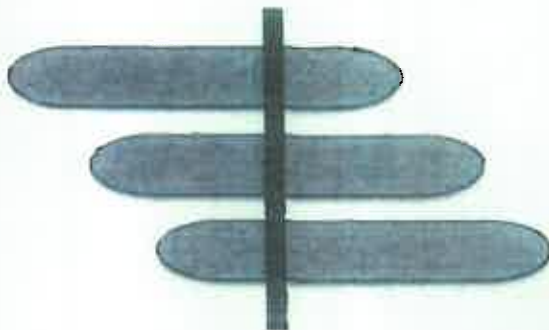
Project EARTHLING
Srinivas D.S. - Jan 15, 2019

Earthling Currency symbols:

Possible Earthling Symbol 1.



Possible Earthling Symbol 2.



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U. Srinivas
उप पंजीयन अधिकारी प्रतिलिप्याधिकार
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Abbreviations used:

BRICS - Brazil, Russia, India, China, South Africa (Developing countries group);

CB - Central Bank of a country; GDP - Gross Domestic Product;

WTO - World Trade Organization; IMF - International Monetary Fund;

WIPO - World Intellectual Property Organization; UN - United Nations; G20 - Group 20 Countries;

USA - United States of America (Country); USD - US Dollar (The currency of USA).

TRUE COPY ATTESTED
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Srinivas

PROJECT EARTHLING©
Additional details about the macro-economic reform

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Title: PROJECT EARTHLING©.

Reset Global Economics.

A Macro-Economic Reform and a Global Banking Reform.

This initiative brings about trade and economic equality for all 193 countries. It Truly liberates the world.

This initiative delivers TRUE Independence / Freedom to 193 countries in the World.

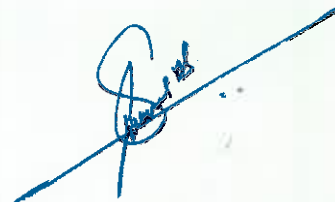
End of slavery in the world. Finally, the world has economic equality.

The step that delivers a fully balanced world and 100% equality across countries.

This should have happened 200 to 300 years ago. the correction must happen right now.

Persistence of the Problem and its effects in last 240 years:

- 1) 240 years is an approximated post USA independence time frame; when USA formed its own government, USD rolled out and started its reign. Apparently, US Dollar existed in other forms for a few centuries before they got independence, however, that era may not be fully relevant to this discussion.
- 2) In these 240 years, USA has controlled, manipulated, and extorted wealth from all other 192 countries in the World, by making USD the standard for global trade and transactions / businesses. They monopolized USD as the currency for international business deals and transactions.
- 3) Over the last 240 years, USA has cheated all 192 countries in the World, cheated all humanity by enforcing this flawed system, by which they selectively delivered development to their chosen countries and denied wealth, growth, and prosperity to the other countries. The stark demarcation in developed countries and the rest of the World is visible to everyone.
- 4) USD has been kept in artificial demand over the last 160 years, based on monopoly and its globalization. Wall Street and all major banks (say a dozen) in USA are directed and governed by 'Goldman Sachs'. Goldman Sachs have manipulated the global economy by keeping USD demand artificially high over the last 160 years, which resulted in its continuous strengthening over most other global currencies over this time-period. It must be understood that during the USA market crash of 1920's and even the 2008 Housing bubble burst that was induced, USD did not show a sign of weakening, except for an induced blip for a week or two.



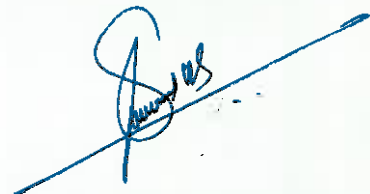
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- 5) The above point must be understood by all 192 countries very clearly. Let us take five sought after global commodities for discussion of this point. Crude oil barrel, Gold, Wheat, Natural gas, and Coffee. These commodities have been imported by most global countries at the global trade listed price. All the countries that bought these commodities at such a listed price have been cheated, have been made to pay more than what the commodity's real price was (based on its true demand and supply); because an always strengthening USD against most global currencies (in which the countries imported or bought them) resulted in "Exorbitant, unrealistic, inflated" import bill(s) to those countries. The same analogy must be extrapolated to all globally traded or sought-after commodities in the World.
- 6) USA has taken 192 other world countries for a ride, by cheating them with this "two moving frames of reference", and all countries have been ripped off with exorbitant import bills, due to USD being kept in artificial high demand. All 192 countries have been cheated by USA, and their USD for the 240-year period, in almost all imports that were priced in USD, that a country has ever made.
- 7) USA has made the world nations, world leaders, global organizations look like idiots, morons and cheated them by exorbitant import bills for not one or two years, but for a sustained period of 160 to 240 years.
- 8) Should the 192 countries ask for reimbursement of all these losses incurred by them over 160 to 240 years? The answer is YES. Will USA reimburse for the losses related to unrealistic import bills now in year 2021 or years to follow? The answer is THEY MUST. The 'Import bill fraud' lawsuits must be filed by 192 countries after 'Project Earthling(c)' is taken live. The factors that are relevant to 'import bill fraud' lawsuits are (a) Principle of transference – Importer must claim fraud payback from exporter. The exporter will transfer the claim to USA as their pricing in USD and the manipulated USD caused the fraud. Effectively, the exporter could be kept out of the equation, and all importers can directly file fraud suits against USA. (b) In the existing 'International court of justice – ICJ' structure, countries can file suits against countries, while an individual business (importer) cannot. So, each of the 192 countries must cumulate all their imports from at least the past 100-years (more depending on data availability), and file a suit against USA, one per each country, if ICJ would be the forum for equity and justice across 193 world countries.
- 9) The World must first correct the flawed system. Set things right. Introduce Project Earthling©, get it voted in by 193 World nations and take it live by Japan time 00:00 hours of Jan 1st, 2022. This will first put an end to USA's abuse of the World nations by using their currency USD. And all the globally traded and sought-after commodities will be priced in a non-fluctuating reference currency called 'Earthlings' which will reflect the true, real price of each commodity based on its demand and supply, without any artificial currency demand and its related inflated pricing linked to it. No country will be cheated on its import bill in the future. All countries will pay what the commodity being imported truly deserves.

Edits / Corrections to be recorded from the copyright version:

- a) World Bank and IMF will cease to exist. So would the need for any world regional banks.
- b) Step 6 of implementation steps – Monitoring country treasury balances and controlling Earthling printing. Begin of normal – regular GEC operations.



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A graphical representation of the problem of 160 to 240 years.

How USA cheated the World with unrealistic import bills?

The higher import bills paid by most countries due to second moving frame of reference USD (\$) and its monopoly, for a sustained period of 150 to 240 years.



- USD (\$) is the local, domestic currency of one country USA.
- Over the last 150 to 240 years, they achieved global monopoly for USD (\$), by making it a global trade, business deal standard and having most global commodities priced in USD (\$).
- This allowed them to artificially keep USD (\$) strong and thus have had most countries pay more than what they should have paid for their imports. That is how they cheated the World.
- Not for 5 or 10 years. This phenomenon (a flaw costing money to the world countries) has been going on for 150 to 240 years, unnoticed.

15 January 2020

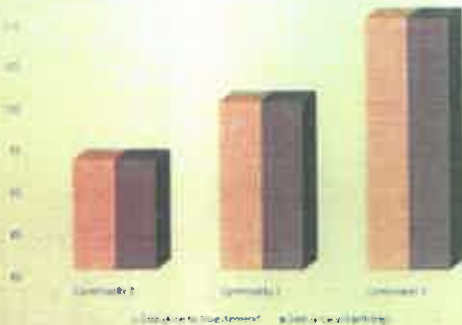
Reset Global Economics & Enable New World Order

Enabling colorful times

With this reform, countries will not be cheated on their import bills anymore.

Solution to the Problem Project Earthling© - 'Global Earthling Council'.

Import bills of most countries in Earthling's currency. New moving frame of reference. No one will get cheated.



- Make USD (\$) a local, domestic currency of USA only. Not a global standard.
- Introduce Earthlings as the global trade and business currency. While not being the currency of any one single country. All forex transactions must happen between local currencies into Earthlings & vice versa.
- This will reflect the true price of commodities, based on its real demand and supply.
- Earthlings will hold their value for a period of 10 years, and then strengthened or weakened (to support global economy) to hold the new value for another period of 10 years.
- An independent body called 'Global Earthling Council' must be formed to keep strong financial control on Earthlings printing and global financial transactions. It must have all country representation for governance. GEC will be responsible for anything and everything to do with Earthlings.

15 January 2020

Reset Global Economics & Enable New World Order

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Countries / Geographies

Let us look around the World and think which Countries would support this reform. The answer is every country other than USA will give full support and vote for the implementation of this macro-economic reform. Once this is done, World will be a truly competitive space where talent, capability and effort will be truly rewarded. And World will get a break from USA that is constantly blocking, constantly using negative strategies at all other countries to stop their progress, development, and economic growth. India and I will take the lead to drive this initiative through UNGA and get it implemented by the result of the decisive voting.

Global Impact

In this section, I am presenting how USA has dominated the World by using their currency USD in the last few centuries. And what 'Project Earthling' will do to the World and key groupings of Countries.

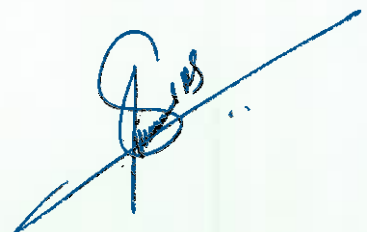
G7 Nations

The G7 (Group 7 nations) that have had the control, say, influence on most of the global matters in the last century or two, are internally controlled, dominated and bossed over by USA. It is a well-known fact; however, no one has done anything about it. Let us take groups of countries within G7 and discuss them:

The 5 G7 nations Germany, Japan, South Korea, Italy, and France have a common issue. They are smaller nations by population (in the context of India, China, and USA); however, are technologically very advanced and developed. Secondly, they have a lot of wealth which is primarily held in global currencies of USD, Pounds, Euros, Yen or Renminbi. Within these currencies, USD dominates their holdings. Though explicitly not stated outside, these national wealth reserves held in USD, is the primary (core) lever that USA uses to control these nations, influence their decisions on all global matters and command them with no outlet of sorts. Just imagine, if all these countries held their wealth and reserves in 'Earthlings', the dependency on USA and USD is eliminated, the very lever with which these nations are controlled is removed. These nations will truly become free, independent and leaders on their own. They will start to vote and voice their real opinion on all global matters and issues. Is this not good for the World? Think again, it is the best thing that can happen to the world.

The 2 Asian G7 countries Japan and Korea can also be called as 'Captive Countries' of USA. This is again because bulk of their wealth is held in USD; and USA is one of the largest markets to their products. These two factors have made these countries to become 'Controlled territories' of USA. Project Earthling will liberate these two countries and they can get out of being 'Captive Countries'. What better, when all trade is done in Earthlings, which they can hold in their own banks, their voice in the world stage would be much clear, much louder, and independent on all global issues and matters.

The 2 G7 nations that are English speaking white supremacist countries are UK and Canada. Historically, they have been younger brothers of USA and always nodded to whatever they have been asked to do. I will go onto add two more countries into this bracket, Australia, and New Zealand. These two nations are



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island countries with scanty population and no major role/participation in true global activities or events. However, these 4 English speaking white supremacist countries are younger brothers of USA and act as per the orders received from White House. The common connecting bond is religion, English language and the supremacist feeling among them. Hopefully, with Earthling going live, these 4 younger brother nations 'grow up' to be independent big brothers and can truly voice their opinion on global matters and issues in future. Even in this case, Project Earthling will liberate and make countries independent.

Non-G7 Nations

India and China: Unlike all the countries that have been discussed above, India and China are the two most populated countries in the World. The trouble comes right here. With such large population and vast resources, the countries cannot accept being 'Captive countries', always controlled, dominated and commanded by USA. As an Indian citizen, 'Project Earthling' evolved from that very feeling, wanting independence for my country and true freedom, to build our own wealth and treasury, which is independent from the control levers of USA or their siblings. Project Earthling enables just that. I am sure every Indian citizen will rally with their support to me in this initiative. I also think every Chinese citizen shares a similar sentiment and will rally their support to 'Project Earthling'. If not for this project, to begin with India and China cannot dream of becoming 20-25 Trillion economies in the next few decades. Post 'Project Earthling', India and China can aspire to become the largest economies in the World and not be 'Captive Countries', by holding USD; but be free countries by holding reserves in Earthlings.

BRICS Nations: It is a representative group of Developing countries. There could be other countries added to this list, which are in a similar mold to build up their economies. Project Earthling will firstly free these countries from all clutches of USA; eliminate all roadblocks to their progress and development and finally enables them to hold their own wealth, treasury reserves in Earthlings. This makes them independent and free countries; competing on a level playing field and they can accumulate their wealth by true production of products and services. This analogy extends to all other developing countries in the World.

European Commission / European Union: The European Union can continue to function as a union / commission without any significant changes, in the Post Earthling world. One adjustment could be that they need not mandate or request the union nations to adopt Euro as currency. I think an estimated 19 off the 27 EC countries have embraced Euro currency. All the trade between the union nations can happen in Earthlings. This allows the union nations to retain their old currency or switch over to Euro if they choose to.

Here is a 'Point of view' – In the money based (capitalism) ideology, any two countries operating / doing local business (retail transactions) using a single currency are really one and the same country.



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All other countries in the World: The key benefit to all nations in the World, is that now it shall be a truly decentralized World, with no one commanding country. However, hopefully UN (United Nations) truly evolves into a global democratic body and becomes the center for discussing and resolving all global issues in future. That shall be the so called 'Leader body' or 'Global governing body' wherein each country can voice its opinion and vote in the right way on all global issues. UN must develop as a truly democratic body with one vote per country on all global matters and issues. Such a world will enable conducive environment for all other countries in the World, whether Asian, European, African, middle Eastern or South American. They can all independently develop their economies, cumulate wealth in Earthlings and become responsible nations aspiring to get rich.

G20 grouping: Probably the G20 grouping (or an expanded G20 grouping) could be used as an alternate platform to discuss and debate key global matters and issues, while adhering to UN protocol of democratic voting as final decision methodology on all key global matters and issues.

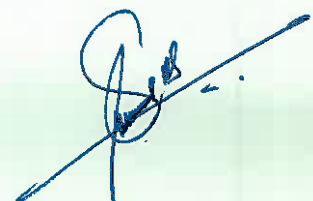
Final Summary

In the end, global economic order will become proportional to global population order. Project Earthling is the first step in that direction. To eliminate roadblocks and truly decentralize the world (all countries); and make it an even platform for everyone to compete and do business in the right way.

A major advantage: is that when all countries hold their wealth in Earthlings, in the 10-year cycle when Earthling is either strengthened or weakened by 'Global economic council or Global Earthling council'; no one country would complain, as what happens to you is what happens to everyone in the World. When no one complains, it means everything is in right order. I hope this project of mine, now puts Earth on the right orbit of development, peace, progress, and prosperity to all nations in the World.

UN truly becoming an independent 'Global governing body'; 'Global monitoring body' and 'Global initiatives body'. Democratic voting at UN on all subjects global must become standard, at one vote per country.

- 1) Project Earthling will decentralize the World and will ensure that no one country's currency will work in another country. This truly brings equality to the World and puts a stop to financing "Questionable activities", in another country.
- 2) The governing body that monitors the 'Mints printing Earthling bills'; (e.g., Global Earthling Counsel, or Global Economic Counsel); will come under the control umbrella of UN. Will be monitored by all country representatives. This ensures right printing of funds (Earthlings), right spend of funds on global initiatives and all other global projects.
- 3) UN will truly evolve into an independent global governing body. This was much required and is about 200 to 300 years too late. I hope UN makes a note of this and moves this initiative forward. Project



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Additional details about the macro-economic reform

Earthling will ensure that World is an equal place and UN becomes the true, strong global governing body with one vote per country on all global matters.

4) All UN expenses could directly be reimbursed by GEC (Global Earthling Counsel), against the local currency annual (financial year) expenses of running their offices at an individual country level. This allows UN to expand their offices network across the world, hire more (as per requirements) to ensure clean global governance.

5) Additionally, a strong 'United Nations' as a true global governing body will ensure tabling the right subjects for discussion, debate, research, analysis and making decisions on all relevant, key and important global matters. For E.g., The first subject that could be now discussed, analyzed and 'Voted on by 193 member nations for enforcing or rolling out' is 'Project Earthling©' itself.

6) On a global scale few such important subject matters could be tabled for discussion and debate of all 193 member nations. And on such subjects which are relevant to the World – all 193 nations, a democratic voting method (at one vote per country) could be used to make decisions and taking action pertaining to the subject matter. Examples of such subjects could be: a) Enforcing human rights across the World; b) Ensuring every country has a voice at UN to speak and discuss the problems they might have; c) Managing energy demands of the World between various sources (oil, thermal, natural gas, chemical – electric, wind, solar, etc.); and throttling investments and research in one technique over the other or even finding a new renewable source, and the downstream effects of such decisions on 193 countries; or similar. These are some examples of global subject matters which could be tabled for discussion at UN for all 193 nations to weigh in their opinion and even vote on the subject matter and related action.

The above has resulted in me authoring 'United Nations Global Governance Model 2020©', a new world order. I have a copyright to this content issued from Indian copyright office.

Each Country Earthlings reserve equation

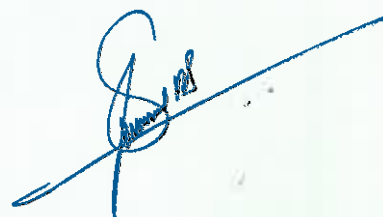
Current Earthling reserve = Last year 'Earthling reserve' – Total FY Earthling reserves spent on national development work – Total FY imports + Total FY exports plus or minus Citizen activity.

Wherein.

Citizen activity is international travelers (incoming and outgoing) exchange of Earthlings to local currency and vice versa at forex counters; and plus or minus Non-business citizen remittances in Earthlings (incoming and outgoing) through Banks.

The data of FY imports and exports will be available with the 'International trade bank'.

GEC policies will be subjected to amendments over a period of time. The formula may adjust according to some policy changes or amendments. GEC may give development loans (packages) by recording it as a loan & liability against the Country's financial records. Some countries may take the loans (once they see & understand my Earthling Foundations work and upcoming initiatives in India) and want to emulate the work in their country.



PROJECT EARTHLING©
Additional details about the macro-economic reform

Opening National Treasury Balance as recorded by Global Earthling Council.

I introduce Global Earthling Council which will record the opening national treasury balances of all countries when Project Earthling© goes live.

The problem: While all the World countries (non-USA) would record their opening national treasury balances on 'actuals' (the real value as of that date), there is no starting point reference for USA to declare an opening balance due to their unlimited currency printing for over two centuries.

The opening national treasury balances of all countries would be recorded by GEC. It must be understood by all the World countries, that opening balances will range from Zero to small balances of 1 Million, 10 Million to moderate balances of 100 Million, 500 Million, 900 Million with few countries declaring opening balances of 1 Billion or more.

The opening balance that I recommend will be accepted unanimously by all the World countries. My recommendation to USA is:

To go on actual – real balance as opening national treasury balance which will only be their Fort Knox gold reserve. And not claim any cash component since it is directly linked to the unlimited printing for over two centuries. This will immediately be approved by all 192 other countries. Fort Knox gold reserve was estimated at 380 Billion \$ few years ago.

If USA does want to claim a cash component, on top of Fort Knox gold reserve, they must expect intense opposition from 192 other countries, given all the events of last 240 to 600 years. Further, such a claim is unlikely to be approved by 192 world countries in an approval vote.

You can access some videos where I present discussion regarding USA national treasury entry opening balance and give my conclusive direction on what their opening balance with GEC must be. You can access these videos at my website Srinivasdevathi.com.

Record keeping by 'Global Earthling Council' - GEC

GEC will own the activity of printing Earthlings as per requirement or demand and will keep records of each country national treasury reserves. At the time of launch of Project Earthling©, the first entry (of national treasury reserves) per country will be recorded by GEC on actuals and will be monitored quarterly and tracked annually.

Baseline National Treasury reserves recorded by GEC when Project Earthling© goes live

Simple objective: The Central bank starting balances when Earthling goes live must be a true, real reflection of the existing world and each country's economies and their real earnings. This is the objective, when Earthling goes live and Countries across the World baseline their Central bank starting balances with GEC. Real reflection of true earnings is the key phrase. It must be understood that the rich countries today got rich because of their inventions which they cashed out on, thus getting rich. So, all the past inventions and discoveries have been cashed out by the respective countries. So, any retrospective additions to national treasury opening balances will be refused and denied by 193 UN countries.

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Additional details about the macro-economic reform

Key Factors related to the 'First entry' and ranking of National treasury balances:

India must become the richest country by treasury holdings when this deal is complete, due to the sale of worldwide IP rights to my invention US 8,910,998.

India is earning the wealth by this invention of their citizen. So, inventor and India are claiming the wealth rightfully, and cashing out in a cash out model.

With such wealth, India will move towards 'Goal Year 2050'; and in doing so, procure products and services from most countries in the world, thus delivering business, wealth, and growth to many countries in World.

USA on the other hand has been printing USD for themselves and for the World (as much as they want) and mixing it into the Global trade, banking, and business system for past few centuries. So, when Project Earthling© goes live and each country's National central bank balance / holdings (treasury reserve) are recorded (e.g., Official on the record starting balance as of Jan 1, 2022); what would USA's starting balance number will be? There is no reference, there is no starting point due to the unlimited printing of 200 to 300 years. Hence, Fort Knox gold reserve will be the only recognized national treasury balance for USA. That or any number they claim must be subjected to decisive voting of all 193 countries.

UK, Canada, Australia, and NZ starting balances must also be validated by the global community. Needless to say; they must be on actuals and they will certainly rank well below USA.

GEC National Treasury balance components

You can also read it as 'GEC National Wealth balance'. So, when you think of what cumulates into National treasury reserve?

The answer is simple. "Wealth" only. Examples of what adds into national reserve: Cash reserves, commodity reserves built by cash (e.g., Fort Knox gold reserve in USA)

What does not constitute national treasury or national wealth reserve?

Natural resources / reserves, minerals etc., (in earth). It is not 'Wealth'. Or at least not translated into wealth. Examples are: Estimates of iron ore reserves, oil reserves, minerals, or metals in mine sites, or similar.

Final recommended opening national treasury balance for USA:

Go on actuals -- declare only Fort Knox gold reserve. If they attempt to claim a cash component, they must expect intense backlash from 192 other countries. Whatever USA opening national treasury balance is or their claim is must be subjected to an 'Approval voting' by 192 non-usa countries.



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Additional details about the macro-economic reform

Roll-Out Steps:

The procedural steps involved in launching 'Project Earthling' will be as follows.

Step 1 – The initiative must be introduced worldwide via global media houses, and at several global forums, such as WTO, UNGA and all country governments and CB's.

Step 2 – Discussions and voting. The introduction would lead to discussions at many levels. Post discussions, a UN voting must be conducted, with one vote per country on the subject. This initiative will be voted in. A governing body must be established (name (e.g., Global Earthling Council, or Global Economic Council), governing team (e.g., One member from each country) and other details (e.g., role, responsibility, scope of work, charter, etc.)).

Step 3 – Once the initiative is voted in, we need to design the currency bills. (a) Billion, Half Billion, Million and Half Million Earthling bills for CB holdings and exchanges. (b) 10000, 5000, 1000, 500, 100 Earthling bills for citizen (international travelers) exchanges only. There shall be no other denomination (for e.g., currency bills of 50, 10, 5, 2 or 1 used for local purchase transactions), as no country allows purchase/sale (or local / domestic retail businesses) by using Earthlings. It is only an International trade currency and foreign exchange currency and not for domestic trade or business.

Step 4 – 3 Mints that will print Earthlings shall be set-up in a single location. These mints will be governed by all countries (their representatives); and will be under 24*7 surveillance. The location should ideally be in India, China, or Europe. City to be selected.

Step 5 – Flushing USD from all non-USA countries. Earthlings shall be printed to replace USD holdings of all countries (their CB's). The exchanged USD should be retrieved and trashed / shredded (as in truly replaced).

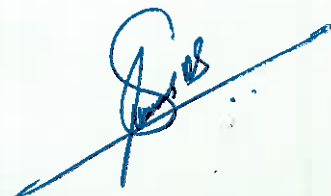
Step 6 – Monitoring and Controlling the Earthling printing. Begin of normal – regular GEC operations. After replacing the reserves of each country (their CB's) by Earthlings, GEC would be highly restrictive in selling Earthlings to countries. Based on the analysis of trade requirements of nations (categories of nations), adjustments could be made to GEC policies over a period of time.

The entire reform could be rolled out in 1 or 2 years. This baselines the World economic situation with a much better balance and gives equal opportunity to all countries in global trade. All countries can aspire to develop and get rich, without any roadblocks.

Gap between INDIA at first position and USA at second position:

If the gap is wide enough, reflecting real inventive earnings of Srinivas Devathi and India; Inventor and India will close the deal at 93 Trillion value. Example, when USA starting balance number is only the Fort Knox gold reserve, being at second position.

If USA on the other hand, claims that they want to have a higher opening balance, the global community will question such a value as it is not a true reflection of real earnings.



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Inventor and India; will go with a claim of 93 Trillion (10% of conservative estimate 930 Trillion) and will claim a higher number if popular sentiment in India (among Hindus living in India) is to claim a higher number.

Inventor and India will feel fine with real earnings, cash out value / model of 93 Trillion, if USA starting central bank balance when Earthling goes live is Fort Knox gold reserve, being at second position. Rest of the countries in the World will go on the actuals. Their economies will get activated and stimulated with the work that will be rolled out by this Invention and 'Goal Year 2050' related 'progress & development' work done through my Earthling Foundations.

Significance of Project Earthling© - A Timeline marker for Earth:

The Launch of Project Earthling©; will be so significant to humanity, that the years could also be reset to start from ONE. It marks the time of World getting real freedom, real independence from USA and UK's regime and tyranny. The World, its 193 countries, its 9.5 Billion people are truly liberated, at the time of launch of Project Earthling©. It marks the end of slavery and lawlessness in the World. It delivers economic freedom and independence, baselines 193 country economies and allows them to grow from there.

Nearly 2020 years ago BC (Before Christ) came to an end. And the years were marked as AD, Anna Domini.

Project Earthling© - Timeline marker for Earth

A distinct timeline marker that stands out as the most important transformational event by delivering:

- Freedom to all humans on Earth
- Independence to all 193 countries
- End to slavery
- End of unjust rouge self-proclaimed capitalism driven leadership

Earth at an estimated age of 4.54 Billion years. Years 2015 2019

End of year 2015 – Conceived the macro-economic reform.
 11/1/2019 – Authored, documented and published Project Earthling©.
 16/1/2019 – Filed for copyright with Indian Copyright office.
 22/2/2019 – Indian copyright office issues copyright with registration number L-81033/2019.

3 September 2020 Visit www.Srinivasdevathi.com

PROJECT EARTHLING©
Additional details about the macro-economic reform

When Project Earthling goes live, the years could now be marked as FE. FE stands for Freedom to Earth; Freedom by Earthling; Freedom to Earthlings; Freedom to World / Earth by launch of Project Earthling©.

FE stands for Freedom to Earth; Freedom by Earthling; Freedom to Earthlings; Freedom to World / Earth by launch of Project Earthling©.

2021 could be the last AD year. And must also be called as the 0 FE year.

The 2022 AD must be reset as 1 FE year. And could increment from there onwards.

Is the World ready for FE years? I think they are more than ready to live in a real and true World with full freedom and independence. I think this point of liberation, freedom and independence is about 300 to 500 years too late. We must make it happen now.

Abbreviations used:

BRICS – Brazil, Russia, India, China, South Africa (Developing countries group).

CB – Central Bank of a country; GDP – Gross Domestic Product.

WTO – World Trade Organization; IMF – International Monetary Fund.

WIPO – World Intellectual Property Organization; UN – United Nations; G20 – Group 20 Countries.

UNGA – United Nations General Assembly.

G7 – Group 7 Countries; USA – United States of America (Country); USD – US Dollar (The currency of USA).

Webpage for Project Earthling©:

You can access videos, and find more information about Project Earthling© at my webpage link:

<https://srinivasdevathi.com/project-earthling/>





Extracts
from the Register
of Copyrights

Dated : 14/05/2020

1. Registration Number : L-91243/2020
2. Name, address and nationality of the applicant : SRINIVAS S. DEVATHI , 63, 11TH 'B' CROSS, 3RD MAIN, PRASHANTHAGAR, BANGALORE-560079INDIAN
3. Nature of the applicant's interest in the copyright of the work : OWNER
4. Class and description of the work : LITERARY/ DRAMATIC WORK
5. Title of the work : UNITED NATIONS GLOBAL GOVERNANCE MODEL 2020
6. Language of the work : ENGLISH
7. Name, address and nationality of the author and if the author is deceased, date of his decease : SRINIVAS S. DEVATHI , 63, 11TH 'B' CROSS, 3RD MAIN, PRASHANTHAGAR, BANGALORE --560079INDIAN
8. Whether the work is published or unpublished : PUBLISHED
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10. Years and countries of subsequent publications, if any, and names, addresses and nationalities of the publishers : N.A.
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Author:

Srinivas S. Devathi

63, 11th B Cross, 3rd Main,

Prashanthnagar, Bangalore – 560079, India

Title: UNITED NATIONS GLOBAL GOVERNANCE MODEL 2020. (UN GGM 2020).

Enable New World Order.

History and preamble to the problem definition:

Over the last 300 to 600 years, the World (now 191 Non-USA, Non-UK countries) and its population (now an estimated 9.5 Billion people) have been governed the wrong way.

USA and UK which have lead the World (all its countries) and people over the last 300 years (USA) and the block of 300 years before that (USA and UK together); have only put their interest, their wealth, their supremacy, their domination on the World as priorities all this while; and completely ignored the needs of the individual countries and people.

While doing so, they have controlled every country in the World with an engineered lever of control.

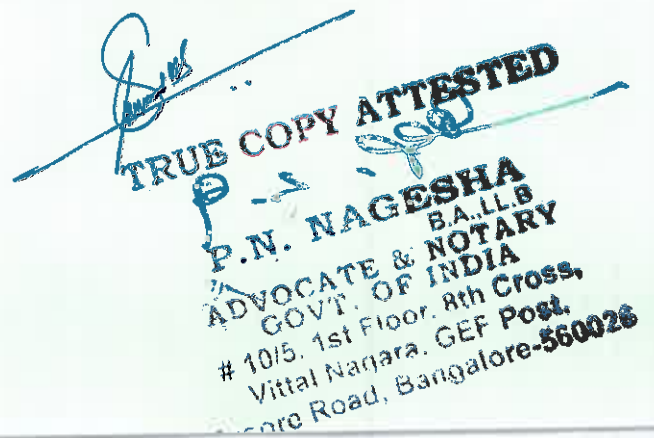
While doing so, they have eliminated any competition in the World, at a national level (competitive country), at a corporate level and at individual human level that showed promise and talent.

While doing so, they have hosed up many World nations with 'Drug trafficking' by creating demand for it, other nations with 'Constant fights after dividing them' by supplying arms and ammunition to fight, other nations with 'Economic control by keeping their wealth in USD (\$) in USA Banks', other nations with 'Poverty with no outlet given to come out of it', other nations with 'Illiteracy and ignorance, to steal their natural resources', other nations 'Declared as rouge nations or terror sponsoring nations with no option of redeeming themselves', other nations 'designed as sex capitals to encourage sex trade or slavery, with no methodical way to manage it', and so on.

Similarly, they have hosed up all Non-USA and Non-UK corporations / companies by controlling them by their currency (USD or Pound) and by their command / order.

Similarly, they have eliminated talented people, talented couple and talented groups of people across the World, to eliminate any competition or threat to their supremacy and control on the World.

They have done all the above, retained control and grip on entire world (all countries) and all its population, with sole intent to keep the world suffering in problems, deny



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progress & development and further deny peace & prosperity; so that they retain the leader status, pole position on all parameters in the World.

Simply put USA and UK over the last 600 years of governing the World, have made the World a bunch of slave nations which are captive to them and must abide and follow their orders. This is a slave planet by design and engineering of USA and UK.

They have achieved the above by 'Financial control'. Financial power / muscle is the strongest lever that controls the World and is the source to create all other levers. A suitcase of USD (\$) or a suitcase of Pounds will get anything done in any part of the World, when thrown as a bribe. They have used unlimited printing and unlimited bribing (they promoted the law breaking, bribing culture across the globe (which they have termed as lawless international waters) for their benefit) to achieve whatever they want across the World. This bribing is the source to their control and dominance.

In order to achieve all the above and retain grip on the World, they have controlled all Global organizations, all Global Treaties, Global Pacts; and further manipulated and twisted them to take and follow their orders; and work for them / in their favor.

UN Global Governance Model 2020 is the right way, the correct way to govern today's World; so that the needs, aspirations, progress & development needs, peace & prosperity needs of all World nations and its people are met.

Problem Definition:

As described above, history clearly suggests that USA (with UK as an ally) has used their currency USD (\$) (as Project Earthling© is yet to roll-out) to pay for all global organizations and executing, maintaining and enforcing most global Treaties. While, paying for them, they have controlled, manipulated and engineered all these global organizations and treaties to their benefit and advantage alone, at the expense of the benefits to the World (other countries). The true essence of these global organizations and treaties has been lost, diluted and rendered ineffective; by USD based capitalism model driven greed, generated across the world, which was used as a manipulating factor.

Launch and roll-out of Project Earthling© will change all of this and bring true legitimacy to all global organizations and treaties. The 'United Nations Global Governing Model 2020' will truly govern the World in the right way, upholding the real purpose, intent and objectives of Global multi-country treaties and all the Global organizations; as it should have been in the last several centuries.

This model is inevitable to the World. It should have happened a long time ago. It brings credibility, reliability and real/true enforceability to all global organizations, all global multi-country Treaties. Example of global organization: World Bank, unable to fund my project/invention though my invention was global in nature. Example of Treaty: PCT – Patent Cooperation Treaty. They (USA and UK) have shown no respect to PCT, the Treaty.



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Background thinking:

Project Earthling©, a global macro-economic reform and a global banking reform is another authored work of mine. When this goes live, USD (\$) will become USA only local currency. Pound will become UK only local currency. And Earthlings will be the international trade, foreign exchange and national reserve currency.

When this happens (Project Earthling© going live), the financial control of USA and UK is taken out of the equation. I don't have to explain that financial control is the strongest lever USA and UK have used to control the World. The backbone, the true lever behind all other levers, is the financial lever. When this financial muscle is taken out of the equation, USA will become just another country, one of the 193 countries in the World. UK will also become just another country, one of the 193 countries in the World. This means USA = UK = Tonga (an example) = Any other country in the World.

Once the above is achieved, USA or USA in combination with UK cannot control or govern this World anymore. The World will become a bunch of equal nations. 193 countries that are all equal, and because of which, each country can attempt to control their own future and destiny. All World nations can truly hope to drive progress & development in their country, achieve peace & prosperity in their country, with the roadblocks called USA and UK eliminated / removed out of their way.

The World Order:

For the last 600 years, everyone in the World, every country, every organization (global in particular) has reported to USA and UK. This is the old and outdated world order that does not meet the demands / needs of the current world. United Nations is paid by USA and hence reports to USA. They operate on the command and order of USA. Primarily because they are paid in USD (\$). Five out of the six main UN organs are located in New York, USA and they operate upon the orders and command of USA Corporations and USA Government (White House / President).

The correct World order must be the opposite of the above. An all equal 193 countries reporting to a 'United Nations' body which must be the True independent governing body for the World, delivering unbiased and equitable governance to the World. This is the future - United Nations Governance Model 2020 with GI-50 (Group Influential 50) and G-193 (Group 193) as main two organs / mechanisms to govern the World. This is the New World Order, and it shall become a reality very soon.



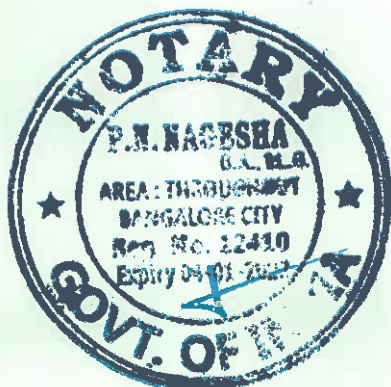
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The Solution: A new 'United Nations Global Governance Model 2020' which at least comprises of:

1. GEC – Global Earthling Council. It is a division within UN, which will be the 'Global financial control' division. It controls and regulates the printing and purchase of Earthling currency by the World nations. You can read more about GEC in my Copywritten work of 'Project Earthling®'. All the expenses of United Nations Global Governance Model 2020, its transition and future operations, will be paid by 'Global Earthling Council' – GEC in Earthlings currency in an annually reimbursable model against their (individual country) local currency expenses. This will enable UN GGM 2020 to grow, hire more, govern better and the right way.
2. GI-50 – It stands for Group Influential 50; a group of 50 countries which by virtue of their population, GDP, Technological advancement, Economic growth potential, Natural resources or a possible Geo-strategic factor (ensuring good spread and complete coverage of all regions in the World); enter the GI-50 group all of who together will govern, administer and run the World comprising of 193 (equal) UN member nations. This replaces G-7 and conventional G-20. And would certainly stop USA and UK from running the World. Another way of looking at this is a permanent expansion of UN security council from its current 5 permanent and 10 non-permanent rotational model into a permanent 50-member security council.
3. G-193 – It is a method by which every important / significant decision pertaining to the World / Planet / Region in the World that needs decisive voting will be put up for a decisive vote at UNGA after introducing the subject, allowing discussions, debates and finally conducting a decisive voting on the subject. Such a model is a true 'Democratic way' of making real informed decisions on all important globally relevant matters / subjects. The current UNGA and its operational model could be tweaked to evolve it into a formal G-193 wing. This transition will certainly have its impact on the UN Secretariat and the team structures within the Secretariat.
4. Economic and Social Council – The current EcoSoc unit within UN will expand and ensure coverage for entire world by regions, and where necessary operates at a national level.
5. Trusteeship Council – Will very likely be de-commissioned within a couple decades.
6. The Secretariat with its workforce will hire and expand outside USA and will eventually have teams in most regions and countries of the World.
7. The projected plan is to move Security Council (which will become GI-50); Secretariat and Trusteeship Council to select cities in Europe. And to move General Assembly (which will become G-193); Economic and Social Council and set-up GEC (Global Earthling Council) and GEC mints in select cities in India.

Transition Statements:

- 5 UN organs in NYC must be brought out of USA.
- They must be moved to Europe and India; both of which are true democratic nations/regions.
- After the UN Global Governing Model 2020 is implemented, the UN will invariably expand and spread across all the 193 countries to maintain, uphold all the global peace and prosperity objectives.
- So, eventually, UN will span the entire World, so that it effectively governs the World in the right way. The Model eliminates greed, personal interests of only one country USA or their closest



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allies (UK, Canada, ANZ); and brings out the real global needs of people across the World into focus.

- The Model will help deliver real, strong and effective governance of the entire World while delivering and moving the World towards Peace and Prosperity.
- USA will freeze all UN hiring; as all hiring and expansion will be outside USA from this point onwards. USA will pass the baton to the new 'UN Global Governing Model 2020' and will plain simply send their UN Ambassador (and his/her team) as their voice and voting member on decisive voting subjects. UK shall do the same.
- GI-50 together shall make all global governing decisions (pass executive orders or decisions) and as they feel necessary could subject any global subject matter / issue for a decisive voting at G-193.
- The details of additional UN divisions, team structures at regional level and national level will all be discussed and rolled-out alongside with UN-Vienna, UN-Geneva and UN-India teams. I will be introducing and getting this transition plan voted in at UN G-193 (General Assembly).

Working Protocol of United Nations Global Governance Model 2020:

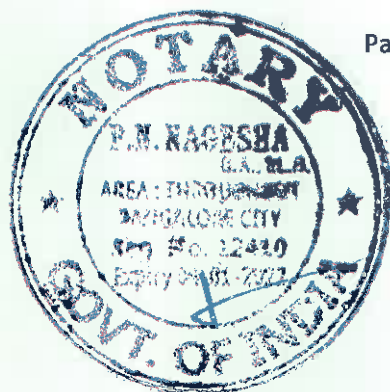
Once the model is rolled out, the GI-50 (Security Council) and G-193 will operate as follows; at a high level.

All subject matters related to countries, regions, world are segregated in two broad categories. Is that a 'Subject to be reviewed, discussed, analyzed and acted upon by GI-50/G-193'; or is it a guidance matter for a single nation, as it is their internal subject?

Any topic that comes to UN, will firstly be evaluated by a team before it comes to GI-50. If the evaluating team thinks by law or nature of subject, it is an internal national subject to be dealt by the country, they will guide the country accordingly, by stating that it is an internal subject. Where applicable, if the country needs guidance on the subject, an expert advisory team will provide advice on the subject based on global past experiences from other countries, regions. This is providing guidance, support and marking/closing the subject as resolved.

The second category, once a subject is of a nature that it has multi-country, regional or global impact, it will be presented for the GI-50 Security council for debate, discussion and evaluation of the problem. At this point, it could take two directions. One, the subject could be resolved by an executive order issued by GI-50 or via an ICJ order (where applicable) to be implemented. The second direction is when GI-50 thinks that the subject needs debate, discussion and a decisive voting at Global level; it is referred to a decisive Voting at G-193 wing (Current day General Assembly - GA).

At GA – G-193; each such subject presented to them will be led by GA leadership team who will put out a calendar or schedule for decisive voting on the subject. For simpler subjects the decisive voting cycle could just be 1 week or a maximum of 1 month. An example or schedule for a globally debatable decisive voting subject (say for example) UN Global Governance Model 2020 itself is given in the subsequent sections of this document.



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All the expenses of United Nations Global Governance Model 2020, its transition and future operations, will be paid by 'Global Earthling Council' – GEC in Earthlings currency in an annually reimbursable model against their (individual country) local currency expenses. This will enable UN GGM 2020 to grow, hire more, govern better and the right way.

Roll-out in two phases: Complete transition into UN GGM 2020 will happen in two phases and by December 31, 2021.

Phase 1 – Complete Leadership teams' transition must happen before Dec 31, 2020. All the new divisions will be formed outside USA and the leadership teams are completely established. The national team pay-roll set-up, employment procedures, operational procedures, secure systems to work with, data warehouses to hold global data are all set-up in this Phase 1. One point to note is that the United Nations Global Governing Model 2020, will hold the most important data of the World, and from across the World; and further will roll-out and manage the most important projects in many countries and hence the data security and data management will be a very critical point for the 'Transition Leadership Team'. Especially, the GEC systems, baseline national economic data will be very sensitive data and must be maintained with high levels of security, so that no breach shall occur.

Phase 2 – Complete Transition must complete by Dec 31, 2021. With new offices set-up and expanded team hiring across the divisions. This phase will also include the complete / full team transitions and new regional and national team structures set-up; with all required technology, systems and data warehouses taken live.

Ongoing Governing Phase – By Jan 1, 2022; United Nations Global Governing Model 2020 must fully go live with all operations fully active and mobilized. Their real 'Global progress & development' and 'Global Peace & prosperity' projects can take off in all countries of the World as appropriate.

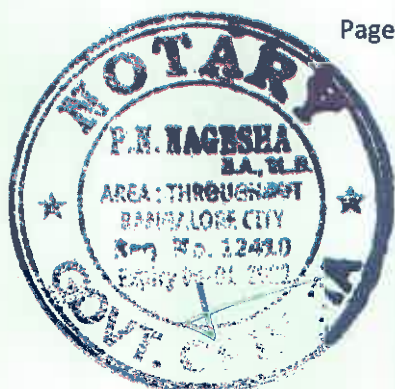
Possible key factors during roll-out and transition:

UN-Geneva or UN-Vienna offices could be used to PIVOT and enable the entire transition. They shall play the most important role to enable UN to become a true global governing body. I shall be involved as I will introduce the model at General Assembly (G-193) and get it voted in along with UN-India team.

A pre-requisite for 'UN Global Governance Model 2020'; is the introduction and voting in of 'Project Earthling©'. Ideally, it is expected to go live by 00:00 hours Japan time Jan 1, 2020.

Once Project Earthling© goes live, it enables the funding for the Transition to happen; so that an UN-Geneva Transition team, its leadership team are established and all the hiring and transition related expenses to roll-out the new model are paid for in a reimbursement model by GEC in Earthlings.

Then, the 'UN Global Governing Model 2020' will be introduced at UNGA (G-193) and will be subjected for voting. Once voted in, UNGA will initiate an 'Advisory proceeding' at ICJ, so as to get a judicial order advising the UN transition team to complete the full implementation and roll-out of the 'UN Global Governing Model 2020' within a definitive timeframe, so that the World is effectively and properly governed.



A handwritten signature in blue ink, appearing to be 'Srinivas D.S.', written over a horizontal line.

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Sample calendar entry / schedule to introduce 'UN GGM 2020' for discussion and voting in the current UN model, to get it voted in and take it live:

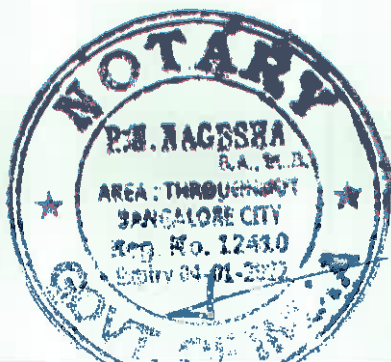
Example calendar / schedule for UN Global Governance Model 2020;
 Presenter / owner – Srinivas Devathi;
 Introducing team – Team of Srinivas Devathi from UN Vienna, UN Geneva (all existing divisions), UN India and others.
 UNGA G-193 Leader – Mr. Antonio Gutteras or his designate.
 A one-month decisive voting Calendar entry, for a truly global subject.

DATES	Location	Comments / Activities
Feb 1 st 2020	UNGA at UN Vienna or UN Geneva (Voting cell). Parallel broadcast of the event to all UN offices and halls; all over the World.	<ol style="list-style-type: none"> 1) This is the day when the subject UN Global Governance Model 2020 will be presented and introduced to entire UN team globally, at all halls. The event will physically occur at the Voting cell UNGA (G-193) of UN- Geneva, in complete detail. The event will be broadcast to all UN offices / halls globally. All 10's of thousands of UN employees to dial in to listen for at least the audio. 2) UNGA G-193 Leader will introduce the day's events and the decisive voting calendar entry. 3) Srinivas Devathi, the owner and Presenter of UN Global Governance Model 2020 will 'Introduce the subject and present several points of view about the introduced subject' and how it benefits / transforms the World. 4) This introduction is followed by series of talks / speakers who will present more point of views in the day. This is the Introducing team. Number of speakers and content decided based on 8- or 10-hour time window. 5) Presenter / Owner to point everyone to the website portals where all information, documents, fact set, transition plans could be accessed by all 193-member nation teams and pretty much everyone in the World. 6) Other UN members / leaders to point to detailed transition plans, new projected / planned team structures in the new model (new leadership model / new governance model) and additional information. All of this will also be available on internet websites for everyone to see and access. 7) UNGA G-193 Leader's closing remarks for the day at both halls and reminding the Voting heads of Voting cell on the calendar published and final voting date.
Feb 2,3 of 2020	The Voting cell heads / teams respective chambers	The voting cell heads at G-193 will digest all the information delivered along with their teams and prepare a super set list of all questions they have about the subject. No limit on the number of questions.



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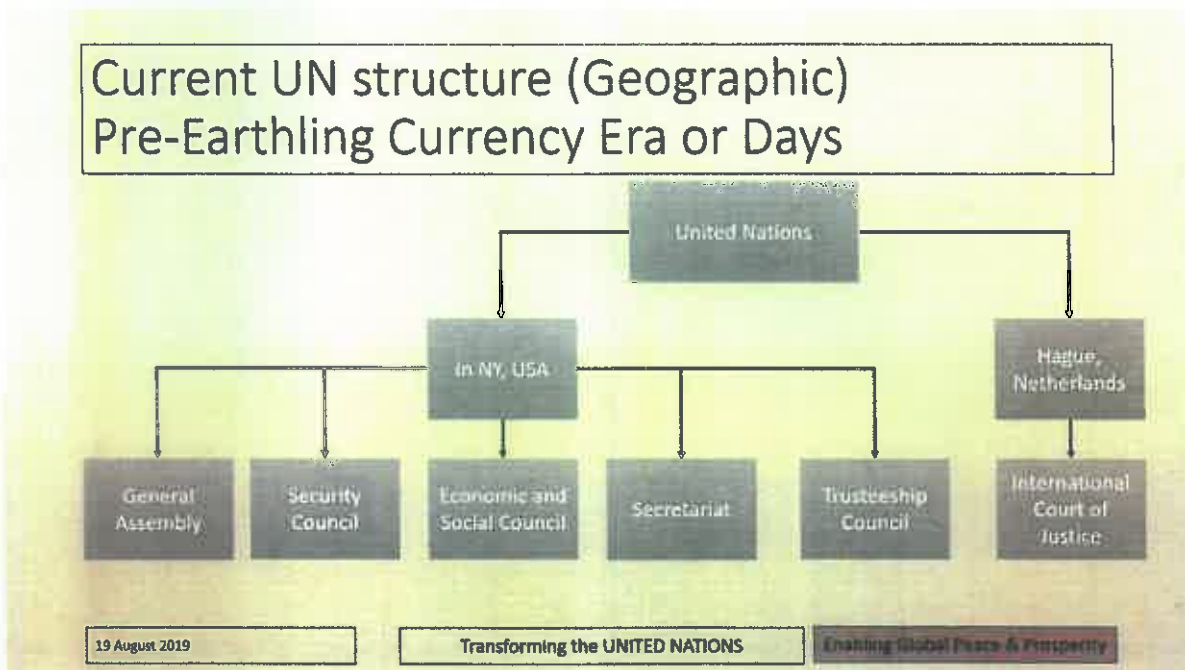
Feb 4 th 2020	UNGA G-193 Voting cell	With no end time on the calendar for that day, the presenter / owner, his introducing team (from across UN) to sit and answer all questions put to them by all 193-member voting cell heads. UN G-193 leader to preside the Q&A session. The Q&A session will go on until all questions are exhausted and addressed.
Feb 5 to 14, 2020	Internet	The Voting cell heads will have access to write to the presenter/owner and the entire introducing team (from UN) on any question they may have; that was not addressed in Q&A session or the content provided on portals. Deadline is half of the full cycle time.
Feb 5 to 27, 2020	Voting cell heads with their countries and sub-groups	This window is the internal discussion, debate, evaluation, analysis, internal polling (or survey) if required, get all relevant expert opinions, media discussions if required; such that the voting cell head has a decisive answer on the subject on behalf of his / her country. This could be firstly internal. Everything such as and not limited to; getting their government opinion (President, Prime Minister, King) or views, Ministry of External Affairs views, Relevant ministry views, Economist views, expert opinion, Business leaders views, Sector or Corporate views, others deemed as experts in the space or celebrities who can technically contribute, public survey or polls. Secondly, this could also be at discussions at groups of countries level as required. The 193 countries can form sub-groups to discuss the subject in greater detail, which may help in decision making.
Feb 28 th 2020	UNGA G-193 Voting Cell at say 10:30am	The Voting Heads of all 193 nations at UNGA G-193 voting cell will cast their final decisive vote by clicking the electronic vote button. The votes of all countries would be accessible for everyone for transparency.
March 1 st 2020		Security Council to receive the final decisive vote outcome from UNGA G-193 voting cell and the Security Council will pass on the implementation task – activity – plan to the Secretariat 'Action / implementation team'. A leader at the secretariat will take over and implement the voted subject to completion. Example: let's say UN Global Governance Model 2020 Phase 1 goes live by Dec 31 st 2020 and Phase 2 goes live by Dec 31 st , 2021. Simultaneously the Security Council or UNGA G-193 cell will initiate an 'Advisory Proceeding' with ICJ (International Court of Justice) to pass an Advisory order to complete the transition within a certain timeline, as per a finalized / agreed upon transition plan. The UN Secretariat Leader to preside and conduct the 'Go Live' Event for public and all countries to become aware of the project that went live.



A handwritten signature in blue ink, appearing to be "Srinivas D.S.", written over a horizontal line.

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Three images showing UN organs in current and future (UN Global Governance Model 2020) structures. Along with a Transition image. These show only HIGH-LEVEL view (Geographic only) of UN Main Divisions:



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Future UN Global Governing Model 2020
Transition Phase – All UN offices to collaborate
and work with a strong transition plan

UN – Vienna and UN – Geneva	<ul style="list-style-type: none"> •The key UN offices to PIVOT, be leveraged to enable and roll-out the transition. •Gradual well planned-out movement of Main organs and leadership team. •Will Set-up a Transition work-force, and work towards a clear transition plan. Will work with all global UN offices. •To start the Transition plan after Earthings currency has been rolled out and implemented to pay for all UN transition and expansion expenses in Earthings currency.
UN - India	<ul style="list-style-type: none"> •To collaborate with UN-Geneva to enable this transition. •To work with the clear transition plan and to work with all global UN offices. •To build the new offices / set-up for absorbing the main organs and setting up leadership teams. •To staff, increase team sizes to full capacity, as per the transition plan.
ICJ, Hague	<ul style="list-style-type: none"> •After the UN Global Governing Model 2020 is introduced and voted in by UNGA; to in-take an 'Advisory Proceeding' from UNGA to work and give a judicial order to fully implement the transition in a definitive timeframe. The objective is to issue an advisory order to the 'Transition Leadership Team', to work towards a real-implementable leadership and complete transition plan.
NYC, USA	<ul style="list-style-type: none"> •To support and collaborate on the transition of all 5 UN Main organs out of USA •To freeze all local hiring within USA for UN. •To move out all Leadership teams for all main organs out of USA. •Can take a break from running the World, as they have done in last 200-300 years. Can stay quiet and silent for couple decades with only their UN ambassador / EAM engaging with UN new model

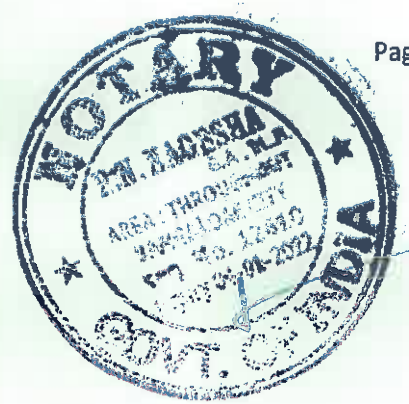
Images related to OLD World Order and New World Order:

New World Order Inevitable

The diagram consists of four main text boxes connected by downward arrows:

- Text Box 1:** A world order change in history was introduced by Sir John Elliott in 1989 (before the thought was that to be a leader you need to have a power apparatus) in March 22, 1989, the 100 annual anniversary was celebrated on 15, 2018.
- Text Box 2:** This invention has created wealth globally in the amount of 50 trillion \$ / Earthlings are global at 2019.5, when all these main countries in the world are in the range of 2.5 to 10 trillion\$. In order to retain their economy (GDP) and to be able to address the UN's World Order to the full to back this wealth from the end of the line. They have almost the entire World and bring many technologies and infrastructure.
- Text Box 3:** This has caused the WEF to extend their projects in order to accommodate the transition with support member include national central banks of the western currency global institutions (the World, WTO, IMF etc.), National Development and World Finance Foundation and UN's Global Governance Model 2020.
- Text Box 4:** While all around the world, the world's financial system will not be a simple claim, to do it right, by expanding the world's economy to the full extent of a NEW WORLD ORDER of "United Nations Global Governance Model 2020". They will make the right government of the World (all countries) and for people. Other members and 2017's events can appear to create wealth for themselves, and have a healthy.

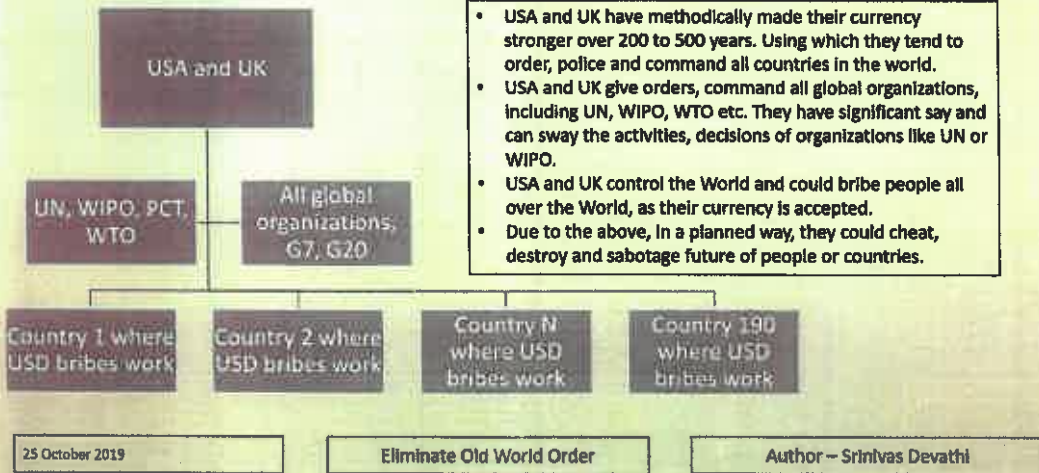
25 October 2019 Reset Global Economics Author – Srinivas Devathi



UNITED NATIONS GLOBAL GOVERNANCE MODEL 2020
Srinivas D.S. – Aug 6, 2019

New World Order Inevitable
Existing Order – Old World Order

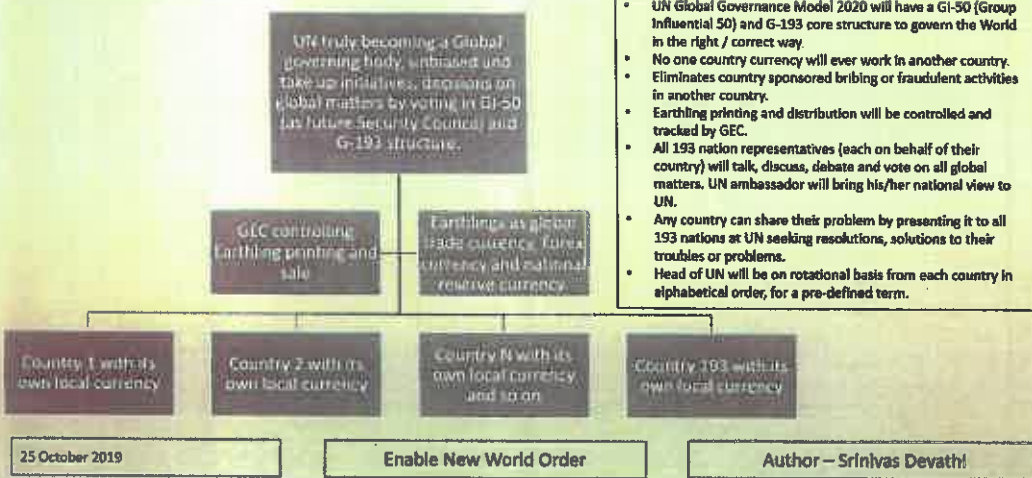
People Earthling Model 1



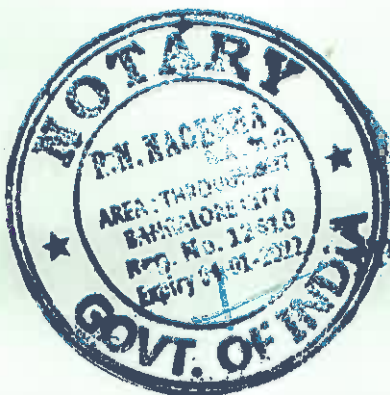
- USA and UK have methodically made their currency stronger over 200 to 500 years. Using which they tend to order, police and command all countries in the world.
- USA and UK give orders, command all global organizations, including UN, WIPO, WTO etc. They have significant say and can sway the activities, decisions of organizations like UN or WIPO.
- USA and UK control the World and could bribe people all over the World, as their currency is accepted.
- Due to the above, In a planned way, they could cheat, destroy and sabotage future of people or countries.

New World Order Inevitable
New Order

People Earthling Model 2



- UN Global Governance Model 2020 will have a G1-50 (Group Influential 50) and G-193 core structure to govern the World in the right / correct way.
- No one country currency will ever work in another country.
- Eliminates country sponsored bribing or fraudulent activities in another country.
- Earthling printing and distribution will be controlled and tracked by GEC.
- All 193 nation representatives (each on behalf of their country) will talk, discuss, debate and vote on all global matters. UN ambassador will bring his/her national view to UN.
- Any country can share their problem by presenting it to all 193 nations at UN seeking resolutions, solutions to their troubles or problems.
- Head of UN will be on rotational basis from each country in alphabetical order, for a pre-defined term.



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P.N. NAGESHA
B.A., LL.B
ADVOCATE & NOTARY
GOVT. OF INDIA
10/5, 1st Floor, 8th Cross,
Vittal Nagara, GEF Post,
Road, Bangalore-560026

UNITED NATIONS GLOBAL GOVERNANCE MODEL 2020
Srinivas D.S. - Aug 6, 2019

Benefits of New World Order
Many to be Ignored

Project Earthling Limited.



- UN Global Governance Model 2020, will govern the World in the right / correct way.
- In the UN GGM 2020, GI-50 (Group Influential 50) will be an expanded Security Council which can take and pass executive orders. They will be fair as 50 countries represent the World nations and regions in the correct way.
- In the UN GGM 2020, G-193 (Group 193) will vote on all subjects global in a decisive voting process / mechanism.
- Project Earthling© will allow USA and inventor Srinivas Devathi to resolve the 'Vehicle color Change Technology' subject in a systematic way and disburse the IP rights globally in a structured manner.
- Project Earthling© further allows conversion of USD to Earthlings so as to build our own Indian National treasury.
- India (or any Country) need not be a slave nation to USA or any other, by depending on their currency.
- Project Earthling© decentralizes all 193 countries in the World and make them Independent.
- Each country in the World could build their own treasury of wealth in Earthlings.
- United Nations will become a much stronger Global governing body and will deliver fair governance.
- GEC (Global Earthling Counsel) is formed and it monitors wealth of the World.
- World is no more controlled by one or two countries. All countries will become free and truly liberated on the planet.
- All these global organizations will operate by voting (one vote per nation) on global subjects. Will have all 193 member nations indirectly on governing (or decisioning) board through GI-50 structure.
- The World together will govern Global governing bodies. It is much safer and no one gets cheated.
- Chaos in the World is eliminated. Proper structure brought into the World. There will be no more confusion, fraud or cheating.

25 October 2019

Enable New World Order

Author - Srinivas Devathi

Abbreviations used:

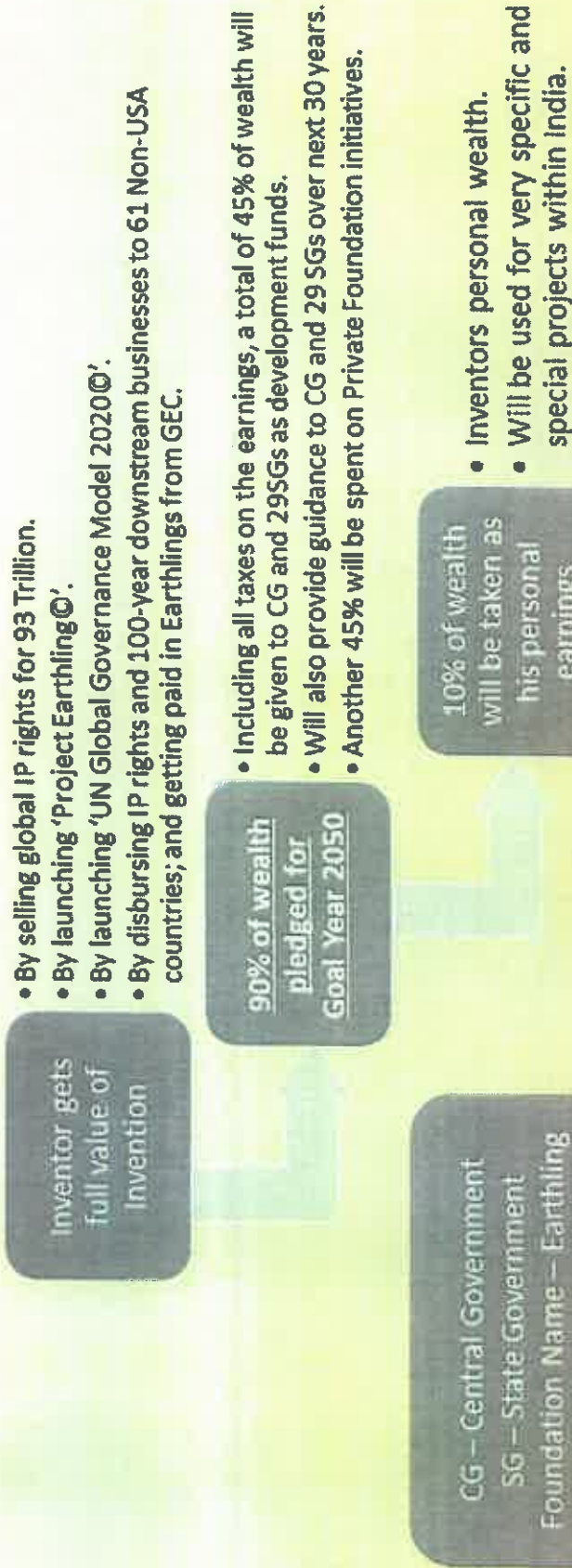
- UN - United Nations; ICJ - International Court of Justice; G7 - Group 7 Countries;
- GI-50 - Group Influential 50 division; G-193 - Group 193 division; EcoSoc - Economic & Social Council;
- GEC - Global Earthling Council; PCT - Patent Cooperation treaty;
- UNGA - United Nations General Assembly; GA - General Assembly; GGM - Global Governance Model;
- G20 - Group 20 Countries; UK - United Kingdom; NYC - New York City;
- USA - United States of America (Country); USD - US Dollar (The currency of USA).
- ANZ - Australia & New Zealand.

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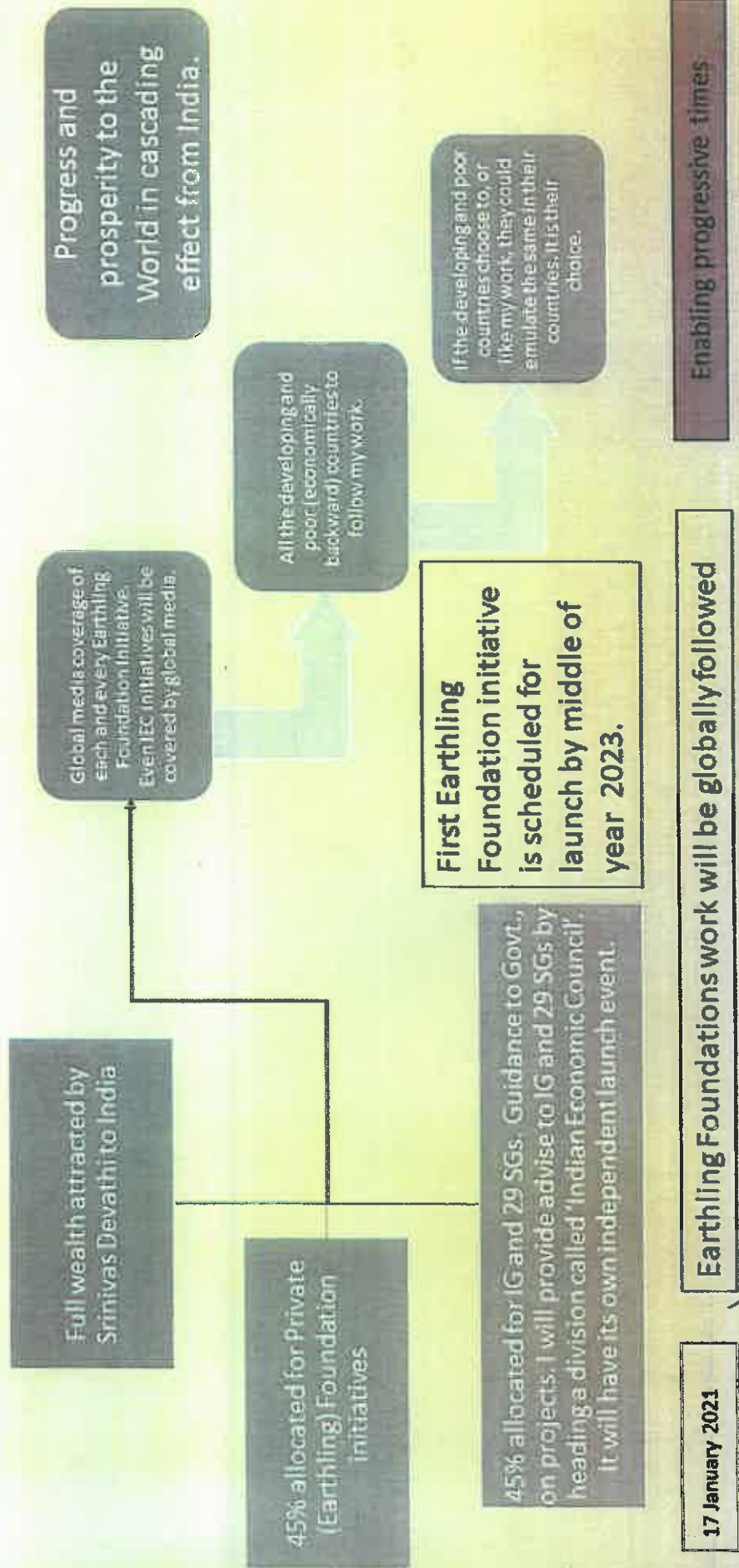
P.N. NAGESHA
B.A., LL.B.
ADVOCATE & NOTARY
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Vittal Narara, GEF Post,
Mysore Road, Bangalore-560026



Srinivas Devathi takes only 10% and has pledged 90% of 93 Trillion for 'Goal Year 2050 for India'.



Earthling Foundations – Cascading effect to the at least 100 world countries.





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Account Statement

MEMBER #	STATEMENT PERIOD	PAGE
5273578	02-01-14 to 02-28-14	1 of 2

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SRINIVAS S DEVATHI
 2934 MEADOW GLEN CRST
 HOUSTON TX 77082

PRIMARY SAVINGS ACCT# 1

DATE	TRANSACTION DESCRIPTION	WITHDRAWALS	DEPOSITS	BALANCE
	PREVIOUS BALANCE			22.22
FEB28	DIVIDEND		0.05	22.27
	*** ANNUAL PERCENTAGE YIELD EARNED FROM 02-01-14 THRU 02-28-14 WAS 2.97% ***			
FEB28	NEW BALANCE			22.27

FREE CHECKING ACCT# 5

DATE	TRANSACTION DESCRIPTION	WITHDRAWALS	DEPOSITS	BALANCE
	PREVIOUS BALANCE			9,998.95
FEB01	DEBIT CARD DEBIT	150.00-		9,848.95
	403228000633 SAKS RETAIL *PH PMT 866-500-7257 CA 02-01-14			
FEB04	DEPOSIT		1,000.00	10,848.95
	SBI 0204 1549 848570 3770 N. FRY ROAD KATY TX			
FEB07	DEPOSIT		1,000.00	11,848.95
	SBI 0207 1503 450691 14960 PARK ROW BLVD. HOUSTON TX			
FEB11	DEPOSIT		1,000.00	12,848.95
	SBI 0211 1449 462554 25675 NELSON WAY KATY TX			
FEB18	DEBIT CARD DEBIT	1.62-		12,847.33
	404826069169 FEDEXOFFICE 00008607 AUSTIN TX 02-16-14			
FEB19	DEPOSIT		1,500.00	14,347.33
	SBI 0219 1359 287297 13609 N IH-35 BLDG# AUSTIN TX			
FEB21	EFT ACH WELLS FARGO DEALBILL PAYMT140220	171.43-		14,175.90
FEB24	EFT ACH SAKS FIFTH AVENUEBILL PAYMT140221	150.00-		14,025.90
FEB24	CHECK 105	1,000.00-		13,025.90
FEB25	DEBIT CARD DEBIT	92.00-		12,933.90
	405520000910 RMG*REGUS 972-340-2021 TX 02-24-14			
FEB28	EFT ACH BARCLAYS BANK DEBILL PAYMT140227	20.00-		12,913.90
FEB28	NEW BALANCE			12,913.90

CHECKS CLEARED

CHK#	DATE	AMOUNT	CHK#	DATE	AMOUNT	CHK#	DATE	AMOUNT	CHK#	DATE	AMOUNT
105	FEB24	1,000.00									

DEPOSITS, DIVIDENDS AND OTHER CREDITS

DATE	AMOUNT	DATE	AMOUNT	DATE	AMOUNT	DATE	AMOUNT
FEB04	1000.00	FEB07	1000.00	FEB11	1000.00	FEB19	1500.00
TOTAL DIVIDENDS		0	0.00				
TOTAL DEPOSITS AND OTHER CREDITS		4	4500.00				

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Account Statement

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PRIMARY SAVINGS ACCT# 1

DATE	TRANSACTION DESCRIPTION	WITHDRAWALS	DEPOSITS	BALANCE
	PREVIOUS BALANCE			22.27
MAR31	DIVIDEND		0.06	22.33
MAR31	*** ANNUAL PERCENTAGE YIELD EARNED FROM 03-01-14 THRU 03-31-14 WAS 3.22% ***			
MAR31	NEW BALANCE			22.33

FREE CHECKING ACCT# 5

DATE	TRANSACTION DESCRIPTION	WITHDRAWALS	DEPOSITS	BALANCE
	PREVIOUS BALANCE			12,913.90
MAR04	DEPOSIT		575.00	13,488.90
MAR06	SBI 0304 1259 434224 13609 N IH-35 BLDG# AUSTIN TX			
MAR06	DEBIT CARD DEBIT	202.00-		13,286.90
MAR07	406429118000 LV JUST CRT TRAFFIC DV 702-6713444 NV 03-05-14			
MAR07	DEPOSIT		950.00	14,236.90
MAR10	SBI 0307 1503 171653 13609 N IH-35 BLDG# AUSTIN TX			
MAR10	DEPOSIT		1,000.00	15,236.90
MAR10	SBI 0310 1403 919674 13609 N IH-35 BLDG# AUSTIN TX			
MAR10	CHECK 106	4,000.00-		11,236.90
MAR12	DEPOSIT		900.00	12,136.90
MAR17	SBI 0312 1352 370812 13609 N IH-35 BLDG# AUSTIN TX			
MAR17	DEPOSIT		2,250.00	14,386.90
MAR18	SBI 0317 1412 650485 13609 N IH-35 BLDG# AUSTIN TX			
MAR18	EFT ACH DISCOVER CARD SEBILL PAYMT140317	800.00-		13,586.90
MAR21	EFT ACH WELLS FARGO DEALBILL PAYMT140320	171.43-		13,415.47
MAR21	DEPOSIT		1,500.00	14,915.47
MAR24	SBI 0321 1407 588262 13609 N IH-35 BLDG# AUSTIN TX			
MAR24	EFT ACH SAKS FIFTH AVENUBILL PAYMT140321	150.00-		14,765.47
MAR27	CHECK 107	800.00-		13,965.47
MAR28	DEBIT CARD DEBIT	89.00-		13,876.47
MAR28	408722000689 RMG*REGUS 972-340-2021 TX 03-28-14			
MAR28	EFT ACH BARCLAYS BANK DEBILL PAYMT140327	20.00-		13,856.47
MAR31	NEW BALANCE			13,856.47

CHECKS CLEARED

CHK#	DATE	AMOUNT	CHK#	DATE	AMOUNT	CHK#	DATE	AMOUNT	CHK#	DATE	AMOUNT
106	MAR10	4,000.00	107	MAR27	800.00						

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SRINIVAS S DEVATHI
111 CONGRESS AVE
SUITE 400
AUSTIN TX 78701



PRIMARY SAVINGS ACCT# 1

DATE	TRANSACTION DESCRIPTION	WITHDRAWALS	DEPOSITS	BALANCE
	PREVIOUS BALANCE			23.79
FEB29	DIVIDEND		0.11	23.90
*** ANNUAL PERCENTAGE YIELD EARNED FROM 02-01-20 THRU 02-29-20 WAS 5.98% ***				
FEB29	NEW BALANCE			23.90

FREE CHECKING ACCT# 5

DATE	TRANSACTION DESCRIPTION	WITHDRAWALS	DEPOSITS	BALANCE
	PREVIOUS BALANCE			0.49
FEB18	DEPOSIT		1,110.00	1,110.49
	Incoming Wire Transfer:SRINIVAS D S /ROC/OFFICE AND MISC EXPENSES			
FEB23	DEBIT CARD DEBIT 005328100486	-118.45		992.04
	RMG*REGUS 972-340-2021 TX 02-22-20			
FEB23	DEBIT CARD DEBIT 005426100091	-89.00		903.04
	RMG*REGUS 972-340-2021 TX 02-23-20			
FEB29	NEW BALANCE			903.04

DATE	AMOUNT	DATE	AMOUNT	DATE	AMOUNT	DATE	AMOUNT
FEB18	1,110.00						
TOTAL DIVIDENDS		0	0.00				
TOTAL DEPOSITS AND OTHER CREDITS		1	1,110.00				

DATE	AMOUNT	DATE	AMOUNT	DATE	AMOUNT	DATE	AMOUNT
FEB23	-118.45	FEB23	-89.00				
TOTAL FEES AND OTHER DEBITS		0	0.00				
TOTAL WITHDRAWALS		2	-207.45				

***** STATEMENT SUMMARY *****

ACCT	NEW BALANCE	DIVIDENDS YTD	LOAN	NEW BALANCE
1 PRIMARY SAVINGS	23.90	0.25		
5 FREE CHECKING	903.04	0.00		
TOTAL DIVIDENDS YTD		0.25		

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consolidate your debt, make a large purchase or get cash for any purpose.

Shown APR (Annual Percentage Rate) is effective as of 02/10/2020 and is subject to change at any time after that. APR includes a 0.50% discount given when you maintain electronic payments and direct deposit into your DCU Checking Account. Qualifying direct deposit is a recurring electronic credit of your payroll, retirement, Social Security, or other recurring monthly income. Visit dcu.org to learn more about benefits levels. Your rate will be determined by your personal credit history, loan term, account relationship level, and payment method so your rate could be higher. All applications are subject to approval. Other conditions may apply. Insured by NCUA.

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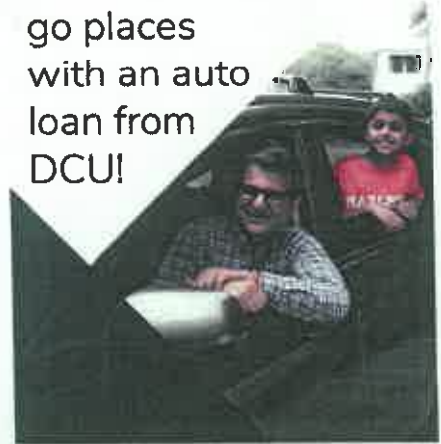
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Account Statement

MEMBER #	STATEMENT PERIOD	PAGE
5273578	03-01-20 to 03-31-20	1 of 1

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PRIMARY SAVINGS ACCT# 1

DATE	TRANSACTION DESCRIPTION	WITHDRAWALS	DEPOSITS	BALANCE
	PREVIOUS BALANCE			23.90
MAR31	DIVIDEND		0.12	24.02
	*** ANNUAL PERCENTAGE YIELD EARNED FROM 03-01-20 THRU 03-31-20 WAS 6.07% ***			
MAR31	NEW BALANCE			24.02

FREE CHECKING ACCT# 5

DATE	TRANSACTION DESCRIPTION	WITHDRAWALS	DEPOSITS	BALANCE
	PREVIOUS BALANCE			903.04
MAR05	DEBIT CARD CREDIT 008473100000 RMG*REGUS 972-340-2021 TX		89.00	992.04
MAR05	DEBIT CARD DEBIT 006523089721 DNH*GODADDY.COM 480-5058855 AZ 03-05-20	-37.28		954.76
MAR23	DEBIT CARD DEBIT 008320100329 RMG*REGUS 972-340-2021 TX 03-23-20	-29.23		925.53
MAR31	NEW BALANCE			925.53

DEPOSITS, DIVIDENDS AND OTHER CREDITS							
DATE	AMOUNT	DATE	AMOUNT	DATE	AMOUNT	DATE	AMOUNT
MAR05	89.00						
TOTAL DIVIDENDS		0	0.00				
TOTAL DEPOSITS AND OTHER CREDITS		1	89.00				

WITHDRAWALS, FEES AND OTHER DEBITS							
DATE	AMOUNT	DATE	AMOUNT	DATE	AMOUNT	DATE	AMOUNT
MAR05	-37.28	MAR23	-29.23				
TOTAL FEES AND OTHER DEBITS		0	0.00				
TOTAL WITHDRAWALS		2	-66.51				

*****STATEMENT SUMMARY*****

ACCT	NEW BALANCE	DIVIDENDS YTD	LOAN	NEW BALANCE
1 PRIMARY SAVINGS	24.02	0.37		
5 FREE CHECKING	925.53	0.00		
TOTAL DIVIDENDS YTD		0.37		

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IN CASE OF ERRORS OR QUESTIONS ABOUT YOUR ELECTRONIC TRANSFERS

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Attention: Error Resolution
220 Donald Lynch Blvd., PO Box 9130
Marlborough, MA 01752-9130

as soon as you can, if you think your statement or receipt is wrong or if you need more information about a transfer on the statement or receipt. We must hear from you no later than 60 days after we sent you the FIRST statement on which the error or problem appeared.

- (1) Tell us your name and account number
- (2) Describe the error or the transfer you are unsure about, and explain as clearly as you can why you believe it is an error or why you need more information.
- (3) Tell us the dollar amount of the suspected error.

We will investigate your complaint and will correct any error promptly. If we take more than 10 business days to do this, we will credit your account for the amount you think is in error; so that you will have the use of the money during the time it takes us to complete our investigation.

IN CASE OF ERRORS OR QUESTIONS ABOUT YOUR HOME EQUITY LINE OF CREDIT

Telephone us at 800.328.8797, or write us at: Digital Federal Credit Union
Attention: Real Estate Servicing
220 Donald Lynch Blvd., PO Box 9130
Marlborough, MA 01752-9130

- (1) Tell us your name and account number
- (2) Describe the error or the transfer you are unsure about, and explain as clearly as you can why you believe it is an error or why you need more information.
- (3) Tell us the dollar amount of the suspected error.

You must contact us within 60 days after the error appeared on your statement. You must notify us of any potential errors in writing. You may call us, but if you do we are not required to investigate any potential errors and you may have to pay the amount in question. While we investigate whether or not there has been an error, the following are true:

- We cannot try to collect the amount in question, or report you as delinquent on that amount.
- The charge in question may remain on your statement, and we may continue to charge you interest on that amount. But, if we determine that we made a mistake, you will not have to pay the amount in question or any interest or other fees related to that amount.
- While you do not have to pay the amount in question, you are responsible for the remainder of your balance.
- We can apply any unpaid amount against your credit limit.

CREDIT LINE FINANCE CHARGE COMPUTATION

The Finance Charge is computed by applying the periodic rate to the principal balance of your account each day. The principal balance is the end-of-day balance after adding any new advances and subtracting any payments or credits.

OVERDRAFT/NSF FEE SUMMARY

This summary appears at the end of the checking account portion of your statement and reflects the total dollar amount in Overdraft/NSF fees you have paid for the statement period as well as a running calendar year-to-date total, as applicable. Overdraft/NSF fees could result from either paying (OVERDRAFT) or returning (RETURNED ITEM) transactions that come in to clear through your checking account when there are not enough available funds at that time to pay them.

For example, if you were to see the following:

	Total for this period	Total year-to-date
Total Overdraft Fees ⁽¹⁾	\$30.00	\$60.00
Total Returned Item Fees ⁽²⁾	\$30.00	\$30.00

It would mean:

- (1) You paid one \$30.00 Overdraft Fee for one NSF/Uncollected transaction that DCU paid that month (Total for this period) and a total of two such fees (2 X \$30.00) for the calendar year (Total year-to-date).
- (2) You also paid one \$30.00 NSF Fee for one NSF/Uncollected transaction that was returned that month (Total for this period) which also happens to have been the only one for the year (Total year-to-date).

(NOTE: The \$5.00 Automatic Overdraft Transfer Fee for an overdraft from your savings is not included in this summary.)

For information concerning how to avoid overdrafts go to dcu.org and review the Streetwise topic *Using A Checking Account* or go to dcu.balancepro.org for information on a wide variety of credit and financial topics as well as a full suite of other free on-line tools and resources from BALANCE, a financial education and counseling service we partner with to provide you this free service.



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Mysore Road, Bangalore-560028

10/29/2020

Roundcube Webmail :: RE: THE TREATY AS SIGNED BY 153 CONTRACTING STATES

Subject **RE: THE TREATY AS SIGNED BY 153 CONTRACTING STATES**
 From Infoline, Pct <pct.infoline@wipo.int>
 To srinivas@coolcartechnology.com <srinivas@coolcartechnology.com>
 Cc Infoline, Pct <pct.infoline@wipo.int>
 Date 2020-10-23 14:56



Dear Mr. Srinivas Devathi,

We acknowledge the receipt of your email dated 21 October 2020.

As indicated in our email dated 11 September 2020, the WIPO website makes the latest PCT documents publicly available. Namely, the latest version of the PCT texts are available at:
<https://www.wipo.int/export/sites/www/pct/en/texts/pdf/pct.pdf>
 and, also the official list of the PCT Contracting States (as of 2 January 2020) is available at:
https://www.wipo.int/export/sites/www/pct/guide/en/gdvoll/annexes/annexa/ax_a.pdf

These documents on our website are authentic and up-to-date, and therefore, we do not certify them additionally. We would recommend you to discuss the matter with the Indian court again, and seek the possibility to proceed with the documents, which are officially available on our website.

However, if the Indian court still instructs you to obtain the certified copies of the relevant PCT documents, you might consider submitting a written request to the Office of the Legal Counsel ("OLC"), including the instruction from the Indian court as an attachment. You can reach the OLC through below website, by clicking the "Contact us" icon. Then, the OLC would decide if the WIPO could respond to this request.

https://www.wipo.int/about-wipo/en/activities_by_unit/index.jsp?id=88

Should you have any further question, do not hesitate to contact us again.

The PCT Infoline

-----Original Message-----

From: srinivas@coolcartechnology.com <srinivas@coolcartechnology.com>
 Sent: 21 October 2020 7:57 AM
 To: Infoline, Pct <pct.infoline@wipo.int>
 Subject: Re: THE TREATY AS SIGNED BY 153 CONTRACTING STATES

To,
PCT Infoline team

I have presented the attached documents to the court in India. Up on some conversations we came to the point of 'document authentication' or 'right authority (WIPO) swearing for the Treaty'. So, in this line of thinking, given that WIPO is the authority that administers PCT (Patent Cooperation Treaty), for the 'LEGAL COURT SUBMISSIONS' in India or in global courts:

- Is there a authenticating 'seal' on the PCT-Treaty document and the list of contracting states that you could provide (which could be issued by WIPO to legally authenticate the document)?
- Or alternately a cover letter authenticating the Treaty and the list of contracting states by WIPO, on your letterhead?

I am looking for some kind of sworn statement or letter to authenticate the pdf files attached in the links provided by you, for the legal court requirements. Kindly let me know your comments.

Srinivas Devathi
 Inventor & Author
 Srinivasdevathi.com

On 2020-09-11 17:34, Infoline, Pct wrote:

Dear Mr. Srinivas Devathi,

This email is in response to your inquiry addressed to the PCT Infoline dated 11 September 2020.

The PCT was concluded in 1970, amended in 1979, and modified in 1984 and 2001. The latest version of the PCT texts are available in the pdf format, and can be downloaded from the below link.

<https://www.wipo.int/export/sites/www/pct/en/texts/pdf/pct.pdf>

A handwritten signature in blue ink, appearing to be "Srinivas Devathi", written over a diagonal line.

10/29/2020

Roundcube Webmail :: RE: THE TREATY AS SIGNED BY 153 CONTRACTING STATES

The official list of the PCT Contracting States (as of 2 January 2020) is available at:
https://www.wipo.int/export/sites/www/pct/guide/en/gdvoll/annexes/anna/ax_a.pdf

Hope this helps. Should you have any further question, do not hesitate to contact us again.

The PCT Infoline

-----Original Message-----

From: srinivas@coolcartechnology.com <srinivas@coolcartechnology.com>

Sent: 11 September 2020 11:20 AM

To: Infoline, Pct <pct.infoline@wipo.int>

Subject: THE TREATY AS SIGNED BY 153 CONTRACTING STATES

Importance: High

To,
PCT Infoline team

As per my earlier communications, due to my lawsuit (which constitutes breach of PCT) connecting 153 PCT contracting states, there is a possibility that a copy of the original 'Patent Cooperation Treaty' or its current amended version be submitted to courts for review. Along with official list of the countries that signed the Treaty.

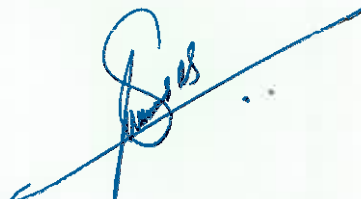
How can I get the 'Currently enforced' version of the Treaty? And an official list of countries that have signed it from your organization.

Srinivas Devathi
Inventor & Author
Srinivasdevathi.com

[The cover image of the 2020 GII features an icon in the shape of a female scientist, superimposed on a banknote motif, representing innovation finance. Global Innovation Index 2020. Who will finance innovation? Launch September 2 www.wipo.int/gii hashtagGII2020]
<http://www.wipo.int/gii/?utm_source=wipomail&utm_medium=signature&utm_campaign=gii2020>

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PCT Contracting States¹

A

Two-letter code and name of State	Date on which State became bound by the PCT ¹	Two-letter code and name of State	Date on which State became bound by the PCT ¹
AE United Arab Emirates	10 March 1999	DM Dominica	7 August 1999
AG Antigua and Barbuda	17 March 2000	DO Dominican Republic	28 May 2007
AL Albania	4 October 1995	DZ Algeria ²	8 March 2000
AM Armenia ²	25 December 1991	EC Ecuador	7 May 2001
AO Angola	27 December 2007	EE Estonia	24 August 1994
AT Austria	23 April 1979	EG Egypt	6 September 2003
AU Australia	31 March 1980	ES Spain	16 November 1989
AZ Azerbaijan	25 December 1995	FI Finland ⁵	1 October 1980
BA Bosnia and Herzegovina	7 September 1996	FR France ^{2, 6}	25 February 1978
BB Barbados	12 March 1985	GA Gabon	24 January 1978
BE Belgium	14 December 1981	GB United Kingdom ⁷	24 January 1978
BF Burkina Faso	21 March 1989	GD Grenada	22 September 1998
BG Bulgaria	21 May 1984	GE Georgia ²	25 December 1991
BH Bahrain ²	18 March 2007	GH Ghana	26 February 1997
BJ Benin	26 February 1987	GM Gambia	9 December 1997
BN Brunei Darussalam	24 July 2012	GN Guinea	27 May 1991
BR Brazil	9 April 1978	GQ Equatorial Guinea	17 July 2001
BW Botswana	30 October 2003	GR Greece	9 October 1990
BY Belarus ²	25 December 1991	GT Guatemala	14 October 2006
BZ Belize	17 June 2000	GW Guinea-Bissau	12 December 1997
CA Canada	2 January 1990	HN Honduras	20 June 2006
CF Central African Republic	24 January 1978	HR Croatia	1 July 1998
CG Congo	24 January 1978	HU Hungary ²	27 June 1980
CH Switzerland	24 January 1978	ID Indonesia ²	5 September 1997
CI Côte d'Ivoire	30 April 1991	IE Ireland	1 August 1992
CL Chile ²	2 June 2009	IL Israel	1 June 1996
CM Cameroon	24 January 1978	IN India ²	7 December 1998
CN China ^{3, 4}	1 January 1994	IR Iran (Islamic Republic of)	4 October 2013
CO Colombia	28 February 2001	IS Iceland	23 March 1995
CR Costa Rica	3 August 1999	IT Italy	28 March 1985
CU Cuba ²	16 July 1996	JO Jordan	9 June 2017
CY Cyprus	1 April 1998	JP Japan	1 October 1978
CZ Czechia	1 January 1993	KE Kenya	8 June 1994
DE Germany	24 January 1978	KG Kyrgyzstan ²	25 December 1991
DJ Djibouti	23 September 2016	KH Cambodia	8 December 2016
DK Denmark	1 December 1978	KM Comoros	3 April 2005



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PCT Contracting States¹

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[Continued]

Two-letter code and name of State	Date on which State became bound by the PCT ¹	Two-letter code and name of State	Date on which State became bound by the PCT ¹
KN Saint Kitts and Nevis	27 October 2005	NZ New Zealand	1 December 1992
KP Democratic People's Republic of Korea	8 July 1980	OM Oman ²	26 October 2001
KR Republic of Korea	10 August 1984	PA Panama	7 September 2012
KW Kuwait	9 September 2016	PE Peru	6 June 2009
KZ Kazakhstan ²	25 December 1991	PG Papua New Guinea	14 June 2003
LA Lao People's Democratic Republic ²	14 June 2006	PH Philippines	17 August 2001
LC Saint Lucia ²	30 August 1996	PL Poland ⁵	25 December 1990
LI Liechtenstein	19 March 1980	PT Portugal	24 November 1992
LK Sri Lanka	26 February 1982	QA Qatar ²	3 August 2011
LR Liberia	27 August 1994	RO Romania ²	23 July 1979
LS Lesotho	21 October 1995	RS Serbia ⁹	1 February 1997
LT Lithuania	5 July 1994	RU Russian Federation ²	29 March 1978 ¹⁰
LU Luxembourg	30 April 1978	RW Rwanda	31 August 2011
LV Latvia	7 September 1993	SA Saudi Arabia	3 August 2013
LY Libya	15 September 2005	SC Seychelles	7 November 2002
MA Morocco	8 October 1999	SD Sudan	16 April 1984
MC Monaco	22 June 1979	SE Sweden ⁵	17 May 1978
MD Republic of Moldova ²	25 December 1991	SG Singapore	23 February 1995
ME Montenegro	3 June 2006	SI Slovenia	1 March 1994
MG Madagascar	24 January 1978	SK Slovakia	1 January 1993
MK North Macedonia	10 August 1995	SL Sierra Leone	17 June 1997
ML Mali	19 October 1984	SM San Marino	14 December 2004
MN Mongolia	27 May 1991	SN Senegal	24 January 1978
MR Mauritania	13 April 1983	ST Sao Tome and Principe	3 July 2008
MT Malta ²	1 March 2007	SV El Salvador	17 August 2006
MW Malawi	24 January 1978	SY Syrian Arab Republic	26 June 2003
MX Mexico	1 January 1995	SZ Eswatini	20 September 1994
MY Malaysia ²	16 August 2006	TD Chad	24 January 1978
MZ Mozambique ²	18 May 2000	TG Togo	24 January 1978
NA Namibia	1 January 2004	TH Thailand ²	24 December 2009
NE Niger	21 March 1993	TJ Tajikistan ²	25 December 1991
NG Nigeria	8 May 2005	TM Turkmenistan ²	25 December 1991
NI Nicaragua	6 March 2003	TN Tunisia ²	10 December 2001
NL Netherlands ⁸	10 July 1979	TR Turkey	1 January 1996
NO Norway ⁵	1 January 1980	TT Trinidad and Tobago	10 March 1994
		TZ United Republic of Tanzania	14 September 1999
		UA Ukraine ²	25 December 1991



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2 January 2020

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PCT Contracting States¹

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[Continued]

Two-letter code and name of State	Date on which State became bound by the PCT ¹	Two-letter code and name of State	Date on which State became bound by the PCT ¹
UG Uganda	9 February 1995	VN Viet Nam	10 March 1993
US United States of America ^{11, 12}	24 January 1978	WS Samoa ²	2 January 2020
UZ Uzbekistan ²	25 December 1991	ZA South Africa ²	16 March 1999
VC Saint Vincent and the Grenadines ²	6 August 2002	ZM Zambia.	15 November 2001
		ZW Zimbabwe.	11 June 1997

(Total: 153 States)

- ¹ All PCT Contracting States are bound by Chapter II of the PCT relating to the international preliminary examination.
- ² With the declaration provided for in PCT Article 64(5).
- ³ Applies also to Hong Kong, China with effect from 1 July 1997.
- ⁴ Not applicable to Macau, China.
- ⁵ With the declaration provided for in PCT Article 64(2)(a)(ii).
- ⁶ Including all Overseas Departments and Territories.
- ⁷ The United Kingdom extended the application of the PCT to the Isle of Man with effect from 29 October 1983.
- ⁸ Ratification for the Kingdom in Europe, the Netherlands Antilles and Aruba. The Netherlands Antilles ceased to exist on 10 October 2010. As from that date, the PCT continues to apply to Curaçao and Sint Maarten. The PCT also continues to apply to the islands of Bonaire, Sint Eustatius and Saba which, with effect from 10 October 2010, have become part of the territory of the Kingdom of the Netherlands in Europe.
- ⁹ Serbia is the continuing State from Serbia and Montenegro as from 3 June 2006.
- ¹⁰ Date of ratification of the Soviet Union, continued by the Russian Federation as from 25 December 1991.
- ¹¹ With the declarations provided for in PCT Articles 64(3)(a) and 64(4)(a).
- ¹² Extends to all areas for which the United States of America has international responsibility.

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2 January 2020

Patent Cooperation Treaty (PCT)

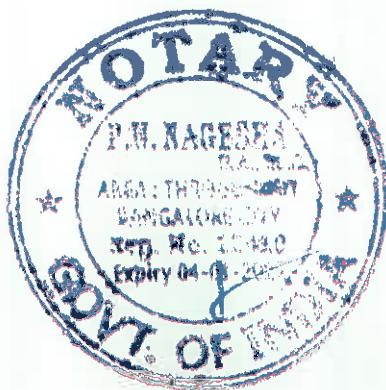
Done at Washington on June 19, 1970,
amended on September 28, 1979,
modified on February 3, 1984, and on October 3, 2001



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Patent Cooperation Treaty

Editor's Note: For details concerning amendments and modifications to the Patent Cooperation Treaty (PCT), and for access to decisions of the Assembly of the International Patent Cooperation Union (PCT Assembly) concerning their entry into force and transitional arrangements, reference should be made to the relevant reports of the PCT Assembly available from the International Bureau or via the WIPO website at: www.wipo.int/pct/en/meetings/assemblies/reports.htm.



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Patent Cooperation Treaty

Patent Cooperation Treaty

Done at Washington on June 19, 1970,
amended on September 28, 1979,
modified on February 3, 1984, and on October 3, 2001

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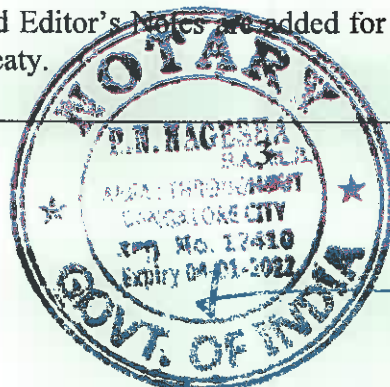
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Patent Cooperation Treaty

The Contracting States,

Desiring to make a contribution to the progress of science and technology,

Desiring to perfect the legal protection of inventions,

Desiring to simplify and render more economical the obtaining of protection for inventions where protection is sought in several countries,

Desiring to facilitate and accelerate access by the public to the technical information contained in documents describing new inventions,

Desiring to foster and accelerate the economic development of developing countries through the adoption of measures designed to increase the efficiency of their legal systems, whether national or regional, instituted for the protection of inventions by providing easily accessible information on the availability of technological solutions applicable to their special needs and by facilitating access to the ever expanding volume of modern technology,

Convinced that cooperation among nations will greatly facilitate the attainment of these aims,

Have concluded the present Treaty.



Patent Cooperation Treaty

INTRODUCTORY PROVISIONS

Article 1

Establishment of a Union

(1) The States party to this Treaty (hereinafter called "the Contracting States") constitute a Union for cooperation in the filing, searching, and examination, of applications for the protection of inventions, and for rendering special technical services. The Union shall be known as the International Patent Cooperation Union.

(2) No provision of this Treaty shall be interpreted as diminishing the rights under the Paris Convention for the Protection of Industrial Property of any national or resident of any country party to that Convention.

Article 2

Definitions

For the purposes of this Treaty and the Regulations and unless expressly stated otherwise:

(i) "application" means an application for the protection of an invention; references to an "application" shall be construed as references to applications for patents for inventions, inventors' certificates, utility certificates, utility models, patents or certificates of addition, inventors' certificates of addition, and utility certificates of addition;

(ii) references to a "patent" shall be construed as references to patents for inventions, inventors' certificates, utility certificates, utility models, patents or certificates of addition, inventors' certificates of addition, and utility certificates of addition;

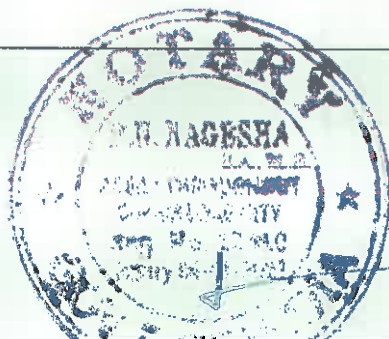
(iii) "national patent" means a patent granted by a national authority;

(iv) "regional patent" means a patent granted by a national or an intergovernmental authority having the power to grant patents effective in more than one State;

(v) "regional application" means an application for a regional patent;

(vi) references to a "national application" shall be construed as references to applications for national patents and regional patents, other than applications filed under this Treaty;

(vii) "international application" means an application filed under this Treaty;



Patent Cooperation Treaty

(viii) references to an "application" shall be construed as references to international applications and national applications;

(ix) references to a "patent" shall be construed as references to national patents and regional patents;

(x) references to "national law" shall be construed as references to the national law of a Contracting State or, where a regional application or a regional patent is involved, to the treaty providing for the filing of regional applications or the granting of regional patents;

(xi) "priority date," for the purposes of computing time limits, means:

(a) where the international application contains a priority claim under Article 8, the filing date of the application whose priority is so claimed;

(b) where the international application contains several priority claims under Article 8, the filing date of the earliest application whose priority is so claimed;

(c) where the international application does not contain any priority claim under Article 8, the international filing date of such application;

(xii) "national Office" means the government authority of a Contracting State entrusted with the granting of patents; references to a "national Office" shall be construed as referring also to any intergovernmental authority which several States have entrusted with the task of granting regional patents, provided that at least one of those States is a Contracting State, and provided that the said States have authorized that authority to assume the obligations and exercise the powers which this Treaty and the Regulations provide for in respect of national Offices;

(xiii) "designated Office" means the national Office of or acting for the State designated by the applicant under Chapter I of this Treaty;

(xiv) "elected Office" means the national Office of or acting for the State elected by the applicant under Chapter II of this Treaty;

(xv) "receiving Office" means the national Office or the intergovernmental organization with which the international application has been filed;

(xvi) "Union" means the International Patent Cooperation Union;

(xvii) "Assembly" means the Assembly of the Union;

(xviii) "Organization" means the World Intellectual Property Organization;

(xix) "International Bureau" means the International Bureau of the Organization and, as long as it subsists, the United International Bureaux for the Protection of Intellectual Property (BIRPI);



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Patent Cooperation Treaty

(xx) "Director General" means the Director General of the Organization and, as long as BIRPI subsists, the Director of BIRPI.

CHAPTER I
INTERNATIONAL APPLICATION AND INTERNATIONAL SEARCH

Article 3
The International Application

(1) Applications for the protection of inventions in any of the Contracting States may be filed as international applications under this Treaty.

(2) An international application shall contain, as specified in this Treaty and the Regulations, a request, a description, one or more claims, one or more drawings (where required), and an abstract.

(3) The abstract merely serves the purpose of technical information and cannot be taken into account for any other purpose, particularly not for the purpose of interpreting the scope of the protection sought.

(4) The international application shall:

- (i) be in a prescribed language;
- (ii) comply with the prescribed physical requirements;
- (iii) comply with the prescribed requirement of unity of invention;
- (iv) be subject to the payment of the prescribed fees.

Article 4
The Request

(1) The request shall contain:

(i) a petition to the effect that the international application be processed according to this Treaty;

(ii) the designation of the Contracting State or States in which protection for the invention is desired on the basis of the international application ("designated States"); if for any designated State a regional patent is available and the applicant wishes to obtain a regional patent rather than a national patent, the request shall so indicate; if, under a treaty concerning a regional patent, the applicant cannot limit his application to certain of the States party to that treaty, designation of one of those States and the indication of the wish to obtain the regional patent shall be treated as designation of all the States party to that treaty; if, under the national law of the designated State, the designation of that State has the effect of an application for a regional patent, the



Patent Cooperation Treaty

designation of the said State shall be treated as an indication of the wish to obtain the regional patent;

(iii) the name of and other prescribed data concerning the applicant and the agent (if any);

(iv) the title of the invention;

(v) the name of and other prescribed data concerning the inventor where the national law of at least one of the designated States requires that these indications be furnished at the time of filing a national application. Otherwise, the said indications may be furnished either in the request or in separate notices addressed to each designated Office whose national law requires the furnishing of the said indications but allows that they be furnished at a time later than that of the filing of a national application.

(2) Every designation shall be subject to the payment of the prescribed fee within the prescribed time limit.

(3) Unless the applicant asks for any of the other kinds of protection referred to in Article 43, designation shall mean that the desired protection consists of the grant of a patent by or for the designated State. For the purposes of this paragraph, Article 2(ii) shall not apply.

(4) Failure to indicate in the request the name and other prescribed data concerning the inventor shall have no consequence in any designated State whose national law requires the furnishing of the said indications but allows that they be furnished at a time later than that of the filing of a national application. Failure to furnish the said indications in a separate notice shall have no consequence in any designated State whose national law does not require the furnishing of the said indications.

Article 5
The Description

The description shall disclose the invention in a manner sufficiently clear and complete for the invention to be carried out by a person skilled in the art.

Article 6
The Claims

The claim or claims shall define the matter for which protection is sought. Claims shall be clear and concise. They shall be fully supported by the description.



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Patent Cooperation Treaty

Article 7
The Drawings

(1) Subject to the provisions of paragraph (2)(ii), drawings shall be required when they are necessary for the understanding of the invention.

(2) Where, without being necessary for the understanding of the invention, the nature of the invention admits of illustration by drawings:

(i) the applicant may include such drawings in the international application when filed,

(ii) any designated Office may require that the applicant file such drawings with it within the prescribed time limit.

Article 8
Claiming Priority

(1) The international application may contain a declaration, as prescribed in the Regulations, claiming the priority of one or more earlier applications filed in or for any country party to the Paris Convention for the Protection of Industrial Property.

(2)(a) Subject to the provisions of subparagraph (b), the conditions for, and the effect of, any priority claim declared under paragraph (1) shall be as provided in Article 4 of the Stockholm Act of the Paris Convention for the Protection of Industrial Property.

(b) The international application for which the priority of one or more earlier applications filed in or for a Contracting State is claimed may contain the designation of that State. Where, in the international application, the priority of one or more national applications filed in or for a designated State is claimed, or where the priority of an international application having designated only one State is claimed, the conditions for, and the effect of, the priority claim in that State shall be governed by the national law of that State.

Article 9
The Applicant

(1) Any resident or national of a Contracting State may file an international application.

(2) The Assembly may decide to allow the residents and the nationals of any country party to the Paris Convention for the Protection of Industrial Property which is not party to this Treaty to file international applications.



Patent Cooperation Treaty

(3) The concepts of residence and nationality, and the application of those concepts in cases where there are several applicants or where the applicants are not the same for all the designated States, are defined in the Regulations.

Article 10
The Receiving Office

The international application shall be filed with the prescribed receiving Office, which will check and process it as provided in this Treaty and the Regulations.

Article 11
Filing Date and Effects of the International Application

(1) The receiving Office shall accord as the international filing date the date of receipt of the international application, provided that that Office has found that, at the time of receipt:

(i) the applicant does not obviously lack, for reasons of residence or nationality, the right to file an international application with the receiving Office,

(ii) the international application is in the prescribed language,

(iii) the international application contains at least the following elements:

(a) an indication that it is intended as an international application,

(b) the designation of at least one Contracting State,

(c) the name of the applicant, as prescribed,

(d) a part which on the face of it appears to be a description,

(e) a part which on the face of it appears to be a claim or claims.

(2)(a) If the receiving Office finds that the international application did not, at the time of receipt, fulfill the requirements listed in paragraph (1), it shall, as provided in the Regulations, invite the applicant to file the required correction.

(b) If the applicant complies with the invitation, as provided in the Regulations, the receiving Office shall accord as the international filing date the date of receipt of the required correction.

(3) Subject to Article 64(4), any international application fulfilling the requirements listed in items (i) to (iii) of paragraph (1) and accorded an international filing date shall have the effect of a regular national application in each designated State as of the international filing date, which date shall be considered to be the actual filing date in each designated State.



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Patent Cooperation Treaty

(4) Any international application fulfilling the requirements listed in items (i) to (iii) of paragraph (1) shall be equivalent to a regular national filing within the meaning of the Paris Convention for the Protection of Industrial Property.

Article 12

Transmittal of the International Application to the International Bureau and the International Searching Authority

(1) One copy of the international application shall be kept by the receiving Office ("home copy"), one copy ("record copy") shall be transmitted to the International Bureau, and another copy ("search copy") shall be transmitted to the competent International Searching Authority referred to in Article 16, as provided in the Regulations.

(2) The record copy shall be considered the true copy of the international application.

(3) The international application shall be considered withdrawn if the record copy has not been received by the International Bureau within the prescribed time limit.

Article 13

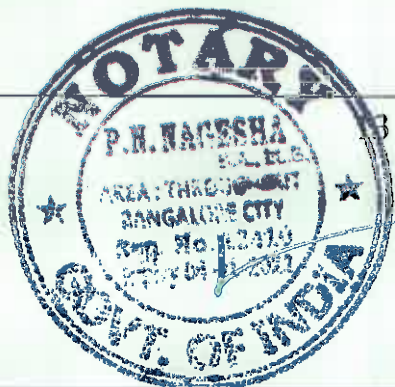
Availability of Copy of the International Application to Designated Offices

(1) Any designated Office may ask the International Bureau to transmit to it a copy of the international application prior to the communication provided for in Article 20, and the International Bureau shall transmit such copy to the designated Office as soon as possible after the expiration of one year from the priority date.

(2)(a) The applicant may, at any time, transmit a copy of his international application to any designated Office.

(b) The applicant may, at any time, ask the International Bureau to transmit a copy of his international application to any designated Office, and the International Bureau shall transmit such copy to the designated Office as soon as possible.

(c) Any national Office may notify the International Bureau that it does not wish to receive copies as provided for in subparagraph (b), in which case that subparagraph shall not be applicable in respect of that Office.



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Patent Cooperation Treaty

Article 14
Certain Defects in the International Application

(1)(a) The receiving Office shall check whether the international application contains any of the following defects, that is to say:

- (i) it is not signed as provided in the Regulations;
- (ii) it does not contain the prescribed indications concerning the applicant;
- (iii) it does not contain a title;
- (iv) it does not contain an abstract;
- (v) it does not comply to the extent provided in the Regulations with the prescribed physical requirements.

(b) If the receiving Office finds any of the said defects, it shall invite the applicant to correct the international application within the prescribed time limit, failing which that application shall be considered withdrawn and the receiving Office shall so declare.

(2) If the international application refers to drawings which, in fact, are not included in that application, the receiving Office shall notify the applicant accordingly and he may furnish them within the prescribed time limit and, if he does, the international filing date shall be the date on which the drawings are received by the receiving Office. Otherwise, any reference to the said drawings shall be considered non-existent.

(3)(a) If the receiving Office finds that, within the prescribed time limits, the fees prescribed under Article 3(4)(iv) have not been paid, or no fee prescribed under Article 4(2) has been paid in respect of any of the designated States, the international application shall be considered withdrawn and the receiving Office shall so declare.

(b) If the receiving Office finds that the fee prescribed under Article 4(2) has been paid in respect of one or more (but less than all) designated States within the prescribed time limit, the designation of those States in respect of which it has not been paid within the prescribed time limit shall be considered withdrawn and the receiving Office shall so declare.

(4) If, after having accorded an international filing date to the international application, the receiving Office finds, within the prescribed time limit, that any of the requirements listed in items (i) to (iii) of Article 11(1) was not complied with at that date, the said application shall be considered withdrawn and the receiving Office shall so declare.



Patent Cooperation Treaty

Article 15
The International Search

(1) Each international application shall be the subject of international search.

(2) The objective of the international search is to discover relevant prior art.

(3) International search shall be made on the basis of the claims, with due regard to the description and the drawings (if any).

(4) The International Searching Authority referred to in Article 16 shall endeavor to discover as much of the relevant prior art as its facilities permit, and shall, in any case, consult the documentation specified in the Regulations.

(5)(a) If the national law of the Contracting State so permits, the applicant who files a national application with the national Office of or acting for such State may, subject to the conditions provided for in such law, request that a search similar to an international search ("international-type search") be carried out on such application.

(b) If the national law of the Contracting State so permits, the national Office of or acting for such State may subject any national application filed with it to an international-type search.

(c) The international-type search shall be carried out by the International Searching Authority referred to in Article 16 which would be competent for an international search if the national application were an international application and were filed with the Office referred to in subparagraphs (a) and (b). If the national application is in a language which the International Searching Authority considers it is not equipped to handle, the international-type search shall be carried out on a translation prepared by the applicant in a language prescribed for international applications and which the International Searching Authority has undertaken to accept for international applications. The national application and the translation, when required, shall be presented in the form prescribed for international applications.

Article 16
The International Searching Authority

(1) International search shall be carried out by an International Searching Authority, which may be either a national Office or an intergovernmental organization, such as the International Patent Institute, whose tasks include the establishing of documentary search reports on prior art with respect to inventions which are the subject of applications.



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(2) If, pending the establishment of a single International Searching Authority, there are several International Searching Authorities, each receiving Office shall, in accordance with the provisions of the applicable agreement referred to in paragraph (3)(b), specify the International Searching Authority or Authorities competent for the searching of international applications filed with such Office.

(3)(a) International Searching Authorities shall be appointed by the Assembly. Any national Office and any intergovernmental organization satisfying the requirements referred to in subparagraph (c) may be appointed as International Searching Authority.

(b) Appointment shall be conditional on the consent of the national Office or intergovernmental organization to be appointed and the conclusion of an agreement, subject to approval by the Assembly, between such Office or organization and the International Bureau. The agreement shall specify the rights and obligations of the parties, in particular, the formal undertaking by the said Office or organization to apply and observe all the common rules of international search.

(c) The Regulations prescribe the minimum requirements, particularly as to manpower and documentation, which any Office or organization must satisfy before it can be appointed and must continue to satisfy while it remains appointed.

(d) Appointment shall be for a fixed period of time and may be extended for further periods.

(e) Before the Assembly makes a decision on the appointment of any national Office or intergovernmental organization, or on the extension of its appointment, or before it allows any such appointment to lapse, the Assembly shall hear the interested Office or organization and seek the advice of the Committee for Technical Cooperation referred to in Article 56 once that Committee has been established.

Article 17

Procedure before the International Searching Authority

(1) Procedure before the International Searching Authority shall be governed by the provisions of this Treaty, the Regulations, and the agreement which the International Bureau shall conclude, subject to this Treaty and the Regulations, with the said Authority.



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(2)(a) If the International Searching Authority considers

- (i) that the international application relates to a subject matter which the International Searching Authority is not required, under the Regulations, to search, and in the particular case decides not to search, or
- (ii) that the description, the claims, or the drawings, fail to comply with the prescribed requirements to such an extent that a meaningful search could not be carried out,

the said Authority shall so declare and shall notify the applicant and the International Bureau that no international search report will be established.

(b) If any of the situations referred to in subparagraph (a) is found to exist in connection with certain claims only, the international search report shall so indicate in respect of such claims, whereas, for the other claims, the said report shall be established as provided in Article 18.

(3)(a) If the International Searching Authority considers that the international application does not comply with the requirement of unity of invention as set forth in the Regulations, it shall invite the applicant to pay additional fees. The International Searching Authority shall establish the international search report on those parts of the international application which relate to the invention first mentioned in the claims ("main invention") and, provided the required additional fees have been paid within the prescribed time limit, on those parts of the international application which relate to inventions in respect of which the said fees were paid.

(b) The national law of any designated State may provide that, where the national Office of that State finds the invitation, referred to in subparagraph (a), of the International Searching Authority justified and where the applicant has not paid all additional fees, those parts of the international application which consequently have not been searched shall, as far as effects in that State are concerned, be considered withdrawn unless a special fee is paid by the applicant to the national Office of that State.

Article 18

The International Search Report

(1) The international search report shall be established within the prescribed time limit and in the prescribed form.



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(2) The international search report shall, as soon as it has been established, be transmitted by the International Searching Authority to the applicant and the International Bureau.

(3) The international search report or the declaration referred to in Article 17(2)(a) shall be translated as provided in the Regulations. The translations shall be prepared by or under the responsibility of the International Bureau.

Article 19

Amendment of the Claims before the International Bureau

(1) The applicant shall, after having received the international search report, be entitled to one opportunity to amend the claims of the international application by filing amendments with the International Bureau within the prescribed time limit. He may, at the same time, file a brief statement, as provided in the Regulations, explaining the amendments and indicating any impact that such amendments might have on the description and the drawings.

(2) The amendments shall not go beyond the disclosure in the international application as filed.

(3) If the national law of any designated State permits amendments to go beyond the said disclosure, failure to comply with paragraph (2) shall have no consequence in that State.

Article 20

Communication to Designated Offices

(1)(a) The international application, together with the international search report (including any indication referred to in Article 17(2)(b)) or the declaration referred to in Article 17(2)(a), shall be communicated to each designated Office, as provided in the Regulations, unless the designated Office waives such requirement in its entirety or in part.

(b) The communication shall include the translation (as prescribed) of the said report or declaration.

(2) If the claims have been amended by virtue of Article 19(1), the communication shall either contain the full text of the claims both as filed and as amended or shall contain the full text of the claims as filed and specify the amendments, and shall include the statement, if any, referred to in Article 19(1).



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(3) At the request of the designated Office or the applicant, the International Searching Authority shall send to the said Office or the applicant, respectively, copies of the documents cited in the international search report, as provided in the Regulations.

Article 21
International Publication

(1) The International Bureau shall publish international applications.

(2)(a) Subject to the exceptions provided for in subparagraph (b) and in Article 64(3), the international publication of the international application shall be effected promptly after the expiration of 18 months from the priority date of that application.

(b) The applicant may ask the International Bureau to publish his international application any time before the expiration of the time limit referred to in subparagraph (a). The International Bureau shall proceed accordingly, as provided in the Regulations.

(3) The international search report or the declaration referred to in Article 17(2)(a) shall be published as prescribed in the Regulations.

(4) The language and form of the international publication and other details are governed by the Regulations.

(5) There shall be no international publication if the international application is withdrawn or is considered withdrawn before the technical preparations for publication have been completed.

(6) If the international application contains expressions or drawings which, in the opinion of the International Bureau, are contrary to morality or public order, or if, in its opinion, the international application contains disparaging statements as defined in the Regulations, it may omit such expressions, drawings, and statements, from its publications, indicating the place and number of words or drawings omitted, and furnishing, upon request, individual copies of the passages omitted.

Article 22
Copy, Translation, and Fee, to Designated Offices

(1) The applicant shall furnish a copy of the international application (unless the communication provided for in Article 20 has already taken place) and a translation thereof (as prescribed), and pay the national fee (if any), to



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each designated Office not later than at the expiration of 30¹ months from the priority date. Where the national law of the designated State requires the indication of the name of and other prescribed data concerning the inventor but allows that these indications be furnished at a time later than that of the filing of a national application, the applicant shall, unless they were contained in the request, furnish the said indications to the national Office of or acting for the State not later than at the expiration of 30¹ months from the priority date.

(2) Where the International Searching Authority makes a declaration, under Article 17(2)(a), that no international search report will be established, the time limit for performing the acts referred to in paragraph (1) of this Article shall be the same as that provided for in paragraph (1).

(3) Any national law may, for performing the acts referred to in paragraphs (1) or (2), fix time limits which expire later than the time limit provided for in those paragraphs.

Article 23

Delaying of National Procedure

(1) No designated Office shall process or examine the international application prior to the expiration of the applicable time limit under Article 22.

(2) Notwithstanding the provisions of paragraph (1), any designated Office may, on the express request of the applicant, process or examine the international application at any time.

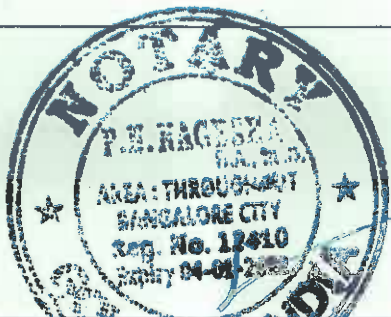
Article 24

Possible Loss of Effect in Designated States

(1) Subject, in case (ii) below, to the provisions of Article 25, the effect of the international application provided for in Article 11(3) shall cease in any designated State with the same consequences as the withdrawal of any national application in that State:

(i) if the applicant withdraws his international application or the designation of that State;

¹ *Editor's Note:* The 30-month time limit, as in force from April 1, 2002, does not apply in respect of any designated Office which has notified the International Bureau of incompatibility with the national law applied by that Office. The 20-month time limit, as in force until March 31, 2002, continues to apply after that date in respect of any such designated Office for as long as Article 22(1), as modified, continues not to be compatible with the applicable national law. Information received by the International Bureau concerning any such incompatibility is published in the Gazette and on the WIPO website at: www.wipo.int/pct/en/texts/reservations/res_incomp.html.



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(ii) if the international application is considered withdrawn by virtue of Articles 12(3), 14(1)(b), 14(3)(a), or 14(4), or if the designation of that State is considered withdrawn by virtue of Article 14(3)(b);

(iii) if the applicant fails to perform the acts referred to in Article 22 within the applicable time limit.

(2) Notwithstanding the provisions of paragraph (1), any designated Office may maintain the effect provided for in Article 11(3) even where such effect is not required to be maintained by virtue of Article 25(2).

Article 25

Review by Designated Offices

(1)(a) Where the receiving Office has refused to accord an international filing date or has declared that the international application is considered withdrawn, or where the International Bureau has made a finding under Article 12(3), the International Bureau shall promptly send, at the request of the applicant, copies of any document in the file to any of the designated Offices named by the applicant.

(b) Where the receiving Office has declared that the designation of any given State is considered withdrawn, the International Bureau shall promptly send, at the request of the applicant, copies of any document in the file to the national Office of such State.

(c) The request under subparagraphs (a) or (b) shall be presented within the prescribed time limit.

(2)(a) Subject to the provisions of subparagraph (b), each designated Office shall, provided that the national fee (if any) has been paid and the appropriate translation (as prescribed) has been furnished within the prescribed time limit, decide whether the refusal, declaration, or finding, referred to in paragraph (1) was justified under the provisions of this Treaty and the Regulations, and, if it finds that the refusal or declaration was the result of an error or omission on the part of the receiving Office or that the finding was the result of an error or omission on the part of the International Bureau, it shall, as far as effects in the State of the designated Office are concerned, treat the international application as if such error or omission had not occurred.

(b) Where the record copy has reached the International Bureau after the expiration of the time limit prescribed under Article 12(3) on account of any error or omission on the part of the applicant, the provisions of subparagraph (a) shall apply only under the circumstances referred to in Article 48(2).



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Article 26

Opportunity to Correct before Designated Offices

No designated Office shall reject an international application on the grounds of non-compliance with the requirements of this Treaty and the Regulations without first giving the applicant the opportunity to correct the said application to the extent and according to the procedure provided by the national law for the same or comparable situations in respect of national applications.

Article 27

National Requirements

(1) No national law shall require compliance with requirements relating to the form or contents of the international application different from or additional to those which are provided for in this Treaty and the Regulations.

(2) The provisions of paragraph (1) neither affect the application of the provisions of Article 7(2) nor preclude any national law from requiring, once the processing of the international application has started in the designated Office, the furnishing:

(i) when the applicant is a legal entity, of the name of an officer entitled to represent such legal entity,

(ii) of documents not part of the international application but which constitute proof of allegations or statements made in that application, including the confirmation of the international application by the signature of the applicant when that application, as filed, was signed by his representative or agent.

(3) Where the applicant, for the purposes of any designated State, is not qualified according to the national law of that State to file a national application because he is not the inventor, the international application may be rejected by the designated Office.

(4) Where the national law provides, in respect of the form or contents of national applications, for requirements which, from the viewpoint of applicants, are more favorable than the requirements provided for by this Treaty and the Regulations in respect of international applications, the national Office, the courts and any other competent organs of or acting for the designated State may apply the former requirements, instead of the latter requirements, to international applications, except where the applicant insists that the requirements provided for by this Treaty and the Regulations be applied to his international application.



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(5) Nothing in this Treaty and the Regulations is intended to be construed as prescribing anything that would limit the freedom of each Contracting State to prescribe such substantive conditions of patentability as it desires. In particular, any provision in this Treaty and the Regulations concerning the definition of prior art is exclusively for the purposes of the international procedure and, consequently, any Contracting State is free to apply, when determining the patentability of an invention claimed in an international application, the criteria of its national law in respect of prior art and other conditions of patentability not constituting requirements as to the form and contents of applications.

(6) The national law may require that the applicant furnish evidence in respect of any substantive condition of patentability prescribed by such law.

(7) Any receiving Office or, once the processing of the international application has started in the designated Office, that Office may apply the national law as far as it relates to any requirement that the applicant be represented by an agent having the right to represent applicants before the said Office and/or that the applicant have an address in the designated State for the purpose of receiving notifications.

(8) Nothing in this Treaty and the Regulations is intended to be construed as limiting the freedom of any Contracting State to apply measures deemed necessary for the preservation of its national security or to limit, for the protection of the general economic interests of that State, the right of its own residents or nationals to file international applications.

Article 28

**Amendment of the Claims, the Description,
and the Drawings, before Designated Offices**

(1) The applicant shall be given the opportunity to amend the claims, the description, and the drawings, before each designated Office within the prescribed time limit. No designated Office shall grant a patent, or refuse the grant of a patent, before such time limit has expired except with the express consent of the applicant.

(2) The amendments shall not go beyond the disclosure in the international application as filed unless the national law of the designated State permits them to go beyond the said disclosure.



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(3) The amendments shall be in accordance with the national law of the designated State in all respects not provided for in this Treaty and the Regulations.

(4) Where the designated Office requires a translation of the international application, the amendments shall be in the language of the translation.

Article 29

Effects of the International Publication

(1) As far as the protection of any rights of the applicant in a designated State is concerned, the effects, in that State, of the international publication of an international application shall, subject to the provisions of paragraphs (2) to (4), be the same as those which the national law of the designated State provides for the compulsory national publication of unexamined national applications as such.

(2) If the language in which the international publication has been effected is different from the language in which publications under the national law are effected in the designated State, the said national law may provide that the effects provided for in paragraph (1) shall be applicable only from such time as:

(i) a translation into the latter language has been published as provided by the national law, or

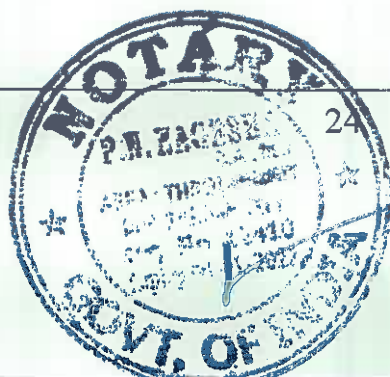
(ii) a translation into the latter language has been made available to the public, by laying open for public inspection as provided by the national law, or

(iii) a translation into the latter language has been transmitted by the applicant to the actual or prospective unauthorized user of the invention claimed in the international application, or

(iv) both the acts described in (i) and (iii), or both the acts described in (ii) and (iii), have taken place.

(3) The national law of any designated State may provide that, where the international publication has been effected, on the request of the applicant, before the expiration of 18 months from the priority date, the effects provided for in paragraph (1) shall be applicable only from the expiration of 18 months from the priority date.

(4) The national law of any designated State may provide that the effects provided for in paragraph (1) shall be applicable only from the date on which a copy of the international application as published under Article 21 has been received in the national Office of or acting for such State. The said Office shall publish the date of receipt in its gazette as soon as possible.



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Article 30

Confidential Nature of the International Application

(1)(a) Subject to the provisions of subparagraph (b), the International Bureau and the International Searching Authorities shall not allow access by any person or authority to the international application before the international publication of that application, unless requested or authorized by the applicant.

(b) The provisions of subparagraph (a) shall not apply to any transmittal to the competent International Searching Authority, to transmittals provided for under Article 13, and to communications provided for under Article 20.

(2)(a) No national Office shall allow access to the international application by third parties, unless requested or authorized by the applicant, before the earliest of the following dates:

(i) date of the international publication of the international application,

(ii) date of the receipt of the communication of the international application under Article 20,

(iii) date of the receipt of a copy of the international application under Article 22.

(b) The provisions of subparagraph (a) shall not prevent any national Office from informing third parties that it has been designated, or from publishing that fact. Such information or publication may, however, contain only the following data: identification of the receiving Office, name of the applicant, international filing date, international application number, and title of the invention.

(c) The provisions of subparagraph (a) shall not prevent any designated Office from allowing access to the international application for the purposes of the judicial authorities.

(3) The provisions of paragraph (2)(a) shall apply to any receiving Office except as far as transmittals provided for under Article 12(1) are concerned.

(4) For the purposes of this Article, the term "access" covers any means by which third parties may acquire cognizance, including individual communication and general publication, provided, however, that no national Office shall generally publish an international application or its translation before the international publication or, if international publication has not taken place by the expiration of 20 months from the priority date, before the expiration of 20 months from the said priority date.



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CHAPTER II
INTERNATIONAL PRELIMINARY EXAMINATION

Article 31
Demand for International Preliminary Examination

(1) On the demand of the applicant, his international application shall be the subject of an international preliminary examination as provided in the following provisions and the Regulations.

(2)(a) Any applicant who is a resident or national, as defined in the Regulations, of a Contracting State bound by Chapter II, and whose international application has been filed with the receiving Office of or acting for such State, may make a demand for international preliminary examination.

(b) The Assembly may decide to allow persons entitled to file international applications to make a demand for international preliminary examination even if they are residents or nationals of a State not party to this Treaty or not bound by Chapter II.

(3) The demand for international preliminary examination shall be made separately from the international application. The demand shall contain the prescribed particulars and shall be in the prescribed language and form.

(4)(a) The demand shall indicate the Contracting State or States in which the applicant intends to use the results of the international preliminary examination ("elected States"). Additional Contracting States may be elected later. Election may relate only to Contracting States already designated under Article 4.

(b) Applicants referred to in paragraph (2)(a) may elect any Contracting State bound by Chapter II. Applicants referred to in paragraph (2)(b) may elect only such Contracting States bound by Chapter II as have declared that they are prepared to be elected by such applicants.

(5) The demand shall be subject to the payment of the prescribed fees within the prescribed time limit.

(6)(a) The demand shall be submitted to the competent International Preliminary Examining Authority referred to in Article 32.

(b) Any later election shall be submitted to the International Bureau.

(7) Each elected Office shall be notified of its election.



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Article 32

The International Preliminary Examining Authority

(1) International preliminary examination shall be carried out by the International Preliminary Examining Authority.

(2) In the case of demands referred to in Article 31(2)(a), the receiving Office, and, in the case of demands referred to in Article 31(2)(b), the Assembly, shall, in accordance with the applicable agreement between the interested International Preliminary Examining Authority or Authorities and the International Bureau, specify the International Preliminary Examining Authority or Authorities competent for the preliminary examination.

(3) The provisions of Article 16(3) shall apply, *mutatis mutandis*, in respect of International Preliminary Examining Authorities.

Article 33

The International Preliminary Examination

(1) The objective of the international preliminary examination is to formulate a preliminary and non-binding opinion on the questions whether the claimed invention appears to be novel, to involve an inventive step (to be non-obvious), and to be industrially applicable.

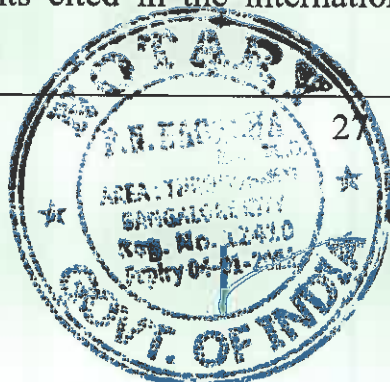
(2) For the purposes of the international preliminary examination, a claimed invention shall be considered novel if it is not anticipated by the prior art as defined in the Regulations.

(3) For the purposes of the international preliminary examination, a claimed invention shall be considered to involve an inventive step if, having regard to the prior art as defined in the Regulations, it is not, at the prescribed relevant date, obvious to a person skilled in the art.

(4) For the purposes of the international preliminary examination, a claimed invention shall be considered industrially applicable if, according to its nature, it can be made or used (in the technological sense) in any kind of industry. "Industry" shall be understood in its broadest sense, as in the Paris Convention for the Protection of Industrial Property.

(5) The criteria described above merely serve the purposes of international preliminary examination. Any Contracting State may apply additional or different criteria for the purpose of deciding whether, in that State, the claimed invention is patentable or not.

(6) The international preliminary examination shall take into consideration all the documents cited in the international search report. It may take into



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consideration any additional documents considered to be relevant in the particular case.

Article 34

Procedure before the International Preliminary Examining Authority

(1) Procedure before the International Preliminary Examining Authority shall be governed by the provisions of this Treaty, the Regulations, and the agreement which the International Bureau shall conclude, subject to this Treaty and the Regulations, with the said Authority.

(2)(a) The applicant shall have a right to communicate orally and in writing with the International Preliminary Examining Authority.

(b) The applicant shall have a right to amend the claims, the description, and the drawings, in the prescribed manner and within the prescribed time limit, before the international preliminary examination report is established. The amendment shall not go beyond the disclosure in the international application as filed.

(c) The applicant shall receive at least one written opinion from the International Preliminary Examining Authority unless such Authority considers that all of the following conditions are fulfilled:

- (i) the invention satisfies the criteria set forth in Article 33(1),
- (ii) the international application complies with the requirements of this Treaty and the Regulations in so far as checked by that Authority,
- (iii) no observations are intended to be made under Article 35(2), last sentence.

(d) The applicant may respond to the written opinion.

(3)(a) If the International Preliminary Examining Authority considers that the international application does not comply with the requirement of unity of invention as set forth in the Regulations, it may invite the applicant, at his option, to restrict the claims so as to comply with the requirement or to pay additional fees.

(b) The national law of any elected State may provide that, where the applicant chooses to restrict the claims under subparagraph (a), those parts of the international application which, as a consequence of the restriction, are not to be the subject of international preliminary examination shall, as far as effects in that State are concerned, be considered withdrawn unless a special fee is paid by the applicant to the national Office of that State.



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(c) If the applicant does not comply with the invitation referred to in subparagraph (a) within the prescribed time limit, the International Preliminary Examining Authority shall establish an international preliminary examination report on those parts of the international application which relate to what appears to be the main invention and shall indicate the relevant facts in the said report. The national law of any elected State may provide that, where its national Office finds the invitation of the International Preliminary Examining Authority justified, those parts of the international application which do not relate to the main invention shall, as far as effects in that State are concerned, be considered withdrawn unless a special fee is paid by the applicant to that Office.

(4)(a) If the International Preliminary Examining Authority considers

- (i) that the international application relates to a subject matter on which the International Preliminary Examining Authority is not required, under the Regulations, to carry out an international preliminary examination, and in the particular case decides not to carry out such examination, or
- (ii) that the description, the claims, or the drawings, are so unclear, or the claims are so inadequately supported by the description, that no meaningful opinion can be formed on the novelty, inventive step (non-obviousness), or industrial applicability, of the claimed invention,

the said Authority shall not go into the questions referred to in Article 33(1) and shall inform the applicant of this opinion and the reasons therefor.

(b) If any of the situations referred to in subparagraph (a) is found to exist in, or in connection with, certain claims only, the provisions of that subparagraph shall apply only to the said claims.

Article 35

The International Preliminary Examination Report

(1) The international preliminary examination report shall be established within the prescribed time limit and in the prescribed form.

(2) The international preliminary examination report shall not contain any statement on the question whether the claimed invention is or seems to be patentable or unpatentable according to any national law. It shall state, subject to the provisions of paragraph (3), in relation to each claim, whether the claim appears to satisfy the criteria of novelty, inventive step (non-obviousness), and industrial applicability, as defined for the purposes of the international preliminary examination in Article 33(1) to (4). The statement shall be accompanied by the citation of the documents believed to support the stated



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conclusion with such explanations as the circumstances of the case may require. The statement shall also be accompanied by such other observations as the Regulations provide for.

(3)(a) If, at the time of establishing the international preliminary examination report, the International Preliminary Examining Authority considers that any of the situations referred to in Article 34(4)(a) exists, that report shall state this opinion and the reasons therefor. It shall not contain any statement as provided in paragraph (2).

(b) If a situation under Article 34(4)(b) is found to exist, the international preliminary examination report shall, in relation to the claims in question, contain the statement as provided in subparagraph (a), whereas, in relation to the other claims, it shall contain the statement as provided in paragraph (2).

Article 36

**Transmittal, Translation, and Communication,
of the International Preliminary Examination Report**

(1) The international preliminary examination report, together with the prescribed annexes, shall be transmitted to the applicant and to the International Bureau.

(2)(a) The international preliminary examination report and its annexes shall be translated into the prescribed languages.

(b) Any translation of the said report shall be prepared by or under the responsibility of the International Bureau, whereas any translation of the said annexes shall be prepared by the applicant.

(3)(a) The international preliminary examination report, together with its translation (as prescribed) and its annexes (in the original language), shall be communicated by the International Bureau to each elected Office.

(b) The prescribed translation of the annexes shall be transmitted within the prescribed time limit by the applicant to the elected Offices.

(4) The provisions of Article 20(3) shall apply, *mutatis mutandis*, to copies of any document which is cited in the international preliminary examination report and which was not cited in the international search report.

Article 37

Withdrawal of Demand or Election

(1) The applicant may withdraw any or all elections.



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(2) If the election of all elected States is withdrawn, the demand shall be considered withdrawn.

(3)(a) Any withdrawal shall be notified to the International Bureau.

(b) The elected Offices concerned and the International Preliminary Examining Authority concerned shall be notified accordingly by the International Bureau.

(4)(a) Subject to the provisions of subparagraph (b), withdrawal of the demand or of the election of a Contracting State shall, unless the national law of that State provides otherwise, be considered to be withdrawal of the international application as far as that State is concerned.

(b) Withdrawal of the demand or of the election shall not be considered to be withdrawal of the international application if such withdrawal is effected prior to the expiration of the applicable time limit under Article 22; however, any Contracting State may provide in its national law that the aforesaid shall apply only if its national Office has received, within the said time limit, a copy of the international application, together with a translation (as prescribed), and the national fee.

Article 38

Confidential Nature of the International Preliminary Examination

(1) Neither the International Bureau nor the International Preliminary Examining Authority shall, unless requested or authorized by the applicant, allow access within the meaning, and with the proviso, of Article 30(4) to the file of the international preliminary examination by any person or authority at any time, except by the elected Offices once the international preliminary examination report has been established.

(2) Subject to the provisions of paragraph (1) and Articles 36(1) and (3) and 37(3)(b), neither the International Bureau nor the International Preliminary Examining Authority shall, unless requested or authorized by the applicant, give information on the issuance or nonissuance of an international preliminary examination report and on the withdrawal or nonwithdrawal of the demand or of any election.

Article 39

Copy, Translation, and Fee, to Elected Offices

(1)(a) If the election of any Contracting State has been effected prior to the expiration of the 19th month from the priority date, the provisions of Article 22 shall not apply to such State and the applicant shall furnish a copy of the



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international application (unless the communication under Article 20 has already taken place) and a translation thereof (as prescribed), and pay the national fee (if any), to each elected Office not later than at the expiration of 30 months from the priority date.

(b) Any national law may, for performing the acts referred to in subparagraph (a), fix time limits which expire later than the time limit provided for in that subparagraph.

(2) The effect provided for in Article 11(3) shall cease in the elected State with the same consequences as the withdrawal of any national application in that State if the applicant fails to perform the acts referred to in paragraph (1)(a) within the time limit applicable under paragraph (1)(a) or (b).

(3) Any elected Office may maintain the effect provided for in Article 11(3) even where the applicant does not comply with the requirements provided for in paragraph (1)(a) or (b).

Article 40

Delaying of National Examination and Other Processing

(1) If the election of any Contracting State has been effected prior to the expiration of the 19th month from the priority date, the provisions of Article 23 shall not apply to such State and the national Office of or acting for that State shall not proceed, subject to the provisions of paragraph (2), to the examination and other processing of the international application prior to the expiration of the applicable time limit under Article 39.

(2) Notwithstanding the provisions of paragraph (1), any elected Office may, on the express request of the applicant, proceed to the examination and other processing of the international application at any time.

Article 41

**Amendment of the Claims, the Description,
and the Drawings, before Elected Offices**

(1) The applicant shall be given the opportunity to amend the claims, the description, and the drawings, before each elected Office within the prescribed time limit. No elected Office shall grant a patent, or refuse the grant of a patent, before such time limit has expired, except with the express consent of the applicant.

(2) The amendments shall not go beyond the disclosure in the international application as filed, unless the national law of the elected State permits them to go beyond the said disclosure.



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(3) The amendments shall be in accordance with the national law of the elected State in all respects not provided for in this Treaty and the Regulations.

(4) Where an elected Office requires a translation of the international application, the amendments shall be in the language of the translation.

Article 42

Results of National Examination in Elected Offices

No elected Office receiving the international preliminary examination report may require that the applicant furnish copies, or information on the contents, of any papers connected with the examination relating to the same international application in any other elected Office.

CHAPTER III
COMMON PROVISIONS

Article 43

Seeking Certain Kinds of Protection

In respect of any designated or elected State whose law provides for the grant of inventors' certificates, utility certificates, utility models, patents or certificates of addition, inventors' certificates of addition, or utility certificates of addition, the applicant may indicate, as prescribed in the Regulations, that his international application is for the grant, as far as that State is concerned, of an inventor's certificate, a utility certificate, or a utility model, rather than a patent, or that it is for the grant of a patent or certificate of addition, an inventor's certificate of addition, or a utility certificate of addition, and the ensuing effect shall be governed by the applicant's choice. For the purposes of this Article and any Rule thereunder, Article 2(ii) shall not apply.

Article 44

Seeking Two Kinds of Protection

In respect of any designated or elected State whose law permits an application, while being for the grant of a patent or one of the other kinds of protection referred to in Article 43, to be also for the grant of another of the said kinds of protection, the applicant may indicate, as prescribed in the Regulations, the two kinds of protection he is seeking, and the ensuing effect shall be governed by the applicant's indications. For the purposes of this Article, Article 2(ii) shall not apply.



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Article 45
Regional Patent Treaties

(1) Any treaty providing for the grant of regional patents ("regional patent treaty"), and giving to all persons who, according to Article 9, are entitled to file international applications the right to file applications for such patents, may provide that international applications designating or electing a State party to both the regional patent treaty and the present Treaty may be filed as applications for such patents.

(2) The national law of the said designated or elected State may provide that any designation or election of such State in the international application shall have the effect of an indication of the wish to obtain a regional patent under the regional patent treaty.

Article 46
Incorrect Translation of the International Application

If, because of an incorrect translation of the international application, the scope of any patent granted on that application exceeds the scope of the international application in its original language, the competent authorities of the Contracting State concerned may accordingly and retroactively limit the scope of the patent, and declare it null and void to the extent that its scope has exceeded the scope of the international application in its original language.

Article 47
Time Limits

(1) The details for computing time limits referred to in this Treaty are governed by the Regulations.

(2)(a) All time limits fixed in Chapters I and II of this Treaty may, outside any revision under Article 60, be modified by a decision of the Contracting States.

(b) Such decisions shall be made in the Assembly or through voting by correspondence and must be unanimous.

(c) The details of the procedure are governed by the Regulations.

Article 48
Delay in Meeting Certain Time Limits

(1) Where any time limit fixed in this Treaty or the Regulations is not met because of interruption in the mail service or unavoidable loss or delay in the



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mail, the time limit shall be deemed to be met in the cases and subject to the proof and other conditions prescribed in the Regulations.

(2)(a) Any Contracting State shall, as far as that State is concerned, excuse, for reasons admitted under its national law, any delay in meeting any time limit.

(b) Any Contracting State may, as far as that State is concerned, excuse, for reasons other than those referred to in subparagraph (a), any delay in meeting any time limit.

Article 49

Right to Practice before International Authorities

Any attorney, patent agent, or other person, having the right to practice before the national Office with which the international application was filed, shall be entitled to practice before the International Bureau and the competent International Searching Authority and competent International Preliminary Examining Authority in respect of that application.

CHAPTER IV
TECHNICAL SERVICES

Article 50

Patent Information Services

(1) The International Bureau may furnish services by providing technical and any other pertinent information available to it on the basis of published documents, primarily patents and published applications (referred to in this Article as "the information services").

(2) The International Bureau may provide these information services either directly or through one or more International Searching Authorities or other national or international specialized institutions, with which the International Bureau may reach agreement.

(3) The information services shall be operated in a way particularly facilitating the acquisition by Contracting States which are developing countries of technical knowledge and technology, including available published know-how.

(4) The information services shall be available to Governments of Contracting States and their nationals and residents. The Assembly may decide to make these services available also to others.

(5)(a) Any service to Governments of Contracting States shall be furnished at cost, provided that, when the Government is that of a Contracting State which



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is a developing country, the service shall be furnished below cost if the difference can be covered from profit made on services furnished to others than Governments of Contracting States or from the sources referred to in Article 51(4).

(b) The cost referred to in subparagraph (a) is to be understood as cost over and above costs normally incident to the performance of the services of a national Office or the obligations of an International Searching Authority.

(6) The details concerning the implementation of the provisions of this Article shall be governed by decisions of the Assembly and, within the limits to be fixed by the Assembly, such working groups as the Assembly may set up for that purpose.

(7) The Assembly shall, when it considers it necessary, recommend methods of providing financing supplementary to those referred to in paragraph (5).

Article 51
Technical Assistance

(1) The Assembly shall establish a Committee for Technical Assistance (referred to in this Article as "the Committee").

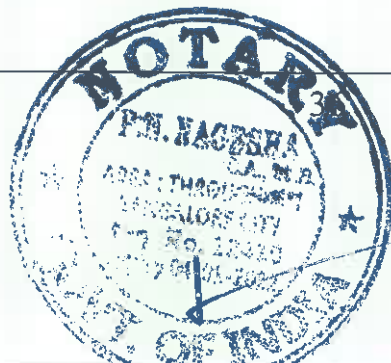
(2)(a) The members of the Committee shall be elected among the Contracting States, with due regard to the representation of developing countries.

(b) The Director General shall, on his own initiative or at the request of the Committee, invite representatives of intergovernmental organizations concerned with technical assistance to developing countries to participate in the work of the Committee.

(3)(a) The task of the Committee shall be to organize and supervise technical assistance for Contracting States which are developing countries in developing their patent systems individually or on a regional basis.

(b) The technical assistance shall comprise, among other things, the training of specialists, the loaning of experts, and the supply of equipment both for demonstration and for operational purposes.

(4) The International Bureau shall seek to enter into agreements, on the one hand, with international financing organizations and intergovernmental organizations, particularly the United Nations, the agencies of the United Nations, and the Specialized Agencies connected with the United Nations concerned with technical assistance, and, on the other hand, with the



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Governments of the States receiving the technical assistance, for the financing of projects pursuant to this Article.

(5) The details concerning the implementation of the provisions of this Article shall be governed by decisions of the Assembly and, within the limits to be fixed by the Assembly, such working groups as the Assembly may set up for that purpose.

Article 52

Relations with Other Provisions of the Treaty

Nothing in this Chapter shall affect the financial provisions contained in any other Chapter of this Treaty. Such provisions are not applicable to the present Chapter or to its implementation.

CHAPTER V

ADMINISTRATIVE PROVISIONS

Article 53

Assembly

(1)(a) The Assembly shall, subject to Article 57(8), consist of the Contracting States.

(b) The Government of each Contracting State shall be represented by one delegate, who may be assisted by alternate delegates, advisors, and experts.

(2)(a) The Assembly shall:

(i) deal with all matters concerning the maintenance and development of the Union and the implementation of this Treaty;

(ii) perform such tasks as are specifically assigned to it under other provisions of this Treaty;

(iii) give directions to the International Bureau concerning the preparation for revision conferences;

(iv) review and approve the reports and activities of the Director General concerning the Union, and give him all necessary instructions concerning matters within the competence of the Union;

(v) review and approve the reports and activities of the Executive Committee established under paragraph (9), and give instructions to such Committee;



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(vi) determine the program and adopt the triennial² budget of the Union, and approve its final accounts;

(vii) adopt the financial regulations of the Union;

(viii) establish such committees and working groups as it deems appropriate to achieve the objectives of the Union;

(ix) determine which States other than Contracting States and, subject to the provisions of paragraph (8), which intergovernmental and international non-governmental organizations shall be admitted to its meetings as observers;

(x) take any other appropriate action designed to further the objectives of the Union and perform such other functions as are appropriate under this Treaty.

(b) With respect to matters which are of interest also to other Unions administered by the Organization, the Assembly shall make its decisions after having heard the advice of the Coordination Committee of the Organization.

(3) A delegate may represent, and vote in the name of, one State only.

(4) Each Contracting State shall have one vote.

(5)(a) One-half of the Contracting States shall constitute a quorum.

(b) In the absence of the quorum, the Assembly may make decisions but, with the exception of decisions concerning its own procedure, all such decisions shall take effect only if the quorum and the required majority are attained through voting by correspondence as provided in the Regulations.

(6)(a) Subject to the provisions of Articles 47(2)(b), 58(2)(b), 58(3) and 61(2)(b), the decisions of the Assembly shall require two-thirds of the votes cast.

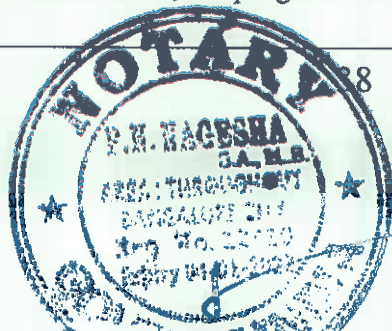
(b) Abstentions shall not be considered as votes.

(7) In connection with matters of exclusive interest to States bound by Chapter II, any reference to Contracting States in paragraphs (4), (5), and (6), shall be considered as applying only to States bound by Chapter II.

(8) Any intergovernmental organization appointed as International Searching or Preliminary Examining Authority shall be admitted as observer to the Assembly.

(9) When the number of Contracting States exceeds forty, the Assembly shall establish an Executive Committee. Any reference to the Executive

² *Editor's Note:* Since 1980, the program and budget of the Union have been biennial.



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Committee in this Treaty and the Regulations shall be construed as references to such Committee once it has been established.

(10) Until the Executive Committee has been established, the Assembly shall approve, within the limits of the program and triennial³ budget, the annual programs and budgets prepared by the Director General.

(11)(a) The Assembly shall meet in every second calendar year in ordinary session upon convocation by the Director General and, in the absence of exceptional circumstances, during the same period and at the same place as the General Assembly of the Organization.

(b) The Assembly shall meet in extraordinary session upon convocation by the Director General, at the request of the Executive Committee, or at the request of one-fourth of the Contracting States.

(12) The Assembly shall adopt its own rules of procedure.

Article 54
Executive Committee

(1) When the Assembly has established an Executive Committee, that Committee shall be subject to the provisions set forth hereinafter.

(2)(a) The Executive Committee shall, subject to Article 57(8), consist of States elected by the Assembly from among States members of the Assembly.

(b) The Government of each State member of the Executive Committee shall be represented by one delegate, who may be assisted by alternate delegates, advisors, and experts.

(3) The number of States members of the Executive Committee shall correspond to one-fourth of the number of States members of the Assembly. In establishing the number of seats to be filled, remainders after division by four shall be disregarded.

(4) In electing the members of the Executive Committee, the Assembly shall have due regard to an equitable geographical distribution.

(5)(a) Each member of the Executive Committee shall serve from the close of the session of the Assembly which elected it to the close of the next ordinary session of the Assembly.

(b) Members of the Executive Committee may be re-elected but only up to a maximum of two-thirds of such members.

³ *Editor's Note:* Since 1980, the program and budget of the Union have been biennial.



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(c) The Assembly shall establish the details of the rules governing the election and possible re-election of the members of the Executive Committee.

(6)(a) The Executive Committee shall:

- (i) prepare the draft agenda of the Assembly;
- (ii) submit proposals to the Assembly in respect of the draft program and biennial budget of the Union prepared by the Director General;
- (iii) *[deleted]*
- (iv) submit, with appropriate comments, to the Assembly the periodical reports of the Director General and the yearly audit reports on the accounts;
- (v) take all necessary measures to ensure the execution of the program of the Union by the Director General, in accordance with the decisions of the Assembly and having regard to circumstances arising between two ordinary sessions of the Assembly;
- (vi) perform such other functions as are allocated to it under this Treaty.

(b) With respect to matters which are of interest also to other Unions administered by the Organization, the Executive Committee shall make its decisions after having heard the advice of the Coordination Committee of the Organization.

(7)(a) The Executive Committee shall meet once a year in ordinary session upon convocation by the Director General, preferably during the same period and at the same place as the Coordination Committee of the Organization.

(b) The Executive Committee shall meet in extraordinary session upon convocation by the Director General, either on his own initiative or at the request of its Chairman or one-fourth of its members.

(8)(a) Each State member of the Executive Committee shall have one vote.

(b) One-half of the members of the Executive Committee shall constitute a quorum.

(c) Decisions shall be made by a simple majority of the votes cast.

(d) Abstentions shall not be considered as votes.

(e) A delegate may represent, and vote in the name of, one State only.

(9) Contracting States not members of the Executive Committee shall be admitted to its meetings as observers, as well as any intergovernmental organization appointed as International Searching or Preliminary Examining Authority.



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(10) The Executive Committee shall adopt its own rules of procedure.

Article 55
International Bureau

(1) Administrative tasks concerning the Union shall be performed by the International Bureau.

(2) The International Bureau shall provide the secretariat of the various organs of the Union.

(3) The Director General shall be the chief executive of the Union and shall represent the Union.

(4) The International Bureau shall publish a Gazette and other publications provided for by the Regulations or required by the Assembly.

(5) The Regulations shall specify the services that national Offices shall perform in order to assist the International Bureau and the International Searching and Preliminary Examining Authorities in carrying out their tasks under this Treaty.

(6) The Director General and any staff member designated by him shall participate, without the right to vote, in all meetings of the Assembly, the Executive Committee and any other committee or working group established under this Treaty or the Regulations. The Director General, or a staff member designated by him, shall be *ex officio* secretary of these bodies.

(7)(a) The International Bureau shall, in accordance with the directions of the Assembly and in cooperation with the Executive Committee, make the preparations for the revision conferences.

(b) The International Bureau may consult with intergovernmental and international non-governmental organizations concerning preparations for revision conferences.

(c) The Director General and persons designated by him shall take part, without the right to vote, in the discussions at revision conferences.

(8) The International Bureau shall carry out any other tasks assigned to it.

Article 56
Committee for Technical Cooperation

(1) The Assembly shall establish a Committee for Technical Cooperation (referred to in this Article as "the Committee").



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(2)(a) The Assembly shall determine the composition of the Committee and appoint its members, with due regard to an equitable representation of developing countries.

(b) The International Searching and Preliminary Examining Authorities shall be *ex officio* members of the Committee. In the case where such an Authority is the national Office of a Contracting State, that State shall not be additionally represented on the Committee.

(c) If the number of Contracting States so allows, the total number of members of the Committee shall be more than double the number of *ex officio* members.

(d) The Director General shall, on his own initiative or at the request of the Committee, invite representatives of interested organizations to participate in discussions of interest to them.

(3) The aim of the Committee shall be to contribute, by advice and recommendations:

(i) to the constant improvement of the services provided for under this Treaty,

(ii) to the securing, so long as there are several International Searching Authorities and several International Preliminary Examining Authorities, of the maximum degree of uniformity in their documentation and working methods and the maximum degree of uniformly high quality in their reports, and

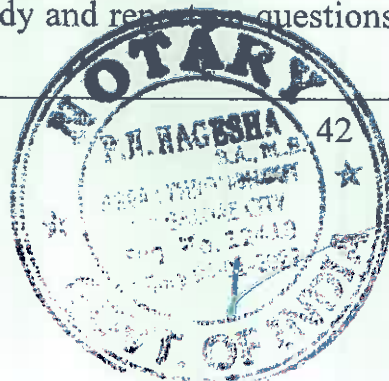
(iii) on the initiative of the Assembly or the Executive Committee, to the solution of the technical problems specifically involved in the establishment of a single International Searching Authority.

(4) Any Contracting State and any interested international organization may approach the Committee in writing on questions which fall within the competence of the Committee.

(5) The Committee may address its advice and recommendations to the Director General or, through him, to the Assembly, the Executive Committee, all or some of the International Searching and Preliminary Examining Authorities, and all or some of the receiving Offices.

(6)(a) In any case, the Director General shall transmit to the Executive Committee the texts of all the advice and recommendations of the Committee. He may comment on such texts.

(b) The Executive Committee may express its views on any advice, recommendation, or other activity of the Committee, and may invite the Committee to study and report on questions falling within its competence. The



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Executive Committee may submit to the Assembly, with appropriate comments, the advice, recommendations and report of the Committee.

(7) Until the Executive Committee has been established, references in paragraph (6) to the Executive Committee shall be construed as references to the Assembly.

(8) The details of the procedure of the Committee shall be governed by the decisions of the Assembly.

Article 57
Finances

(1)(a) The Union shall have a budget.

(b) The budget of the Union shall include the income and expenses proper to the Union and its contribution to the budget of expenses common to the Unions administered by the Organization.

(c) Expenses not attributable exclusively to the Union but also to one or more other Unions administered by the Organization shall be considered as expenses common to the Unions. The share of the Union in such common expenses shall be in proportion to the interest the Union has in them.

(2) The budget of the Union shall be established with due regard to the requirements of coordination with the budgets of the other Unions administered by the Organization.

(3) Subject to the provisions of paragraph (5), the budget of the Union shall be financed from the following sources:

(i) fees and charges due for services rendered by the International Bureau in relation to the Union;

(ii) sale of, or royalties on, the publications of the International Bureau concerning the Union;

(iii) gifts, bequests, and subventions;

(iv) rents, interests, and other miscellaneous income.

(4) The amounts of fees and charges due to the International Bureau and the prices of its publications shall be so fixed that they should, under normal circumstances, be sufficient to cover all the expenses of the International Bureau connected with the administration of this Treaty.

(5)(a) Should any financial year close with a deficit, the Contracting States shall, subject to the provisions of subparagraphs (b) and (c), pay contributions to cover such deficit.



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(b) The amount of the contribution of each Contracting State shall be decided by the Assembly with due regard to the number of international applications which has emanated from each of them in the relevant year.

(c) If other means of provisionally covering any deficit or any part thereof are secured, the Assembly may decide that such deficit be carried forward and that the Contracting States should not be asked to pay contributions.

(d) If the financial situation of the Union so permits, the Assembly may decide that any contributions paid under subparagraph (a) be reimbursed to the Contracting States which have paid them.

(e) A Contracting State which has not paid, within two years of the due date as established by the Assembly, its contribution under subparagraph (b) may not exercise its right to vote in any of the organs of the Union. However, any organ of the Union may allow such a State to continue to exercise its right to vote in that organ so long as it is satisfied that the delay in payment is due to exceptional and unavoidable circumstances.

(6) If the budget is not adopted before the beginning of a new financial period, it shall be at the same level as the budget of the previous year, as provided in the financial regulations.

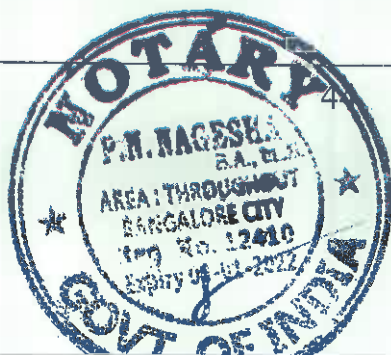
(7)(a) The Union shall have a working capital fund which shall be constituted by a single payment made by each Contracting State. If the fund becomes insufficient, the Assembly shall arrange to increase it. If part of the fund is no longer needed, it shall be reimbursed.

(b) The amount of the initial payment of each Contracting State to the said fund or of its participation in the increase thereof shall be decided by the Assembly on the basis of principles similar to those provided for under paragraph (5)(b).

(c) The terms of payment shall be fixed by the Assembly on the proposal of the Director General and after it has heard the advice of the Coordination Committee of the Organization.

(d) Any reimbursement shall be proportionate to the amounts paid by each Contracting State, taking into account the dates at which they were paid.

(8)(a) In the headquarters agreement concluded with the State on the territory of which the Organization has its headquarters, it shall be provided that, whenever the working capital fund is insufficient, such State shall grant advances. The amount of these advances and the conditions on which they are granted shall be the subject of separate agreements, in each case, between such



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State and the Organization. As long as it remains under the obligation to grant advances, such State shall have an *ex officio* seat in the Assembly and on the Executive Committee.

(b) The State referred to in subparagraph (a) and the Organization shall each have the right to denounce the obligation to grant advances, by written notification. Denunciation shall take effect three years after the end of the year in which it has been notified.

(9) The auditing of the accounts shall be effected by one or more of the Contracting States or by external auditors, as provided in the financial regulations. They shall be designated, with their agreement, by the Assembly.

Article 58
Regulations

(1) The Regulations annexed to this Treaty provide Rules:

- (i) concerning matters in respect of which this Treaty expressly refers to the Regulations or expressly provides that they are or shall be prescribed,
- (ii) concerning any administrative requirements, matters, or procedures,
- (iii) concerning any details useful in the implementation of the provisions of this Treaty.

(2)(a) The Assembly may amend the Regulations.

(b) Subject to the provisions of paragraph (3), amendments shall require three-fourths of the votes cast.

(3)(a) The Regulations specify the Rules which may be amended

- (i) only by unanimous consent, or
- (ii) only if none of the Contracting States whose national Office acts as an International Searching or Preliminary Examining Authority dissents, and, where such Authority is an intergovernmental organization, if the Contracting State member of that organization authorized for that purpose by the other member States within the competent body of such organization does not dissent.

(b) Exclusion, for the future, of any such Rules from the applicable requirement shall require the fulfillment of the conditions referred to in subparagraph (a)(i) or (a)(ii), respectively.

(c) Inclusion, for the future, of any Rule in one or the other of the requirements referred to in subparagraph (a) shall require unanimous consent.

(4) The Regulations provide for the establishment, under the control of the Assembly, of Administrative Instructions by the Director General.



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(5) In the case of conflict between the provisions of the Treaty and those of the Regulations, the provisions of the Treaty shall prevail.

CHAPTER VI
DISPUTES

Article 59
Disputes

Subject to Article 64(5), any dispute between two or more Contracting States concerning the interpretation or application of this Treaty or the Regulations, not settled by negotiation, may, by any one of the States concerned, be brought before the International Court of Justice by application in conformity with the Statute of the Court, unless the States concerned agree on some other method of settlement. The Contracting State bringing the dispute before the Court shall inform the International Bureau; the International Bureau shall bring the matter to the attention of the other Contracting States.

CHAPTER VII
REVISION AND AMENDMENT

Article 60
Revision of the Treaty

(1) This Treaty may be revised from time to time by a special conference of the Contracting States.

(2) The convocation of any revision conference shall be decided by the Assembly.

(3) Any intergovernmental organization appointed as International Searching or Preliminary Examining Authority shall be admitted as observer to any revision conference.

(4) Articles 53(5), (9) and (11), 54, 55(4) to (8), 56, and 57, may be amended either by a revision conference or according to the provisions of Article 61.

Article 61
Amendment of Certain Provisions of the Treaty

(1)(a) Proposals for the amendment of Articles 53(5), (9) and (11), 54, 55(4) to (8), 56, and 57, may be initiated by any State member of the Assembly, by the Executive Committee, or by the Director General.



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(b) Such proposals shall be communicated by the Director General to the Contracting States at least six months in advance of their consideration by the Assembly.

(2)(a) Amendments to the Articles referred to in paragraph (1) shall be adopted by the Assembly.

(b) Adoption shall require three-fourths of the votes cast.

(3)(a) Any amendment to the Articles referred to in paragraph (1) shall enter into force one month after written notifications of acceptance, effected in accordance with their respective constitutional processes, have been received by the Director General from three-fourths of the States members of the Assembly at the time it adopted the amendment.

(b) Any amendment to the said Articles thus accepted shall bind all the States which are members of the Assembly at the time the amendment enters into force, provided that any amendment increasing the financial obligations of the Contracting States shall bind only those States which have notified their acceptance of such amendment.

(c) Any amendment accepted in accordance with the provisions of subparagraph (a) shall bind all States which become members of the Assembly after the date on which the amendment entered into force in accordance with the provisions of subparagraph (a).

CHAPTER VIII
FINAL PROVISIONS

Article 62
Becoming Party to the Treaty

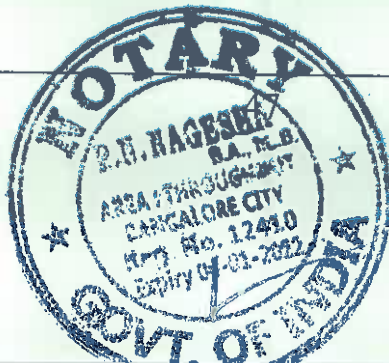
(1) Any State member of the International Union for the Protection of Industrial Property may become party to this Treaty by:

- (i) signature followed by the deposit of an instrument of ratification, or
- (ii) deposit of an instrument of accession.

(2) Instruments of ratification or accession shall be deposited with the Director General.

(3) The provisions of Article 24 of the Stockholm Act of the Paris Convention for the Protection of Industrial Property shall apply to this Treaty.

(4) Paragraph (3) shall in no way be understood as implying the recognition or tacit acceptance by a Contracting State of the factual situation concerning a



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territory to which this Treaty is made applicable by another Contracting State by virtue of the said paragraph.

Article 63

Entry into Force of the Treaty

(1)(a) Subject to the provisions of paragraph (3), this Treaty shall enter into force three months after eight States have deposited their instruments of ratification or accession, provided that at least four of those States each fulfill any of the following conditions:

(i) the number of applications filed in the State has exceeded 40,000 according to the most recent annual statistics published by the International Bureau,

(ii) the nationals or residents of the State have filed at least 1,000 applications in one foreign country according to the most recent annual statistics published by the International Bureau,

(iii) the national Office of the State has received at least 10,000 applications from nationals or residents of foreign countries according to the most recent annual statistics published by the International Bureau.

(b) For the purposes of this paragraph, the term "applications" does not include applications for utility models.

(2) Subject to the provisions of paragraph (3), any State which does not become party to this Treaty upon entry into force under paragraph (1) shall become bound by this Treaty three months after the date on which such State has deposited its instrument of ratification or accession.

(3) The provisions of Chapter II and the corresponding provisions of the Regulations annexed to this Treaty shall become applicable, however, only on the date on which three States each of which fulfill at least one of the three requirements specified in paragraph (1) have become party to this Treaty without declaring, as provided in Article 64(1), that they do not intend to be bound by the provisions of Chapter II. That date shall not, however, be prior to that of the initial entry into force under paragraph (1).



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Article 64
Reservations⁴

(1)(a) Any State may declare that it shall not be bound by the provisions of Chapter II.

(b) States making a declaration under subparagraph (a) shall not be bound by the provisions of Chapter II and the corresponding provisions of the Regulations.

(2)(a) Any State not having made a declaration under paragraph (1)(a) may declare that:

(i) it shall not be bound by the provisions of Article 39(1) with respect to the furnishing of a copy of the international application and a translation thereof (as prescribed),

(ii) the obligation to delay national processing, as provided for under Article 40, shall not prevent publication, by or through its national Office, of the international application or a translation thereof, it being understood, however, that it is not exempted from the limitations provided for in Articles 30 and 38.

(b) States making such a declaration shall be bound accordingly.

(3)(a) Any State may declare that, as far as it is concerned, international publication of international applications is not required.

(b) Where, at the expiration of 18 months from the priority date, the international application contains the designation only of such States as have made declarations under subparagraph (a), the international application shall not be published by virtue of Article 21(2).

(c) Where the provisions of subparagraph (b) apply, the international application shall nevertheless be published by the International Bureau:

(i) at the request of the applicant, as provided in the Regulations,

(ii) when a national application or a patent based on the international application is published by or on behalf of the national Office of any designated State having made a declaration under subparagraph (a), promptly after such publication but not before the expiration of 18 months from the priority date.

(4)(a) Any State whose national law provides for prior art effect of its patents as from a date before publication, but does not equate for prior art purposes the priority date claimed under the Paris Convention for the Protection

⁴ *Editor's Note:* Information received by the International Bureau concerning reservations made under Article 64(1) to (5) is published in the Gazette and on the WIPO website at: www.wipo.int/pct/en/reservations/res_incomp.html.



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Patent Cooperation Treaty

of Industrial Property to the actual filing date in that State, may declare that the filing outside that State of an international application designating that State is not equated to an actual filing in that State for prior art purposes.

(b) Any State making a declaration under subparagraph (a) shall to that extent not be bound by the provisions of Article 11(3).

(c) Any State making a declaration under subparagraph (a) shall, at the same time, state in writing the date from which, and the conditions under which, the prior art effect of any international application designating that State becomes effective in that State. This statement may be modified at any time by notification addressed to the Director General.

(5) Each State may declare that it does not consider itself bound by Article 59. With regard to any dispute between any Contracting State having made such a declaration and any other Contracting State, the provisions of Article 59 shall not apply.

(6)(a) Any declaration made under this Article shall be made in writing. It may be made at the time of signing this Treaty, at the time of depositing the instrument of ratification or accession, or, except in the case referred to in paragraph (5), at any later time by notification addressed to the Director General. In the case of the said notification, the declaration shall take effect six months after the day on which the Director General has received the notification, and shall not affect international applications filed prior to the expiration of the said six-month period.

(b) Any declaration made under this Article may be withdrawn at any time by notification addressed to the Director General. Such withdrawal shall take effect three months after the day on which the Director General has received the notification and, in the case of the withdrawal of a declaration made under paragraph (3), shall not affect international applications filed prior to the expiration of the said three-month period.

(7) No reservations to this Treaty other than the reservations under paragraphs (1) to (5) are permitted.

Article 65
Gradual Application

(1) If the agreement with any International Searching or Preliminary Examining Authority provides, transitionally, for limits on the number or kind of international applications that such Authority undertakes to process, the Assembly shall adopt the measures necessary for the gradual application of this Treaty and the Regulations in respect of given categories of international



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Patent Cooperation Treaty

applications. This provision shall also apply to requests for an international-type search under Article 15(5).

(2) The Assembly shall fix the dates from which, subject to the provision of paragraph (1), international applications may be filed and demands for international preliminary examination may be submitted. Such dates shall not be later than six months after this Treaty has entered into force according to the provisions of Article 63(1), or after Chapter II has become applicable under Article 63(3), respectively.

Article 66
Denunciation

(1) Any Contracting State may denounce this Treaty by notification addressed to the Director General.

(2) Denunciation shall take effect six months after receipt of the said notification by the Director General. It shall not affect the effects of the international application in the denouncing State if the international application was filed, and, where the denouncing State has been elected, the election was made, prior to the expiration of the said six-month period.

Article 67
Signature and Languages

(1)(a) This Treaty shall be signed in a single original in the English and French languages, both texts being equally authentic.

(b) Official texts shall be established by the Director General, after consultation with the interested Governments, in the German, Japanese, Portuguese, Russian and Spanish languages, and such other languages as the Assembly may designate.

(2) This Treaty shall remain open for signature at Washington until December 31, 1970.

Article 68
Depositary Functions

(1) The original of this Treaty, when no longer open for signature, shall be deposited with the Director General.

(2) The Director General shall transmit two copies, certified by him, of this Treaty and the Regulations annexed hereto to the Governments of all States party to the Paris Convention for the Protection of Industrial Property and, on request, to the Government of any other State.



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Patent Cooperation Treaty

(3) The Director General shall register this Treaty with the Secretariat of the United Nations.

(4) The Director General shall transmit two copies, certified by him, of any amendment to this Treaty and the Regulations to the Governments of all Contracting States and, on request, to the Government of any other State.

Article 69
Notifications

The Director General shall notify the Governments of all States party to the Paris Convention for the Protection of Industrial Property of:

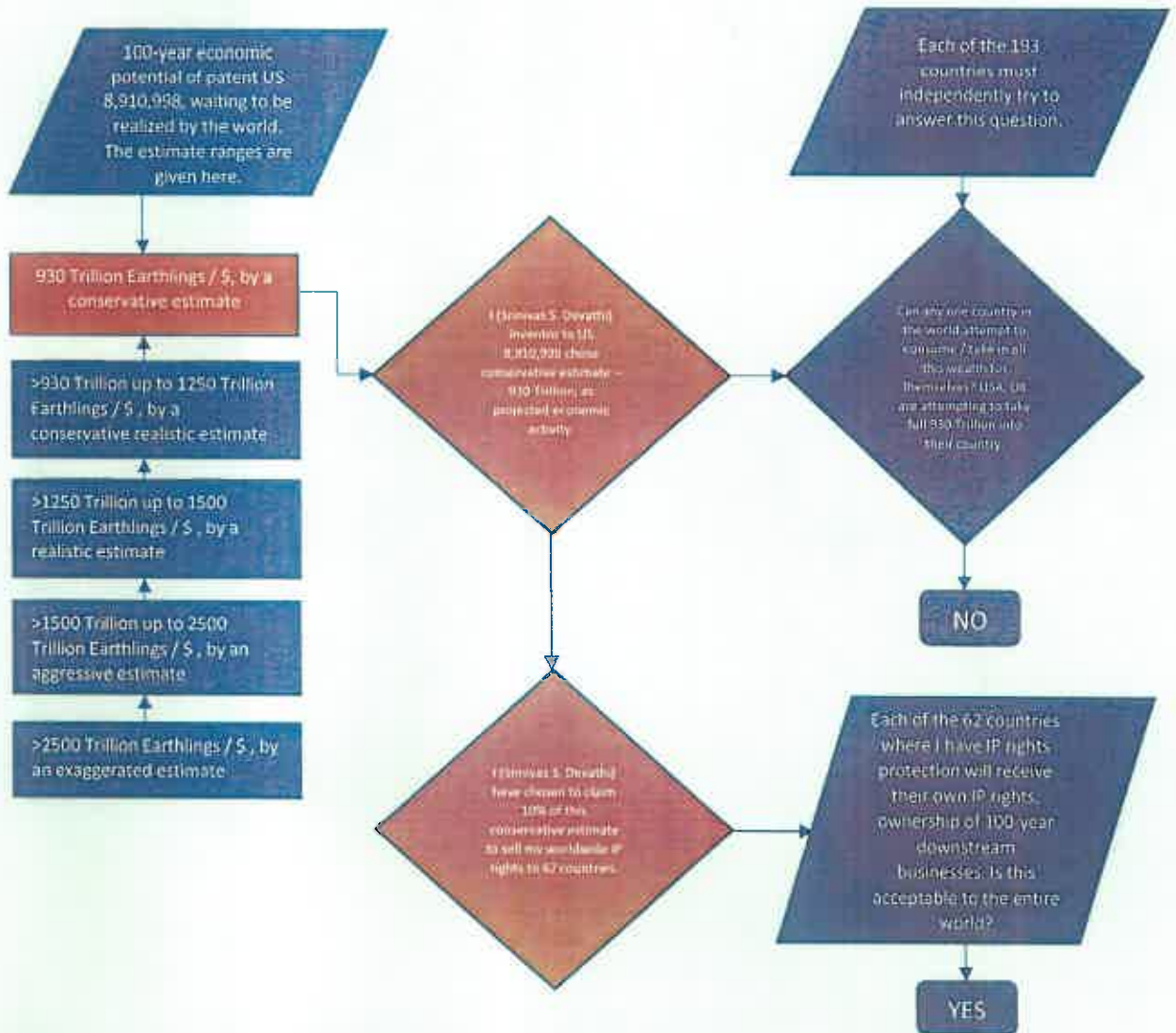
- (i) signatures under Article 62,
- (ii) deposits of instruments of ratification or accession under Article 62,
- (iii) the date of entry into force of this Treaty and the date from which Chapter II is applicable in accordance with Article 63(3),
- (iv) any declarations made under Article 64(1) to (5),
- (v) withdrawals of any declarations made under Article 64(6)(b),
- (vi) denunciations received under Article 66, and
- (vii) any declarations made under Article 31(4).

TRUE COPY ATTESTED
P.N. NAGESHA
ADVOCATE & NOTARY
GOVT. OF INDIA
#10 B, 1st Floor, 6th Cross,
Nagar, GEF Post,
Mysore Road, Bangalore-550026



[Handwritten signature]

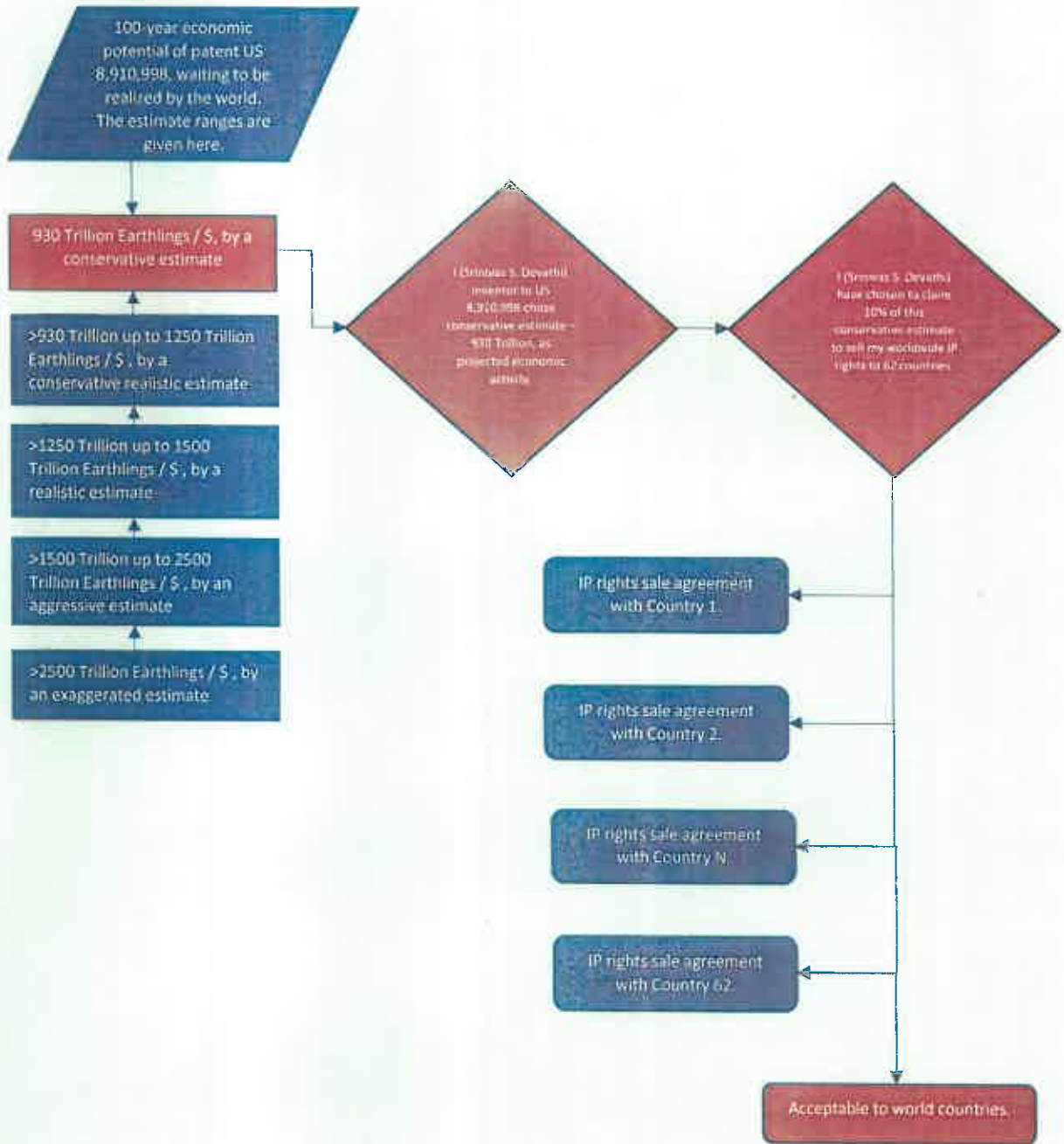
THE ONLY AVAILABLE OPTION TO 193 COUNTRIES FOR DEALING WITH INVENTION OF SRINIVAS S. DEVATHI US 8,910,998 WITH A GRANT DATE OF 16-12-2014.



CONCLUSION – THE ONLY OPTION AND THE PERFECT ONE AVAILABLE TO THE WORLD

EACH OF THE 193 COUNTRIES MUST INDEPENDENTLY EVALUATE AND ANSWER THE QUESTIONS POSED IN BOXES ABOVE. A STRUCTURED DISTRIBUTION OF INTELLECTUAL PROPERTY RIGHTS IS THE ONLY ACCEPTABLE AND FEASIBLE OPTION TO ALL 193 COUNTRIES. THERE IS NO OTHER METHOD OR OPTION AVAILABLE TO THE WORLD. WE CERTAINLY CANNOT HAVE ONE COUNTRY CONSUME ALL THIS WEALTH (E.G., 930 TRILLION). USA HAS PRECISELY ATTEMPTED TO TAKE ALL 930 TRILLION TO LEAVE THE REST OF THE WORLD THAT MUCH POORER.

THE RIGHT (CORRECT) OPTION TO 193 COUNTRIES FOR DEALING WITH INVENTION OF SRINIVAS S. DEVATHI US 8,910,998 WITH A GRANT DATE OF 16-12-2014.



93 Trillion Earthlings deal – Timeline marker for Economics study on Earth



The sale of worldwide 'Intellectual property rights' to my invention of US 8,910,998 (recognized worldwide by PCT/US2014/046619) to be executed as 62 large deals cumulating to a total value of 93 Trillion Earthlings. The sale constitutes the intellectual property rights of 62 country IP rights along with 100-year downstream businesses for those countries. These 62 countries are the main automotive manufacturing countries in the World. They manufacture over 99% of world automotive production through-put.

62 deals with total value of 93 Trillion Earthlings.

Year 2000
182 Billion USD
AOL purchase deal of Time Warner.

Year 2013
130 Billion USD
Verizon communications purchase deal of Vodafone.

Year 2020
81 Billion USD
Unilever plc purchase deal.

Years 2021 and 2022

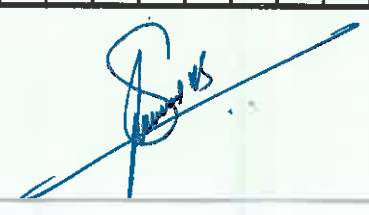
Source - Wikipedia largest M&A page. The page indicates the monopoly of USD and how the currency has been used by USA-UK to dominate and control the World.

28 February 2021

Visit www.Srinivasdevathi.com

Country name	Sale Price	Name of the sale agreement	Full name of the Premier(s)
	\$ (USD)		
USA	22,500,000,000,000	Srinivas - Hirshfeld agreement	Drew Hirshfeld (USPTO Dir)
Country name	Sale Price	Name of the sale agreement	Full name of the Premier
	Earthlings		
Germany	15,000,000,000,000	Srinivas - Angela agreement	Angela Merkel
Japan	12,000,000,000,000	Srinivas - Yoshihide agreement	Yoshihide Suga
Korea	7,500,000,000,000	Srinivas - Moon agreement	Moon Jae-In
China	7,500,000,000,000	Srinivas - Xi agreement	Xi Jinping
UK	3,000,000,000,000	Srinivas - Boris agreement	Boris Johnson
Canada	3,000,000,000,000	Srinivas - Justin agreement	Justin Trudeau
France	2,487,154,891,124	Srinivas - Emmanuel agreement	Emmanuel Macron
India	2,250,000,000,000	Srinivas - Narendra agreement	Narendra Damodar Modi
Australia	2,000,000,000,000	Srinivas - Scott agreement	Scott Morrison
Italy	1,857,083,890,216	Srinivas - Giuseppe agreement	Giuseppe Conte
Brazil	1,500,000,000,000	Srinivas - Jair agreement	Jair Bolsonaro
Mexico	1,500,000,000,000	Srinivas - Andres agreement	Andres Manuel Lopez Obrador
Spain	1,277,086,678,302	Srinivas - Pedro agreement	Pedro Sanchez
Netherlands	818,138,732,190	Srinivas - Mark agreement	Mark Rutte
Turkey	686,373,568,088	Srinivas - Recep agreement	Recep Tayyip Erdogan
Switzerland	631,743,709,024	Srinivas - Walter agreement	Walter Thurnherr
Poland	524,541,744,240	Srinivas - Mateusz agreement	Mateusz Morawiccki
Sweden	493,423,821,470	Srinivas - Stefan agreement	Stefan Lofven
Belgium	476,172,899,707	Srinivas - Alexander agreement	Alexander De Croo
Russian Federation	455,029,682,966	Srinivas - Vladimir agreement	Vladimir Putin
South Africa	450,000,000,000	Srinivas - Cyril agreement	Cyril Ramaphosa
Austria	408,091,530,302	Srinivas - Sebastian agreement	Sebastian Kurz
New Zealand	400,000,000,000	Srinivas - Jacinda agreement	Jacinda Ardern
Norway	389,299,532,165	Srinivas - Erna agreement	Erna Solberg
Ireland	342,499,523,081	Srinivas - Micheal agreement	Micheal Martin
Denmark	315,251,752,601	Srinivas - Mette agreement	Mette Frederiksen
Philippines	300,000,000,000	Srinivas - Rodrigo agreement	Rodrigo Duterte
Malaysia	300,000,000,000	Srinivas - Muhyiddin agreement	Muhyiddin Yassin
Indonesia	300,000,000,000	Srinivas - Joko agreement	Joko Widodo
Thailand	300,000,000,000	Srinivas - Prayut agreement	Prayut Chan-o-Cha
Finland	245,319,479,728	Srinivas - Sanna agreement	Sanna Marin
Czechia	219,588,608,363	Srinivas - Andrej Babis agreement	Andrej Babis
Romania	214,508,697,688	Srinivas - Florin agreement	Florin Citu
Portugal	213,099,253,055	Srinivas - Antonio agreement	Antonio Costa
Greece	195,237,631,649	Srinivas - Kyriakos agreement	Kyriakos Mitsotakis
Nigeria	150,000,000,000	Srinivas - Muhammadu agreement	Muhammadu Buhari
Hungary	139,424,877,819	Srinivas - Viktor agreement	Viktor Orban
Slovakia	95,340,780,789	Srinivas - Igor agreement	Igor Matovic
Luxembourg	62,223,309,184	Srinivas - Xavier agreement	Xavier Bettel
Bulgaria	58,323,606,912	Srinivas - Boyko agreement	Boyko Borisov
Croatia	54,448,977,352	Srinivas - Andrej Plenkovic agreement	Andrej Plenkovic
Slovenia	48,564,948,964	Srinivas - Janez agreement	Janez Jansa
Lithuania	47,683,822,205	Srinivas - Ingrida agreement	Ingrida Simonyte
Kazakhstan	46,816,156,278	Srinivas - Askar agreement	Askar Mamin
Serbia	45,227,591,818	Srinivas - Ana agreement	Ana Brnabic
Latvia	31,205,677,264	Srinivas - Krisjanis agreement	Krisjanis Karins
Estonia	27,118,825,101	Srinivas - Kaja agreement	Kaja Kallas
Iceland	23,176,141,036	Srinivas - Katrin agreement	Katrin Jakobsdottir
Cyprus	21,911,759,955	Srinivas - Nicos agreement	Nicos Anastasiades
Belarus	16,378,613,291	Srinivas - Roman agreement	Roman Golovchenko
Albania	13,484,642,140	Srinivas - Edi agreement	Edi Rama
Malta	13,021,692,410	Srinivas - Robert agreement	Robert Abela
Azerbaijan	12,885,910,998	Srinivas - Ali agreement	Ali Asadov
North Macedonia	11,347,193,386	Srinivas - Zoran agreement	Zoran Zaev
Turkmenistan	11,189,659,527	Srinivas - Gurbanguly agreement	Gurbanguly Berdimuhamedov
Monaco	5,730,905,750	Srinivas - Pierre agreement	Pierre Dartout
Liechtenstein	5,636,883,078	Srinivas - Adrian agreement	Adrian Hasler
Armenia	3,413,091,850	Srinivas - Nikol agreement	Nikol Pashinyan
Kyrgyzstan	2,221,680,394	Srinivas - Ulukbek agreement	Ulukbek Maripov
Tajikistan	2,065,204,696	Srinivas - Kokhir agreement	Kokhir Rasulzoda
San Marino	1,512,421,846	Srinivas - Alessandro agreement	Alessandro Cardelli
Total	93,000,000,000,000		

Country name	Sale Price \$ (USD)	Name of the sale agreement	Full name of the Premier(s)
USA	22,500,000,000,000	Srinivas - Hirshfeld agreement	Drew Hirshfeld (USPTO Dir)
Country name	Sale Price	Name of the sale agreement	Full name of the Premier
	Earthlings		
Germany	15,000,000,000,000	Srinivas - Angela agreement	Angela Merkel
Japan	12,000,000,000,000	Srinivas - Yoshihide agreement	Yoshihide Suga
Korea	7,500,000,000,000	Srinivas - Moon agreement	Moon Jae-In
China	7,500,000,000,000	Srinivas - Xi agreement	Xi Jinping
UK	3,000,000,000,000	Srinivas - Boris agreement	Boris Johnson
Canada	3,000,000,000,000	Srinivas - Justin agreement	Justin Trudeau
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Greece	195,237,631,649	Srinivas - Kyriakos agreement	Kyriakos Mitsotakis
Nigeria	150,000,000,000	Srinivas - Muhammadu agreement	Muhammadu Buhari
Hungary	139,424,877,819	Srinivas - Viktor agreement	Viktor Orban
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Iceland	23,176,141,036	Srinivas - Katrin agreement	Katrin Jakobsdottir
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Tajikistan	2,065,204,696	Srinivas - Kokhir agreement	Kokhir Rasulzoda
San Marino	1,512,421,846	Srinivas - Alessandro agreement	Alessandro Cardelli
Total	93,000,000,000,000		

REMARKS: I, Srinivas S. Devathi, Inventor and seller of rights to your territory for invention US 8,910,998; would sign the sale agreement myself as seller through the Indian court proceeding. In different countries; powers, role and responsibilities bestowed to their government Prime Minister, and President are different. I have listed the one who would exercise executive and legislative powers to head and govern the country from information available online. Upon elimination of worldwide fraud by USPTO, and upon the orders of Indian court, I would like to structure and coordinate the execution of these sale agreements at the rate of five or ten a month, in the upcoming months in year 2022. Upon Indian court orders, team members from India MEA (Ministry of External Affairs) team - UN Legal and Treaties team would come and sit in the court proceeding, so that they could verify the designated signatory on behalf of all 62 countries from UN roster of designated leaders and/or designated signatories.



IN THE COURT OF THE CITY CIVIL JUDGE AT
BENGALURU

BETWEEN:

Srinivas S. Devathi

...Plaintiff

AND:

United States Patent & Trademark Office (USPTO), Hulse P.C., World
Intellectual Property Organization (WIPO), and Intellectual Property India

...Defendants

62 SALE AGREEMENTS DESCRIBED IN DETAIL

Intellectual property rights are territorial and defined at an individual country level. So, I have defined 62 sale agreements in all one by each country where I have filed for patent applications and legally have IP rights protection. The invention is patent US 8,910,998. The invention is identified worldwide by PCT international application PCT/US2014/046619 filed o 15-07-2014.

This document details all the 62 sale agreements / 62 deals which must be executed for a full total value of 93 Trillion Earthlings / \$. These 62 sale agreements are listed in document 28 attached with this plaint. After the full analysis of the Automotive industry the final sale price numbers by each country national stage app / regional stage applications are listed in the table here, sorted in descending order.



COUNTRY	Valuation (sale price) T – Trillion. Sorted descending.
Europe (38 Countries)	30.5 T
USA – Priority / Original application	22.5 T
Japan	12 T
Korea	7.5 T
China	7.5 T
Canada	3 T
India	2.25 T
Australia	2 T
Brazil	1.5 T
Mexico	1.5 T
Eurasia (8 countries)	0.55 T
South Africa	0.45 T
New Zealand	0.4 T
Philippines	0.3 T
Malaysia	0.3 T
Indonesia	0.3 T
Thailand	0.3 T
Nigeria	0.15 T
Total value of invention global IP rights (as conservative sale price)	93 Trillion Earthlings / \$

The 38 countries that are covered by the EPO Europe application are: Albania, Austria, Belgium, Bulgaria, Croatia, Cyprus, Czechia, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Iceland, Ireland, Italy, Latvia, Liechtenstein, Lithuania, Luxembourg, Malta, Monaco, Netherlands, Norway, Poland, Portugal, Romania, San Marino, Serbia, Slovakia, Slovenia, Spain, Sweden, Switzerland, former Yugoslav Republic of Macedonia, Turkey, and United Kingdom.

The 8 countries that are covered by EAPO Eurasian application are: Russian Federation, Kazakhstan, Belarus, Azerbaijan, Turkmenistan, Armenia, Kyrgyzstan, and Tajikistan.

Details of the 62 sale agreements

1. The 62 sale agreements listed in document 28 will be executed as one two-party sale agreement, Inventor (ME) - USA sale agreement, and the other 61 sale agreements / deals will be executed after 'Project Earthling©' goes live and GEC-Global Earthling Council has been formed, as 61 Tri-party sale agreements / deals. The Inventor (ME) - USA sale agreement will be executed as a two-party deal and will be paid in \$ currency. This will be executed after USPTO eliminates their fraud and for the value of 22.5 Trillion in \$. I explain a Tri-Party sale agreement / deal in the context of this lawsuit. A Tri-Party sale

agreement / deal is a deal in which GEC-Global Earthling Council is one of the parties in the contract/agreement as 'Payor' and would pay the value for the sale deal in Earthlings currency. In each sale agreement I will be assigning IP rights to the respective country by getting the payment from GEC, in the printed currency of Earthlings.

- a. Each Tri-Party agreement will involve the following three parties.
 - i. Seller – Which would be me, the Inventor to technology patent US 8,910,998. Property being sold would be the 'Intellectual Property rights' to my invention US 8,910,998 (recognized worldwide by PCT international application PCT/US2014/046619), along with 100-year worth downstream businesses for the respective country or territory.
 - ii. Payor – Which would be 'Global Earthling Council – GEC'. GEC would print the required amount of currency in Earthlings for each sale agreement.
 - iii. Recipient of IP rights – Which would be the receiving country, which will receive the IP rights sold by me for that country / territory.
2. The full liability payment of 93 Trillion will happen in the form of the following list of 62 sale agreements / deals. 61 sale agreements / deals will be executed as tri-party deals. A tri-party sale agreement is signed by three parties Seller – Payor – Recipient of IP rights. To execute these sale agreements / deals, ideally the Premier of the country, or alternately the designated signatory of the country, or a United Nations Delegate with such authority must execute the sale contract/agreement. Here are the details of the 62 sale agreements / deals listed in document 28:

a. USA two-party patent US 8,910,998 sale agreement:

This is the only expected two-party deal executed in \$ currency.

Name of the deal: Srinivas - Hirshfeld agreement.

Value of the deal: 22,500,000,000,000 \$.

Sale deal is executed in: \$ currency (USD).

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'.

Property being sold: Patent US 8,910,998 and continuation application 14/535,867; including all rights to 100-year downstream businesses that emerge from my invention, for USA territory.

Recipient of IP rights and buyer: USA, represented by Mr. Drew Hirshfeld, Director of USPTO, or represented by President of USA, Mr. Joe Biden or his designated signatory or their UN delegate. No third-party payor in this sale agreement. It is a sale agreement between the seller and buyer.

b. Germany tri-party PCT/US2014/046619 IP rights sale agreement:

Name of the deal: Srinivas - Angela agreement.

Value of the deal: 15,000,000,000,000 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant IP rights applicable for Germany; including all rights to 100-year downstream businesses that emerge from my invention, for Germany territory.

Recipient of IP rights: Germany, represented by Chancellor, Mrs. Angela Merkel or her designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

c. **Japan tri-party PCT/US2014/046619 IP rights sale agreement:**

Name of the deal: Srinivas - Yoshihide agreement.

Value of the deal: 12,000,000,000,000 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: Japan national stage patent (JPO) application number 100099759 (2017502572); either the restored application or patent grant IP rights; including all rights to 100-year downstream businesses that emerge from my invention, for Japan territory.

Recipient of IP rights: Japan, represented by Prime Minister of Japan, Mr. Yoshihide Suga or his designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

d. **South Korea tri-party PCT/US2014/046619 IP rights sale agreement:**

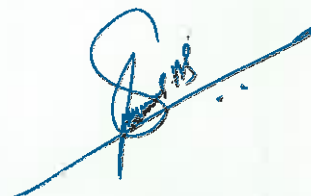
Name of the deal: Srinivas - Moon agreement.

Value of the deal: 7,500,000,000,000 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: South Korea national stage patent (KIPO) application number 10-2016-7026408; either the restored application or patent grant IP rights; including all rights to 100-year downstream businesses that emerge from my invention, for South Korea territory.



Recipient of IP rights: South Korea, represented by President of South Korea, Mr. Moon Jae-In or Prime Minister Mr. Chung Sye-kyun or their designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

e. **China tri-party PCT/US2014/046619 IP rights sale agreement:**

Name of the deal: Srinivas - Xi agreement.

Value of the deal: 7,500,000,000,000 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: China national stage patent (CNIPA) application number 201480079105.9; either the restored application or patent grant IP rights; including all rights to 100-year downstream businesses that emerge from my invention, for China territory.

Recipient of IP rights: China, represented by President of China, Mr. Xi Jinping or his designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

f. **United Kingdom tri-party PCT/US2014/046619 IP rights sale agreement:**

Name of the deal: Srinivas - Boris agreement.

Value of the deal: 3,000,000,000,000 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant IP rights applicable for United Kingdom; including all rights to 100-year downstream businesses that emerge from my invention, for United Kingdom territory.

Recipient of IP rights: United Kingdom, represented by Prime Minister of UK, Mr. Boris Johnson or his designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

g. **Canada tri-party PCT/US2014/046619 IP rights sale agreement:**

Name of the deal: Srinivas - Justin agreement.

Value of the deal: 3,000,000,000,000 Earthlings.

Sale deal is executed in: Earthlings currency.

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Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: Canada national stage patent (CIPO) application number 2,944,200; either the restored application or patent grant IP rights; including all rights to 100-year downstream businesses that emerge from my invention, for Canada territory.

Recipient of IP rights: Canada, represented by Prime Minister of Canada, Mr. Justin Trudeau or his designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

h. France tri-party PCT/US2014/046619 IP rights sale agreement:

Name of the deal: Srinivas - Emmanuel agreement.

Value of the deal: 2,487,154,891,124 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant IP rights applicable for France; including all rights to 100-year downstream businesses that emerge from my invention, for France territory.

Recipient of IP rights: France, represented by President of France, Mr. Emmanuel Macron or his designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

i. India tri-party PCT/US2014/046619 IP rights sale agreement:

Name of the deal: Srinivas - Third Millennium Deal or Srinivas - Narendra agreement.

Value of the deal: 2,250,000,000,000 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: India national stage patent application number 6623/CHE/2014; either the restored application or patent grant IP rights; including all rights to 100-year downstream businesses that emerge from my invention, for India territory.

Recipient of IP rights: Private company in India or India, represented by Prime Minister, Mr. Narendra Modi or his designated signatory or UN delegate. The recipient is likely to be a private company, as the Indian government would not be interested in running businesses, given my executed and legalized Living Will, attached as document 18 with this plaint, along with document 19 which gives the 'wealth distribution within India'.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

j. Australia tri-party PCT/US2014/046619 IP rights sale agreement:

Name of the deal: Srinivas - Scott agreement.

Value of the deal: 2,000,000,000,000 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: Australia national stage patent application number 2014388300; either the restored application or patent grant IP rights; including all rights to 100-year downstream businesses that emerge from my invention, for Australia territory.

Recipient of IP rights: Australia, represented by Prime Minister of Australia, Mr. Scott Morrison or Governor-General Mr. David Hurley or their designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

k. Italy tri-party PCT/US2014/046619 IP rights sale agreement:

Name of the deal: Srinivas - Giuseppe agreement.

Value of the deal: 1,857,083,890,216 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant IP rights applicable for Italy; including all rights to 100-year downstream businesses that emerge from my invention, for Italy territory.

Recipient of IP rights: Italy, represented by Prime Minister of Italy, Mr. Giuseppe Conte or his designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

l. **Brazil tri-party PCT/US2014/046619 IP rights sale agreement:**

Name of the deal: Srinivas - Jair agreement.

Value of the deal: 1,500,000,000,000 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: Brazil national stage patent application number BR 11 2016 022393 4; either the restored application or patent grant IP rights; including all rights to 100-year downstream businesses that emerge from my invention, for Brazil territory.

Recipient of IP rights: Brazil, represented by President of Brazil, Mr. Jair Bolsonaro or his designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

m. **Mexico tri-party PCT/US2014/046619 IP rights sale agreement:**

Name of the deal: Srinivas - Andres agreement.

Value of the deal: 1,500,000,000,000 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: Mexico national stage patent application number MX/A/2016/012570; either the restored application or patent grant IP rights; including all rights to 100-year downstream businesses that emerge from my invention, for Mexico territory.

Recipient of IP rights: Mexico, represented by President of Mexico, Mr. Andres Manuel Lopez Obrador or his designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

n. **Spain tri-party PCT/US2014/046619 IP rights sale agreement:**

Name of the deal: Srinivas - Pedro agreement.

Value of the deal: 1,277,086,678,302 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant

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IP rights applicable for Spain; including all rights to 100-year downstream businesses that emerge from my invention, for Spain territory.

Recipient of IP rights: Spain, represented by Prime Minister of Spain, Mr. Pedro Sanchez or his designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

o. **Netherlands tri-party PCT/US2014/046619 IP rights sale agreement:**

Name of the deal: Srinivas - Mark agreement.

Value of the deal: 818,138,732,190 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant IP rights applicable for Netherlands; including all rights to 100-year downstream businesses that emerge from my invention, for Netherlands territory.

Recipient of IP rights: Netherlands, represented by Prime Minister of Netherlands, Mr. Mark Rutte or his designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

p. **Turkey tri-party PCT/US2014/046619 IP rights sale agreement:**

Name of the deal: Srinivas - Recep agreement.

Value of the deal: 686,373,568,088 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant IP rights applicable for Turkey; including all rights to 100-year downstream businesses that emerge from my invention, for Turkey territory.

Recipient of IP rights: Turkey, represented by President of Turkey, Mr. Recep Tayyip Erdogan or his designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

q. **Switzerland tri-party PCT/US2014/046619 IP rights sale agreement:**

Name of the deal: Srinivas - Walter agreement.

Value of the deal: 631,743,709,024 Earthlings.

Sale deal is executed in: Earthlings currency.

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Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant IP rights applicable for Switzerland; including all rights to 100-year downstream businesses that emerge from my invention, for Switzerland territory.

Recipient of IP rights: Switzerland, represented by Federal Chancellor of Switzerland, Mr. Walter Thurnherr or Federal Council (President) Mr. Guy Parmelin or their designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

r. **Poland tri-party PCT/US2014/046619 IP rights sale agreement:**

Name of the deal: Srinivas - Mateusz agreement.

Value of the deal: 524,541,744,240 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant IP rights applicable for Poland; including all rights to 100-year downstream businesses that emerge from my invention, for Poland territory.

Recipient of IP rights: Poland, represented by Prime Minister of Poland, Mr. Mateusz Morawiecki or his designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

s. **Sweden tri-party PCT/US2014/046619 IP rights sale agreement:**

Name of the deal: Srinivas - Stefan agreement.

Value of the deal: 493,423,821,470 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant IP rights applicable for Sweden; including all rights to 100-year downstream businesses that emerge from my invention, for Sweden territory.

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Recipient of IP rights: Sweden, represented by Prime Minister of Sweden, Mr. Stefan Lofven or his designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

t. **Belgium tri-party PCT/US2014/046619 IP rights sale agreement:**

Name of the deal: Srinivas - Alexander agreement.

Value of the deal: 476,172,899,707 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant IP rights applicable for Belgium; including all rights to 100-year downstream businesses that emerge from my invention, for Belgium territory.

Recipient of IP rights: Belgium, represented by Prime Minister of Belgium, Mr. Alexander De Croo or his designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

u. **Russian Federation tri-party PCT/US2014/046619 IP rights sale agreement:**

Name of the deal: Srinivas - Vladimir agreement.

Value of the deal: 455,029,682,966 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: EAPO regional application (national stage) patent application number 201691898; either the restored application or patent grant IP rights applicable for Russian Federation; including all rights to 100-year downstream businesses that emerge from my invention, for Russian Federation territory.

Recipient of IP rights: Russian Federation, represented by President of Russian Federation, Mr. Vladimir Putin or his designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

v. **South Africa tri-party PCT/US2014/046619 IP rights sale agreement:**

Name of the deal: Srinivas - Cyril agreement.

Value of the deal: 450,000,000,000 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of

the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: South Africa national stage patent application number 2016/07380; either the restored application or patent grant IP rights; including all rights to 100-year downstream businesses that emerge from my invention, for South Africa territory.

Recipient of IP rights: South Africa, represented by President of South Africa, Mr. Cyril Ramaphosa or his designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

w. **Austria tri-party PCT/US2014/046619 IP rights sale agreement:**

Name of the deal: Srinivas - Sebastian agreement.

Value of the deal: 408,091,530,302 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant IP rights applicable for Austria; including all rights to 100-year downstream businesses that emerge from my invention, for Austria territory.

Recipient of IP rights: Austria, represented by Chancellor of Austria, Mr. Sebastian Kurz or his designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

x. **New Zealand tri-party PCT/US2014/046619 IP rights sale agreement:**

Name of the deal: Srinivas - Jacinda agreement.

Value of the deal: 400,000,000,000 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: New Zealand national stage patent application number 725679; either the restored application or patent grant IP rights; including all rights to 100-year downstream businesses that emerge from my invention, for New Zealand territory.

Recipient of IP rights: New Zealand, represented by Prime Minister of New Zealand, Mrs. Jacinda Ardern or Governor-General Mrs. Patsy Reddy or their designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

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y. Norway tri-party PCT/US2014/046619 IP rights sale agreement:

Name of the deal: Srinivas - Erna agreement.

Value of the deal: 389,299,532,165 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant IP rights applicable for Norway; including all rights to 100-year downstream businesses that emerge from my invention, for Norway territory.

Recipient of IP rights: Norway, represented by Prime Minister of Norway, Mrs. Erna Solberg, or President of Storting Mrs. Tone W Troen or their designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

z. Ireland tri-party PCT/US2014/046619 IP rights sale agreement:

Name of the deal: Srinivas - Micheal agreement.

Value of the deal: 342,499,523,081 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant IP rights applicable for Ireland; including all rights to 100-year downstream businesses that emerge from my invention, for Ireland territory.

Recipient of IP rights: Ireland, represented by Taoiseach and Prime Minister of Ireland, Mr. Micheal Martin or his designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

aa. Denmark tri-party PCT/US2014/046619 IP rights sale agreement:

Name of the deal: Srinivas - Mette agreement.

Value of the deal: 315,251,752,601 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

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Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant IP rights applicable for Denmark; including all rights to 100-year downstream businesses that emerge from my invention, for Denmark territory.

Recipient of IP rights: Denmark, represented by Prime Minister of Denmark, Mr. Mette Frederiksen or his designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

bb. Philippines tri-party PCT/US2014/046619 IP rights sale agreement:

Name of the deal: Srinivas - Rodrigo agreement.

Value of the deal: 300,000,000,000 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: Philippines national stage patent application number PH/1/2016/5022134; either the restored application or patent grant IP rights; including all rights to 100-year downstream businesses that emerge from my invention, for Philippines territory.

Recipient of IP rights: Philippines, represented by President of Philippines, Mr. Rodrigo Duterte or his designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

cc. Malaysia tri-party PCT/US2014/046619 IP rights sale agreement:

Name of the deal: Srinivas - Muhyiddin agreement.

Value of the deal: 300,000,000,000 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: Malaysia national stage patent application number PL 2016703531; either the restored application or patent grant IP rights; including all rights to 100-year downstream businesses that emerge from my invention, for Malaysia territory.

Recipient of IP rights: Malaysia, represented by Prime Minister of Malaysia, Mr. Muhyiddin Yassin or his designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

dd. Indonesia tri-party PCT/US2014/046619 IP rights sale agreement:

Name of the deal: Srinivas - Joko agreement.

Value of the deal: 300,000,000,000 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: Indonesia national stage patent application number P00201607230; either the restored application or patent grant IP rights; including all rights to 100-year downstream businesses that emerge from my invention, for Indonesia territory.

Recipient of IP rights: Indonesia, represented by President of Indonesia, Mr. Joko Widodo or his designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

ee. **Thailand tri-party PCT/US2014/046619 IP rights sale agreement:**

Name of the deal: Srinivas - Prayut agreement.

Value of the deal: 300,000,000,000 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: Thailand national stage patent application number 1601005662; either the restored application or patent grant IP rights; including all rights to 100-year downstream businesses that emerge from my invention, for Thailand territory.

Recipient of IP rights: Thailand, represented by Prime Minister of Thailand, Mr. Prayut Chan-o-Cha or his designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

ff. **Finland tri-party PCT/US2014/046619 IP rights sale agreement:**

Name of the deal: Srinivas - Sanna agreement.

Value of the deal: 245,319,479,728 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant IP rights applicable for Finland; including all rights to 100-year downstream businesses that emerge from my invention, for Finland territory.

Recipient of IP rights: Finland, represented by Prime Minister of Finland, Mrs. Sanna Marin or her designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

gg. Czechia tri-party PCT/US2014/046619 IP rights sale agreement:

Name of the deal: Srinivas – Andrej Babis agreement.

Value of the deal: 219,588,608,363 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant IP rights applicable for Czechia; including all rights to 100-year downstream businesses that emerge from my invention, for Czechia territory.

Recipient of IP rights: Czechia, represented by Prime Minister of Czechia, Mr. Andrej Babis or his designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

hh. Romania tri-party PCT/US2014/046619 IP rights sale agreement:

Name of the deal: Srinivas - Florin agreement.

Value of the deal: 214,508,697,688 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant IP rights applicable for Romania; including all rights to 100-year downstream businesses that emerge from my invention, for Romania territory.

Recipient of IP rights: Romania, represented by Prime Minister of Romania, Mr. Florin Citu or his designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

ii. Portugal tri-party PCT/US2014/046619 IP rights sale agreement:

Name of the deal: Srinivas - Antonio agreement.

Value of the deal: 213,099,253,055 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of

the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant IP rights applicable for Portugal; including all rights to 100-year downstream businesses that emerge from my invention, for Portugal territory.

Recipient of IP rights: Portugal, represented by Prime Minister of Portugal, Mr. Antonio Costa or his designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

jj. Greece tri-party PCT/US2014/046619 IP rights sale agreement:

Name of the deal: Srinivas - Kyriakos agreement.

Value of the deal: 195,237,631,649 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant IP rights applicable for Greece; including all rights to 100-year downstream businesses that emerge from my invention, for Greece territory.

Recipient of IP rights: Greece, represented by Prime Minister of Greece, Mr. Kyriakos Mitsotakis or his designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

kk. Nigeria tri-party PCT/US2014/046619 IP rights sale agreement:

Name of the deal: Srinivas - Muhammadu agreement.

Value of the deal: 150,000,000,000 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: Nigeria patent number F/P/2016/328; patent grant IP rights; including all rights to 100-year downstream businesses that emerge from my invention, for Nigeria territory.

Recipient of IP rights: Nigeria, represented by President of Nigeria, Mr. Muhammadu Buhari or his designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

ll. Hungary tri-party PCT/US2014/046619 IP rights sale agreement:

Name of the deal: Srinivas - Viktor agreement.

Value of the deal: 139,424,877,819 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant IP rights applicable for Hungary; including all rights to 100-year downstream businesses that emerge from my invention, for Hungary territory.

Recipient of IP rights: Hungary, represented by Prime Minister of Hungary, Mr. Viktor Orban or his designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

mm. Slovakia tri-party PCT/US2014/046619 IP rights sale agreement:

Name of the deal: Srinivas - Igor agreement.

Value of the deal: 95,340,780,789 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant IP rights applicable for Slovakia; including all rights to 100-year downstream businesses that emerge from my invention, for Slovakia territory.

Recipient of IP rights: Slovakia, represented by Prime Minister of Slovakia, Mr. Igor Matovic or his designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

nn. Luxembourg tri-party PCT/US2014/046619 IP rights sale agreement:

Name of the deal: Srinivas - Xavier agreement.

Value of the deal: 62,223,309,184 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant

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IP rights applicable for Luxembourg; including all rights to 100-year downstream businesses that emerge from my invention, for Luxembourg territory.

Recipient of IP rights: Luxembourg, represented by Prime Minister of Luxembourg, Mr. Xavier Bettel or his designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

oo. Bulgaria tri-party PCT/US2014/046619 IP rights sale agreement:

Name of the deal: Srinivas - Boyko agreement.

Value of the deal: 58,323,606,912 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant IP rights applicable for Bulgaria; including all rights to 100-year downstream businesses that emerge from my invention, for Bulgaria territory.

Recipient of IP rights: Bulgaria, represented by Prime Minister of Bulgaria, Mr. Boyko Borisov or his designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

pp. Croatia tri-party PCT/US2014/046619 IP rights sale agreement:

Name of the deal: Srinivas - Andrej Plenkovic agreement.

Value of the deal: 54,448,977,352 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant IP rights applicable for Croatia; including all rights to 100-year downstream businesses that emerge from my invention, for Croatia territory.

Recipient of IP rights: Croatia, represented by Prime Minister of Croatia, Mr. Andrej Plenkovic or his designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

qq. Slovenia tri-party PCT/US2014/046619 IP rights sale agreement:

Name of the deal: Srinivas - Janez agreement.

Value of the deal: 48,564,948,964 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant IP rights applicable for Slovenia; including all rights to 100-year downstream businesses that emerge from my invention, for Slovenia territory.

Recipient of IP rights: Slovenia, represented by Prime Minister of Slovenia, Mr. Janez Jansa or his designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

rr. Lithuania tri-party PCT/US2014/046619 IP rights sale agreement:

Name of the deal: Srinivas - Ingrida agreement.

Value of the deal: 47,683,822,205 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant IP rights applicable for Lithuania; including all rights to 100-year downstream businesses that emerge from my invention, for Lithuania territory.

Recipient of IP rights: Lithuania, represented by Prime Minister of Lithuania, Mrs. Ingrida Simonyte or his designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

ss. Kazakhstan tri-party PCT/US2014/046619 IP rights sale agreement:

Name of the deal: Srinivas - Askar agreement.

Value of the deal: 46,816,156,278 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: EAPO regional application (national stage) patent application number 201691898; either the restored application or patent grant IP rights applicable for Kazakhstan; including all rights to 100-year downstream businesses that emerge from my invention, for Kazakhstan territory.

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Recipient of IP rights: Kazakhstan, represented by Prime Minister of Kazakhstan, Mr. Askar Mamin or President Mr. Kassym-Jomart Tokayev or their designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

tt. Serbia tri-party PCT/US2014/046619 IP rights sale agreement:

Name of the deal: Srinivas - Ana agreement.

Value of the deal: 45,227,591,818 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant IP rights applicable for Serbia; including all rights to 100-year downstream businesses that emerge from my invention, for Serbia territory.

Recipient of IP rights: Serbia, represented by Prime Minister of Serbia, Mrs. Ana Brnabic or President Mr. Aleksandar Vucic or their designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

uu. Latvia tri-party PCT/US2014/046619 IP rights sale agreement:

Name of the deal: Srinivas - Krisjanis agreement.

Value of the deal: 31,205,677,264 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant IP rights applicable for Latvia; including all rights to 100-year downstream businesses that emerge from my invention, for Latvia territory.

Recipient of IP rights: Latvia, represented by Prime Minister of Latvia, Mr. Krisjanis Karins or his designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

vv. Estonia tri-party PCT/US2014/046619 IP rights sale agreement:

Name of the deal: Srinivas - Kaja agreement.

Value of the deal: 27,118,825,101 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant IP rights applicable for Estonia; including all rights to 100-year downstream businesses that emerge from my invention, for Estonia territory.

Recipient of IP rights: Estonia, represented by Prime Minister of Estonia, Mrs. Kaja Kallas or his designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

ww. Iceland tri-party PCT/US2014/046619 IP rights sale agreement:

Name of the deal: Srinivas - Katrin agreement.

Value of the deal: 23,176,141,036 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant IP rights applicable for Iceland; including all rights to 100-year downstream businesses that emerge from my invention, for Iceland territory.

Recipient of IP rights: Iceland, represented by Prime Minister of Iceland, Mrs. Katrin Jakobsdottir or President Mr. Guoni Th. Johannesson or their designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

xx. Cyprus tri-party PCT/US2014/046619 IP rights sale agreement:

Name of the deal: Srinivas - Nicos agreement.

Value of the deal: 21,911,759,955 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant IP rights applicable for Cyprus; including all rights to 100-year downstream businesses that emerge from my invention, for Cyprus territory.

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Recipient of IP rights: Cyprus, represented by President of Cyprus, Mr. Nicos Anastasiades or his designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

yy. **Belarus tri-party PCT/US2014/046619 IP rights sale agreement:**

Name of the deal: Srinivas - Roman agreement.

Value of the deal: 16,378,613,291 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: EAPO regional application (national stage) patent application number 201691898; either the restored application or patent grant IP rights applicable for Belarus; including all rights to 100-year downstream businesses that emerge from my invention, for Belarus territory.

Recipient of IP rights: Belarus, represented by President of Belarus, Mr. Roman Golovchenko or his designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

zz. **Albania tri-party PCT/US2014/046619 IP rights sale agreement:**

Name of the deal: Srinivas - Edi agreement.

Value of the deal: 13,484,642,140 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant IP rights applicable for Albania; including all rights to 100-year downstream businesses that emerge from my invention, for Albania territory.

Recipient of IP rights: Albania, represented by Prime Minister of Albania, Mr. Edi Rama or President Mr. Ilir Meta or their designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

aaa. **Malta tri-party PCT/US2014/046619 IP rights sale agreement:**

Name of the deal: Srinivas - Robert agreement.

Value of the deal: 13,021,692,410 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of

the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant IP rights applicable for Malta; including all rights to 100-year downstream businesses that emerge from my invention, for Malta territory.

Recipient of IP rights: Malta, represented by Prime Minister of Malta, Mr. Robert Abela or his designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

bbb. Azerbaijan tri-party PCT/US2014/046619 IP rights sale agreement:

Name of the deal: Srinivas - Ali agreement.

Value of the deal: 12,885,910,998 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: EAPO regional application (national stage) patent application number 201691898; either the restored application or patent grant IP rights applicable for Azerbaijan; including all rights to 100-year downstream businesses that emerge from my invention, for Azerbaijan territory.

Recipient of IP rights: Azerbaijan, represented by Prime Minister of Azerbaijan, Mr. Ali Asadov or President Mr. Ilham Aliyev or their designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

ccc. North Macedonia tri-party PCT/US2014/046619 IP rights sale agreement:

Name of the deal: Srinivas - Zoran agreement.

Value of the deal: 11,347,193,386 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant IP rights applicable for North Macedonia; including all rights to 100-year downstream businesses that emerge from my invention, for North Macedonia territory.

Recipient of IP rights: North Macedonia, represented by Prime Minister of North Macedonia, Mr. Zoran Zaev or President Mr. Stevo Pendarovski or their designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

ddd. **Turkmenistan tri-party PCT/US2014/046619 IP rights sale agreement:**

Name of the deal: Srinivas - Gurbanguly agreement.

Value of the deal: 11,189,659,527 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: EAPO regional application (national stage) patent application number 201691898; either the restored application or patent grant IP rights applicable for Turkmenistan; including all rights to 100-year downstream businesses that emerge from my invention, for Turkmenistan territory.

Recipient of IP rights: Turkmenistan, represented by President of Turkmenistan, Mr. Gurbanguly Berdimuhamedow or his designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

eee. **Monaco tri-party PCT/US2014/046619 IP rights sale agreement:**

Name of the deal: Srinivas - Pierre agreement.

Value of the deal: 5,730,905,750 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant IP rights applicable for Monaco; including all rights to 100-year downstream businesses that emerge from my invention, for Monaco territory.

Recipient of IP rights: Monaco, represented by Minister of State of Monaco, Mr. Pierre Dartout or his designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

fff. **Liechtenstein tri-party PCT/US2014/046619 IP rights sale agreement:**

Name of the deal: Srinivas - Adrian agreement.

Value of the deal: 5,636,883,078 Earthlings.

Sale deal is executed in: Earthlings currency.

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Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant IP rights applicable for Liechtenstein; including all rights to 100-year downstream businesses that emerge from my invention, for Liechtenstein territory.

Recipient of IP rights: Liechtenstein, represented by Prime Minister of Liechtenstein, Mr. Adrian Hasler or his designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

ggg. **Armenia tri-party PCT/US2014/046619 IP rights sale agreement:**

Name of the deal: Srinivas - Nikol agreement.

Value of the deal: 3,413,091,850 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: EAPO regional application (national stage) patent application number 201691898; either the restored application or patent grant IP rights applicable for Armenia; including all rights to 100-year downstream businesses that emerge from my invention, for Armenia territory.

Recipient of IP rights: Armenia, represented by Prime Minister of Armenia, Mr. Nikol Pashinyan or President Mr. Armen Sarkissian or their designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

hhh. **Kyrgyzstan tri-party PCT/US2014/046619 IP rights sale agreement:**

Name of the deal: Srinivas - Ulukbek agreement.

Value of the deal: 2,221,680,394 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: EAPO regional application (national stage) patent application number 201691898; either the restored application or patent grant IP rights applicable for Kyrgyzstan; including all rights to 100-year downstream businesses that emerge from my invention, for Kyrgyzstan territory.

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Recipient of IP rights: Kyrgyzstan, represented by Prime Minister of Kyrgyzstan, Mr. Ulukbek Maripov or President Mr. Sadyr Japarov or their designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

iii. Tajikistan tri-party PCT/US2014/046619 IP rights sale agreement:

Name of the deal: Srinivas - Kokhir agreement.

Value of the deal: 2,065,204,696 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: EAPO regional application (national stage) patent application number 201691898; either the restored application or patent grant IP rights applicable for Tajikistan; including all rights to 100-year downstream businesses that emerge from my invention, for Tajikistan territory.

Recipient of IP rights: Tajikistan, represented by Prime Minister of Tajikistan, Mr. Kokhir Rasulzoda or President Mr. Emomali Rahmon or their designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

jjj. San Marino tri-party PCT/US2014/046619 IP rights sale agreement:

Name of the deal: Srinivas - Alessandro agreement.

Value of the deal: 1,512,421,846 Earthlings.

Sale deal is executed in: Earthlings currency.

Seller: Inventor Srinivas S. Devathi, Inventor to patent US 8,910,998 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant IP rights applicable for San Marino; including all rights to 100-year downstream businesses that emerge from my invention, for San Marino territory.

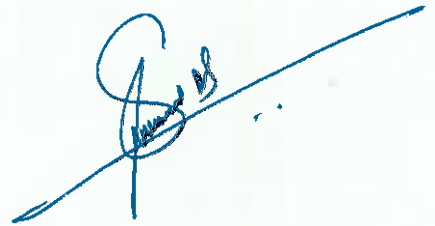
Recipient of IP rights: San Marino, represented by Captains Regent of San Marino, Mr. Alessandro Cardelli, or Mr. Mirko Dolcini or their designated signatory or UN delegate.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

These 62 sale agreements detailed above total to the full value of global IP rights sale price of 93 Trillion Earthlings. The execution of these sale agreements will ensure systematic distribution of the IP rights to my invention of US 8,910,998 (recognized worldwide by PCT international application PCT/US2014/046619) to all 62 countries where I have applied for IP rights protection via 17 national stage or regional stage patent applications. The execution of these agreements would put the decentralized world on track for economic growth, progress, and development to each of the 62 countries listed, who could in turn look to improve their exports and improve their own national treasury balance with GEC, if they want to do so. While the sale agreements are with only 62 off the 193 world countries, my invention US 8,910,998 will result in the downstream businesses being built in all 193 countries including those where I do not have IP rights. All the 193 world countries will immensely benefit from my macro-economic reform and global banking reform 'Project Earthling©', the first benefit of which is a world with true freedom and real independence to all countries, by ending economic or other forms of slavery.

Bengaluru

Date: 8/4/2021



Plaintiff
(Party in Person)