IN THE COURT OF THE CITY CIVIL JUDGE AT BENGALURU

O. S. No.

/ 2021

BETWEEN:

Srinivas S. Devathi

...Plaintiff

AND:

United States Patent & Trademark Office (USPTO), Hulsey P.C., World
Intellectual Property Organization (WIPO), and Intellectual Property India
...Defendants

VERIFYING AFFIDAVIT

I, Srinivas S. Devathi, an Indian citizen, aged about 44 years, S/O Late D. Satyanarayana, residing at No. 63, 11th B Cross, 3rd Main, Prashanthnagar, Bengaluru – 560079, INDIA, do hereby solemnly affirm and state on oath as follows: I state that I am the plaintiff in the above case. I know the facts and circumstances of the case. Hence, I am swearing to this affidavit. Further, I state that I do not have any lawyer representing me in this case. And that I am appearing as party-in-person in front of the Honorable court. I am submitting the following additional documents to the Honorable court:

<u>Document 30</u> - I submit all the 'Fee payment receipts and extracts of bank statements that show the payments made to all the four defendants in this lawsuit'. This document is being submitted to confirm the applicability of CPC Section 20 clause (a) for this lawsuit. <u>19 Pages</u>.

Defendant 2 was my IP lawyer who filed the priority application which was granted as patent by defendant 1 as patent US 8,910,998. Further, Defendant 2 got the PCT international application PCT/US2014/046619 also filed with Defendant 1

June 128

as receiving office (RO) and International Search Authority (ISA). All fees for services provided by defendant 2 and the applicable PTO fees charged by defendant 1 were paid to defendant 2. I submit four DCU bank statement extracts showing the remittance entries made to defendant 2, by way of check numbers 105, 106, 108, and 111; for the amounts of 1000, 4000, 4000, and 3500 \$ respectively. I also attach the only available check image of check 111 which constitutes the payment made to defendant 2 for getting the PCT international application PCT/US2014/046619 filed with defendant 1. The address shown on the check corresponds to an address where I stayed temporarily in USA, and I provide my drivers license issued in Oregon state, USA with the address mentioned in the check 111 image, 1125, NW 12th Ave, Apt 904, Portland, OR - 97209. I also attach the invoice given by defendant 2 dated 1-8-2014, showing zero balance for my account. I paid all the necessary fees to defendants 1 and 2 for getting both the priority and PCT international applications filed. 9 Pages.

Defendant 3 is World Intellectual Property Organization (WIPO) / International Bureau (IB) with whom as receiving office (RO), I filed for three PCT international patent applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995. I attach the three PCT international application filing receipts issued by defendant 3. I also attach extracts of my bank statement which show the remittances made to defendant 3, which are a total of nine entries in the statement. **8 Pages**.

Defendant 4 is Intellectual Property India or Indian PTO, which was the chosen International Search Authority (ISA) for the three PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995 filed with defendant 3 as receiving office (RO). The basic search fee charged by defendant 4 was received by defendant 3 when the applications were filed. You will see the fee break up in the fee receipts issued by defendant 3. For one of the PCT international application PCT/IB2016/050994, additional search fees were paid to defendant 4 directly. My bank statement extracts showing this fee payment entry to defendant 4 is also attached with this document. It is the payment with reference number 481921, 5th entry from the bottom of the page. 2 Pages.

CPC section 20 clause (a) reads as follows: 'Other suits to be instituted where defendants reside or cause of action raises: Subject to the limitations aforesaid, every suit shall be instituted in a court within the local limits of whose jurisdiction, - (a) the defendant, or each of the defendants where there are more than one, at the time of the commencement of the suit, actually and voluntarily resides, or carries on business, or personally works for gain, or (b) ; or (c) the cause of action, wholly or in part, arises'.

By using the services of all four defendants, I have done business with them, and hence section 20 clause (a) is applicable for this lawsuit.

Further as already explained in the lawsuit, CPC section 20 clause (c) is also applicable for this lawsuit, as cause of action arises in Bangalore, India.

Document 31 - I have been in communication with MEA - Ministry of External Affairs, within that 'LEGAL and TREATIES team', which is headed by Additional Secretary Mrs. Uma Sekhar, and have kept the External Affairs Minister Mr. S. Jaishankar, Foreign Secretary Mr. Harsh Vardhan Shringla, and Secretary West Mr. Vikas Swarup copied on the communications. These communications are regarding how ICJ is not the proper court for this lawsuit, which they seem to concur with, and thus to issue the MEA Ministry Letter to circumvent applicability of CPC Section 86 for this lawsuit. The request is for the MEA Ministry to give their approval to initiate this lawsuit proceeding in this Honorable court. The request is for providing the necessary 'permission to sue defendants 1, 3, and 4'. The summons for Defendant 1 are to eliminate the fraud they have committed. The summons for defendants 3 and 4 are to support this Honorable court in discovery and fact finding relating to the sequence of events; and share relevant facts / events to help this honorable court deliver justice to me. I have attached a total of seven email communications sent to MEA-Ministry in this document. 14 Pages.

Given the submission of these documents, I request that the Honorable court takes in the lawsuit under CPC section 20. I shall provide the MEA Ministry approval letter to summon defendants 1, 3, and 4, addressing CPC section 86; on the next court date.

Identified by me,

KAR. 617 185

DEPONENT

"Sworn to before me"

Advocate

Bengaluru

Date: 9.7.2091

"SWORN TO BEFORE ME"

N-NOJELV N. NACAPPAB.Com.LL.B. ADVOCATE & NOTARY GOVT. OF INDIA

No. 135, IVth Main Road, VI Block, Banashankari 3rd Stage 3rd Phase, BANGALORE - 560 085

- 2 JUL 2021

NOTARY REGISTRATION No. 12275 Book No....02 Page No. 72 Date. 2/2/21..... Serial No...3.8.9. -5-

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SRINIVAS S DEVATHI

2934 MEADOW GLEN CRST

HOUSTON TX 77082

Account Statement

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

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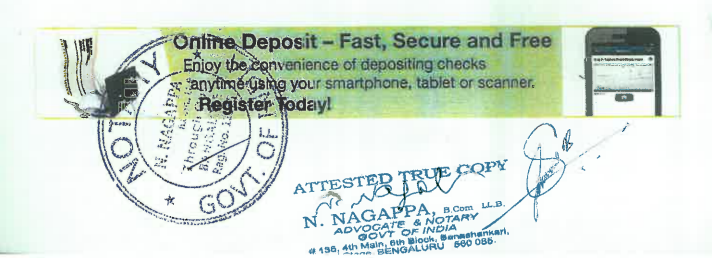
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SRINIVAS S DEVATHI 2934 MEADOW GLEN CRST HOUSTON TX 77082

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MEMBER # STATEMENT PERIOD PAGE 5273578 03-01-14 to 03-31-14 1 of 2

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MAR27 CHECK 107	89.00-		13,876.47
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SRINIVAS S DEVATHI

HOUSTON TX 77082

2934 MEADOW GLEN CRST

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Account Statement

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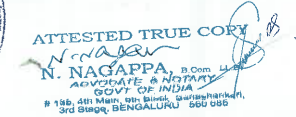
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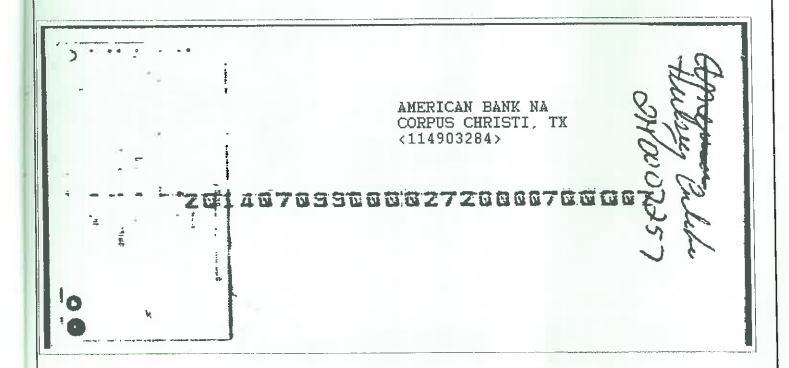
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on every DCU Visa Credit Card Purchase* made from July 4th through Labor Day!

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RESTRICTIONS
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Upon my death, I want to be an anatomical donor.



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I am on Indian Citizen and this does NOT apply to me now.

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GOVY OF INDIA
196 46 Man, 6th Block, Banashankari,
ard Stage, BENGALURU 200 085.

HULSEY CALHOUN P.C.

Intellectual Property Lawyers

Srinivas Devathi

August 01, 2014

Re: Monthly Hulsey Calhoun Statement

Please find your statement for services rendered through the date appearing on the attached statement. For your convenience, we have also provided a summary of your account below. Very recent payments may not be reflected; however, if you have any questions or concerns, please do not hesitate to contact us.

Total Current Billing: 3127.00

Previous Balance Due: 0.00

Payments Received: 3127.00

Total Now Due: 0.00

As always, we appreciate the opportunity to serve you now and the future.

Best Regards,

William N. Hulsey III Principal Hulsey Calhoun, P.C.



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N. NACAPPA, B.Com. LL.B.

ADVIGATE & NOTARY

GOVT OF INDIA

138 4th Mein 6th Block, Benashankan,
gra blagq, BENGALURU 560 085.

Tax Identification No.: Srinivas Devathi Statement as of 8/1/2014 Statement No.: 524 0.00 Previous Statement Balance Current Billing Activity 0.00 Interest/Tax 1,000.00 Legal Services Rendered Disbursements and Other Costs Incurred 2,127.00 3,127.00 **Total Current Billing** 3,127.00 Payments Received: \$0.00 **Total Now Due:** Payment Type: () Check/Money Order **Credit Card Authorization** () Visa () MasterCard () Discover () American Express (Complete Authorization) () Credit Amount enclosed: \$_ Card Number: Expiration Date ____/___/ Remit to: Amount _ Card Holder Name Please return this page with your payment. Card Holder Address Card Holder Signature

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GOVT OF INDIA

135. 4th Main, 6th Block, Baneshankari,
3rd Stage, BENGALURU 560 086

Statement as of 8/1/2014 Statement no 524

Srinivas Devathi

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Professional S	ervices	Hours	Rate	Amount
08/01/2014 JM	Preparation of PCT Application.	0.00	0.00	1,000.00
		Sub-total Fees:		\$1,000.00
Expenses		Units	Price	Amount
07/15/201	4 Filing Fee.	1.00 2	2,127.00	2,127.00
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Total Now Due:

\$0.00

N. NACAPPA, Boom LLB ADVOCATE & NOTARY ADVOCATE & NOTARY # 135, 4th Main, 6th Block, Bengahankari 3rd Stage, BENGALURU 560 685 -14-

PATENT COOPERATION TREATY

ADVANCE EMAIL	From the: RECEIVING OFFICE		
	To: DEVATHI, Srinivas S 63, 11th B Cross, 3rd Main Prashanthnagar Bangalore 560079 INDE Facsimile No.:		
PCT NOTIFICATION CONCERNING PAYMENT OF PRESCRIBED FEES (PCT Rules 12bis.1(c), 14, 15 and 16 and Administrative Instructions, Sections 102bis(c), 304, 323(b) and 707)			
Date of mailing			
(day/month/year) 11 March 2016 (11.03.2016)			
Applicant's or agent's file reference DSS-PCT003	PAYMENT DUE	see item 3 for time limits	
International application No. PCT/IB2016/050993 International filing dat of papers (day/month) 24 February 2	_	Priority date (day/month/year)	
Applicant DEVATHI, Srinivas S			
under item 2, within the time limit(s) indicated under item	J.		
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Form PCT/RO/102 (July 2015)

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ANNEX TO FORM PCT/RO/102 CALCULATION OF THE PRESCRIBED FEES

International application No. PCT/IB2016/050993

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Prescribed amount: Amount paid: Balance:	0 = 0	T	correct amount overpayment balance due
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Prescribed amount: Amount paid: Balance: International Filing Fee Prescribed amount:	CHF 37.00 - CHF 37.00 - 0	S	correct amount overpayment balance due
Fixed amount for first 30 sheets:			
Number of sheets in Fee per sheet excess of 30 (excluding pages referred to in Section 707(a-bis)) Reduction where the international application is filed (See PCT Fee tables http://www.wipo.int/pct/en/fees.pdf): in electronic form, the request not being in character coded format:	T 00.00		
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format:	00.00 i1+i2-r of the re) so red at		
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Form PCT/RO/102 (Annex) (July 2015)

Jan B.

PATENT COOPERATION TREATY

ADVANCE EMAIL	From the: RECEIVING OFFICE			
PCT NOTIFICATION CONCERNING PAYMENT OF PRESCRIBED FEES (PCT Rules 12bis.1(c), 14, 15 and 16 and Administrative Instructions, Sections 102bis(c), 304, 323(b) and 707) Date of mailing (day/month/year) 11 March 2016 (11.03.2016) Applicant's or agent's file reference DSS-PCT004	To: DEVATHI, Srinivas S 63, 11th B Cross, 3rd Main Prashanthmagar Bangalore 560079 INDE Facsimile No.: PAYMENT DUE see item 3 for time limits			
International application No. International filing day of papers (day/month)	ate/Date of first receipt a/year) 2016 (24.02.2016)	Priority date (day/month/year)		
Applicant DEVATHI, Srinivas S				
	? 205.50 =	0 Balance		
 The details of the calculation are given in the Annex. Time limit(s) for payment and amount(s) payable (Rules within ONE MONTH from the date of receipt of the international filing fee). The amount payable international application. within 16 MONTHS from the priority date (only for the fact that the request made by the applicant under Rule 1 within that time limit. Additional observations (if any): The search copy will not be transmitted to the Internation of the international search will be delayed) (Rule 23.1(a)) 	ernational application (for each fee is the arrow fee fee for priority documents of the fee fee for priority documents of the fee fee for priority documents of the fee fee for priority documents fee fee fee for priority documents fee fee fee fee fee fee fee fee fee fe	nount applicable on the date of receipt of the nent). The applicant's attention is drawn to the and not to have been made unless the fee is paid		
Name and mailing address of the receiving Office The International Bureau of WIPO PCT Receiving Office Section 34, chemin des Colombettes, 1211 Geneva 20, Switzerland Facsimile No. +41 22 910 06 10 (RPT)	Authorized officer E-mail ro.ib@wipe Telephone No. +4	Huynh Khuong Kari o.int		

Form PCT/RO/102 (July 2015)

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ANNEX TO FORM PCT/RO/102 CALCULATION OF THE PRESCRIBED FEES

International application No.

	dicated.)		\$2010/030994
Fransmittal Fee			
Prescribed amount: Amount paid: Balance:	- 0 - 0	T —	correct amount overpayment balance due
Search Fee ISA/IN			
Prescribed amount: Amount paid: Balance: International Filing Fee	CHF 37.00 - CHF 37.00 = 0	S	correct amount overpayment halance due
Prescribed amount:			9
Fixed amount for first 30 sheets: 37 x CHF 15.00 = CHF 555 Number of sheets in Fee per sheet excess of 30 (excluding pages referred to in Section 707(a-bis)) Reduction where the international application is filed			
(See PCT Fee tables http://www.wipo.int/pct/en/fees.pdf):			
or in electronic form, the request being in character coded format: or in electronic form, the request, description, claims and abstract being in character coded format: - 0 Sub-total: = CHF 1 6	г		
Applicants from certain States are entitled to a reduction of 90%	of the		
international filing fee. Where the applicant is (or all applicants a entitled, the total to be entered at I is 10% of the sub-total enter (i1+i2-r); (see Notes to the Fee Calculation Sheet as annexed to	red at		
Request Form, PCT/RO/101, for details):	CHF 168.: - CHF 168.:		correct amount overpayment balance due
Prescribed amount:	0	P	Correct amount
T LOWETHOU BIHORIE	= 0		overpayment balance due
Amount paid:	0		
•	0		

Form PCT/RO/102 (Annex) (July 2015)

And the second

PATENT COOPERATION TREATY

ADVANCE EM	From the: RECE	From the: RECEIVING OFFICE		
PCT NOTIFICATION CONCERNING PARESCRIBED FEES (PCT Rules 12bis.1(c), 14, 15 and 16 and Instructions, Sections 102bis(c), 304, 32 Date of mailing (day/month/year) 11 March 2016 (1) Applicant's or agent's file reference DSS-PCT005 International application No.	AYMENT OF Administrative 23(b) and 707) Independent of the process of the proces	DEVATHI, Srinivas S 63, 11th B Cross, 3rd Main Prashanthmagar Bangalore 560079 INDE Facsimile No.: PAYMENT DUE see item 3 for time limits late/Date of first receipt Priority date (day/month/year)		
PCT/IB2016/050995	of papers (day/month/year) 24 February 2016 (24.02.2016)			
Applicant DEVATHI, Srinivas S	211001441, 2010 (2.10212010)			
	es, and \square an overpayment, which will be rescribed fees and the applicant is hereby in	e refunded in due course. nvited to pay the balance due, as summarized		
The details of the calculation are giv	ven in the Annex.			
and the international filing fee). international application. within 16 MONTHS from the prior fact that the request made by the ap within that time limit. 4. Additional observations (if any):	e of receipt of the international application. The amount payable for each fee is the a rity date (only for the fee for priority docu- policant under Rule 17.1(b) will be consider itted to the International Searching Author	(for the transmittal fee (if any), the search fee amount applicable on the date of receipt of the ment). The applicant's attention is drawn to the red not to have been made unless the fee is paid ity until the search fee is paid (therefore the start		
Name and mailing address of the receiving	Office Authorized office	er		
The International Bureau of PCT Receiving Office Se 34, chemin des Colombettes, 1211 Gene Facsimile No. +41 22 910 06 10 (RPT)	f WIPO extion eva 20, Switzerland E-mail ro.ib@wi	Huynh Khuong Kari po.int -41 22 338 97 80		

Form PCT/RO/102 (July 2015)

And the second second

ANNEX TO FORM PCT/RO/102 CALCULATION OF THE PRESCRIBED FEES

International application No. PCT/IB2016/050995

(If a reduced fee has been applied, the reduced amount is ind	icaiea.)		
ransmittal Fee			
rescribed amount:	0	T	Correct amount
mount paid:	- 0		overpayment
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earch Fee ISA/IN			
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nternational Filing Fee rescribed amount:			
Fixed amount for first 30 sheets: CHF 1 330			
18 x CHF 15.00 = CHF 270.	00_12		
Number of sheets in Fee per sheet			
excess of 30			
(excluding pages			
referred			
to in Section 707(a-bis))			
Reduction where the international application is filed			
(See PCT Fee tables http://www.wipo.int/pct/en/fees.pdf):			
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Form PCT/RO/102 (Annex) (July 2015)

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the manon banks on us

Account Name

: Mr. SRINIVAS D S

Address

: NO 63, 11 TH B CROSS

3 RD MAIN, PRASHANTHNAGAR,

BANGALORE-560079

Bangalore

: 19 Apr 2016

Account Number

: 00000010140975802

Account Description

: SBCHQ-GEN-PUB-IND-NONRURAL-INR

Branch

: MAGADI ROAD

Drawing Power Interest Rate(% p.a.) : 0.00 : 4.0

MOD Balance CIF No.

: 0.00

IFS Code MICR Code : 80110879318

: 560002060

: SBIN0009047

Balance as on 1 Oct 2015 : 5,59,739.95

Account Statement from 1 Oct 2015 to 31 Mar 2016

Txn Date	Value Date	Description	Ref No./Cheque	Debit	Credit	Balance
1 Oct 2015	1	POS PRCH-POS 100100001858 PUNJABI BY NATURE. BANGALO-	•	258.00		5,59,481.95
1 Oct 2015	1 Oct 2015	POS PRCH-POS 100100005912 COCA COLA BANGALO-	-	90.00		5,59,391.95
1 Oct 2015	1 Oct 2015	DEBIT-DOM surcharge / tips dtd 290915-		28.50		5,59,363.45
1 Oct 2015	1 Oct 2015	POS PRCH-POS 527416450453 SUBWAY- CROWN HOSPITALI BANGALO-		130.00		5,59,233.45
1 Oct 2015	1 Oct 2015	POS PRCH-POS 100100005397 WAFFLE STORIES BANGALO-	-	120.00		5,59,113.45
2 Oct 2015	2 Oct 2015	POS PRCH-POS 100200003658 SUKH SAGAR HOTELS LTD BANGALO-	-	150.00		5,58,963.45
2 Oct 2015	2 Oct 2015	POS PRCH-POS 100200005952 COCA COLA BANGALO-	-	90.00		5,58,873.45
2 Oct 2015	5 2 Oct 2015	TO TRANSFER-INB Central Board of Excise a CBEC TAX PAYMENT-000534732468 IK91782147 TRANSFER TO 30441899499 SERVICE TAX -INB	-	59,673.00		4,99,200.45
2 Oct 201	5 2 Oct 2015	POS PRCH-POS 000148429446 VALIANT VENTURES BANGALO-		258.00		4,98,942.45
3 Oct 201	5 3 Oct 2015	POS PRCH-POS 100300003848 SUKH SAGAR HOTELS LTD BANGALO-	-	175.00		4,98,767.45
3 Oct 201	5 3 Oct 2015	POS PRCH-POS 100300006020 COCA COLA BANGALO-	-	90.00		4,98,677.45
3 Oct 201	5 3 Oct 2015	POS PRCH-POS 527616540357-SUBWAY- CROWN HOSPITALI BANGALO-		130.00		4,98,547.45



N. NACAPPA, B.Com. A.B.

ADVOCATE & NOTAF

GOVT OF INDIA

* 135 4th Mein, 6th Block, Beinschankan,
310 Jage, BENGALUEO 500 085.

Txn Date	Value Date	Description	Ref No./Cheque No.	Debit	Credit	Balance
9 Mar 2016		Forex Txn-TS CHF 187@68.25 16TS0000121 0423016TS0000121-	7	12,763.00		7,97,013.42
9 Mar 2016	9 Mar 2016	Forex Txn-Commission-	-	750.00		7,96,263.42
9 Mar 2016		Forex Txn-Service-		36,00		7,96,227.42
9 Mar 2016	9 Mar 2016	Forex Txn-TS CHF 187@68.25 16TS0000119 0423016TS0000119-		12,763.00		7,83,464.42
9 Mar 2016		Forex Txn-Commission-	_	750.00		7,82,714.42
9 Mar 2016		Forex Txn-Service-	-	36.00		7,82,678.42
9 Mar 2016		Forex Txn-TS CHF 215.5@68.25 16TS00001200423016TS0000 120-	-	14,708.00		7,67,970.42
9 Mar 2016	9 Mar 2016	Forex Txn-Commission-	-	750.00		7,67,220.42
9 Mar 2016		Forex Txn-Service-		36.00		7,67,184.42
10 Mar 2016	10 Mar	TO TRANSFER-INB Credit card bill-IB29173923 TRANSFER TO 3199638162095	•	500.00		7,66,684.42
14 Mai 2016		TO TRANSFER-INB Credit card bill-IB29248765 TRANSFER TO 3199629162096	-	5,333.86		7,61,350.56
16 Ma 2016		ATM WDL-ATM CASH 7852 +SBI K H B COLONY BANGALORE-	-	15,000.00		7,46,350.56
21 Ma 2010		BULK POSTING- TD160811423000075MARCH-	•		1,47,760.92	8,94,111.48
21 Ma 2010	21 Mai 2016	BULK POSTING- TD160811423000085GENERA TOR RENT-	-		6,000.00	9,00,111.48
26 Ma 201		TO TRANSFER-INB Feb 16 maintenance diesel- ITH1429094 TRANSFER TO 20276331711 Mr. JAYADEV AKULA		10,125.00		8,89,986.48
28 Ma 201		r BY TRANSFER- 6 NEFT*ALLA0212547*ALLAH16 088414603*M/s. LIC OF INDI- TRANSFER FROM 3199412044307	3		99,049.00	9,89,035.48
29 Ma 201	29 Ma 6 2016	r Forex Txn-TS USD 6 10000@66.9 16TS0000137 0423016TS0000137-	-	6,69,000.00		3,20,035.48
29 Ma 201		r Forex Txn-Commission-	40	750.00		3,19,285.48
29 Ma 201		Forex Txn-Service-	-	558.00		3,18,727.48
29 Ma 201		IT ATM WDL-ATM CASH 5066 6 +SBP BASAWESHWAR NAGARBANGALORE-	-	13,000.00		3,05,727.48

^{**}This is a computer generated statement and does not require a signature.

Have you downloaded our mobile wallet State Bank Buddy? Available on Android and IOS.



N. NACAPPA, B.Com LLB.
ADVOCATE & NOTARY
GOVT OF INDIA
138, 4th Main 6th Block, Banashankari,
3rd Stauq, BENGALURU 560 085.



Account Name

: Mr. SRINIVAS D S

Address

: NO 63, 11 TH B CROSS

3 RD MAIN, PRASHANTHNAGAR,

BANGALORE-560079

Bangalore

Date

: 15 Apr 2017

Account Number

: 00000010140975802

Account Description

: SBCHQ-GEN-PUB-IND-NONRURAL-INR

Branch

: MAGADI ROAD

Drawing Power Interest Rate(% p.a.) : 4.0

: 0.00

MOD Balance CIF No.

: 0.00

IFS Code

: 80110879318

: SBIN0009047

MICR Code

: 560002060

Nomination Registered : No Balance as on 1 Apr 2016 : 3,05,727.48

Account Statement from 1 Apr 2016 to 30 Sep 2016

Txn Date	Value Date	Description	Ref No./Cheque No.	Debit	Credit	Balance
4 Apr 2016	4 Apr 2016	BY TRANSFER-INB ST pmt minus expenses-	II29854341 TRANSFER FROM 34860071638		34,500.00	3,40,227.48
4 Apr 2016	4 Apr 2016	TO TRANSFER-INB Central Board of Excise a CBEC TAX PAYMENT-	000534728438 IKA8781466	59,673.00		2,80,554.48
5 Apr 2016	5 Apr 2016	BY TRANSFER-DIESEL PAID-	TRANSFER FROM 98076126631		7,400.00	2,87,954.48
7 Apr 2016	7 Apr 2016	TO TRANSFER-INB NEFT SBIN216098663622 BANA MUMBAI US VISA SFA-	NEFT INB: IR90019033	10,884.58		2,77,069.90
8 Apr 2016	8 Apr 2016	TO TRANSFER-INB NEFT SBIN216099985661 T Govinda-	NEFT INB: IR90087475	20,004.58		2,57,065.32
15 Apr 2016		ATM WDL-ATM CASH 8501 +1ST BLOCK,RAJAJINAGARBANGA LORE-		12,000.00		2,45,065.32
18 Apı 2016		ATM WDL-ATM CASH 1559 +SBP BASAWESHWAR NAGARBANGALORE-		3,000.00		2,42,065.32
19 Apr 2016		TO TRANSFER-INB SBI bldg maint March 2016-	ITH4710160 TRANSFER TO 20276331711	13,800.00		2,28,265.32
21 Ap 2016	21 Apr 2016	BULK POSTING- TD161121322000005PREMISE S RENT-			1,47,760.92	3,76,026.24
21 Ap 2016	21 Apr 2016	BULK POSTING- TD161121322000019GENERA TOR RENT-			6,000.00	3,82,026.24
22 Ap 2016		TO TRANSFER-INB Central Board of Excise a CBEC TAX PAYMENT-	000534792020 IKB0305368	1,129.00		3,80,897.24
22 Ap 2010	22 Ap	TO TRANSFER-INB Central Beard of Excise a CBEC TAX PAYMENT-	000534792096 IKB0305936	2,162.00		3,78,735.24

N. NACAPPA, B Com
ADVOCATE & NOTARY
GOVT OF INITIA

135, 4th Main, 6th Block Datishing
and Stage, BENGALUMU CODO

xn Date	Value Date		Ref No./Cheque No.	Debit	Credit	Balance
9 Jun 2016	9 Jun 2016	TO TRANSFER-INB NEFT UTR NO: SBIN716161968649-	NEFT INB: IR95534221 / T Govinda	20,004.60		2,85,786.69
11 Jun 2016	11 Jun 2016	ATM WDL-ATM CASH 61631 +MALLESWARAM MALLESWARAM-		2,500.00		2,83,286.69
13 Jun 2016	. 13 Jun 2016	BULK POSTING- TD161651606000089DISEL BILL PAID FOR MAY-			3,700.00	2,86,986.69
15 Jun 2016		DEBIT- SIGN VERIFICATION CHGS-		169.00		2,86,817.69
16 Jun 2016	16 Jun	ATM WDL-ATM CASH 6494 PBB MALLESWARAM BANGALORE-		15,000.00		2,71,817.69
20 Jun 2016		ATM WDL-ATM CASH 61721 MALLESHWARAM BANGALORE-		2,000.00		2,69,817.69
21 Jun 2016		TO CLEARING-IDS INDUS INDQ-481917	481917	25,000.00		2,44,817.69
21 Jun 2016	21 Jun	BY TRANSFER-GENERATOR RENT-	TRANSFER FROM 3199738126631		6,000.00	2,50,817.69
21 Jun 2016		BULK POSTING- TD161731656000051PREMISE S RENT-			1,47,760.92	3,98,578.61
21 Jur 2016	21 Jun 2016	BULK POSTING- TD161731713000086PREMISE S RENT-			1,47,760.92	5,46,339.53
22 Jur 2016	22 Jun 2016	DEBIT- RC161741107000002REVERS AL:000000000000000001-		1,47,760.92		3,98,578.61
23 Jur 2016		TO CLEARING-AXB M R NATH-481919	481919	12,000.00		3,86,578.61
23 Jur 2016	n 23 Jur	TO TRANSFER-INB June 2016 maintenance-	ITI3204373 TRANSFER TO 20276331711	10,100.00		3,76,478.61
23 Jui 2016		TO TRANSFER-INB Credit card bill-		4,192.00		3,72,286.61
25 Jui 201		CREDIT INTEREST			9,667.00	3,81,953.61
27 Jui 201	n 27 Jur	BULK POSTING- TD161791644000047DISEL BILL PAID FOR APRIL2016-			5,000.00	3,86,953.61
29 Jul 201		by debit card-POS 062900003345 SUKH SAGAR HOTELS LTD BANGALO-		255.00		3,86,698.61
2 Jul 201	6 2 Jul 201	6 TO TRANSFER-INB NEFT UTR NO: SBIN416184320313- N S Ramamohan	NEFT INB: IR97499578 / N S Ramamohan	67,621.60		3,19,077.01
3 Jul 201	6 3 Jul 201	6 ATM WDL-ATM CASH 7667 +SBP BASAWESHWAR NAGARBANGALORE-		7,000.00		3,12,077.01
4 Jul 201	6 4 Jul 201	6 TO TRANSFER-INB Central Board of Excise a CBEC TAX PAYMENT-	000534725023 IKB6883697	62,516.00		2,49,561.01
5 Jul 201	6 5 Jul 201	6 CHQ TRANSFER-DD ISSUED FVG CONTROLLER OF PATENTS-481921	481921	5,025.00		2,44,536.01
5 Jul 201	6 5 Jul 201	6 BULK POSTING- TD161871524000145DISEL FOR MONTH OF JUNE-			4,367.50	2,48,903.51
6 Jul 201	6 Jul 201	6 TO CLEARING-HDF HDFC Ltd Bangalore De-481918	481918	11,500.00		2,37,403.51
10 Jul 201	16 10 Jul 201	6 TO TRANSFER-INB NEFT UTR NO: SBIN816192848175- T Govinda	NEFT INB: IR98263518 / T Govinda	20,004.60		2,17,398.91
12 Jul 201	16 12 Jul 201	6 ATM WDL-ATM CASH 2141 +SBT M.G. ROAD BANGALORE		4,000.00		2,13,398.9

N. NAGAPPA, 8 com L.B.
ADVOCATE & NOTAB
135 4th Main, 6th Block Benjashankarl,
3rd Stagg, BENGALUKU 560 085

-2A-

Document 31 - Page 1

From:

srinivas@coolcartechnology.com

Sent:

Monday, June 21, 2021 10:39 PM

To:

eam@mea.gov.in; aslegal@mea.gov.in secywest@mea.gov.in; psfs@mea.gov.in

Cc: Subject:

ICJ agreement with UNSC renders it ineffective and incompetent to deliver justice to me,

India, Hindus living in India, and 152 non-usa PCT contracting states

Importance:

High

To,

Mr. S. Jaishankar, External Affairs Minister of India, MEA, and Mrs. Uma Sekhar, Additional Secretary, Legal & Treaties, MEA, and

Mr. Vikas Swarup, Secretary West, MEA, and Mr. Harsh Vardhan Shringla, Foreign Secretary, MEA

The MEA teams working with UN organs probably know this better and in a legally affirmative way with access to agreements established between organs of UN. The L&T team must have access to original artifacts and full agreements in place between UN organs and member countries.

I, an individual inventor, depending on my communications, information, and agreements available online have come to realize that the 'Legal framework' of current day United Nations is structured with UNSC being at the center. The UNSC has the five permanent members China, Russia, France, US, and UK; with India recently joining as a non-permanent member. My understanding is that all UN organs work in the interest of only the five permanent members at UNSC, and to be even more specific only in the interest of USA which pays for all UN activities in their monopolized currency of USD. I came to realize that ICJ has Its agreement in place with UNSC and operates under statute 34 of this agreement. Due to this statute, they only take state V/S state lawsuits, and are very restrictive in their operation and protocol, with highly biased and lobbied interests towards USA and probably the four other permanent members. Further, several countries in the world do not consider ICJ as a true international court intending to deliver real justice to the world countries. Given all of this, I. an individual inventor, an Indian citizen. absolutely do not see ICJ as a legal option for my situation. This leaves me with the only proper court for pursuing equity and justice, as Bangalore city civil court. I hope and presume that all of you concur and agree to my evaluation of the legal court options and the determination of the only option we have. With this understanding, according to all my communications over the last two months, issue the 'MEA ministry letter' addressing the Honorable judge at Bangalore city civil court before 25-6-2021, due to the upcoming court date. I am available to take any questions at 903-589-4251, or attend any scheduled meetings to discuss this subject.

Visit my website webpage: https://srinivasdevathi.com/un-global-governance-model-2020/ which discloses my copyright on a future world governing model. I expand the currently incompetent UNSC into a GI-50 team, which stands for Group Influential 50. The world countries will be much better governed. Feel free to share your comments, and feedback on this future governance model. I look forward to bringing this future model implementation and roll-out for decisive voting of 193 countries in the near future. I along with your team, will reshape the world and roll-out a much better futuristic governing model for the all 193 world countries.

Srinivas S. Devathi

Inventor and Author

Srinivasdevathi.com, Projectearthling.com, Earthlingcurrency.com, Coolcartechnology.com

August 193 -

From: Sent: srinivas@coolcartechnology.com Monday, June 7, 2021 4:52 PM

To:

eam@mea.gov.in

Cc:

secywest@mea.gov.in; aslegal@mea.gov.in

Subject:

India at the center of the world due to my invention patent US 8910998 and our actions

to show the way to the world

Attachments:

A4 - My Living Will in Force - 93 Trillion Earthlings.pdf; MEA_L and T_

Discussion_Agenda.pdf

Importance:

High

To,

Mr. S. Jaishankar, External Affairs Minister of India, MEA India

I have sent a series of communications to you and your team (Secretary west and L&T teams who are copied on this message) between dates 19-4-2021 and 6-6-2021. I am following up with this executive cover letter communication.

Terms of engagement if you are looking for one with an individual inventor, an Indian citizen who is the inventor to patent US 8,910,998 and has IP rights to his invention across a total of 62 world countries according to 'Patent Cooperation Treaty' which is signed by 153 countries.

The term of engagement is my executed and legalized living will that allocates 45% of my total wealth proceeds from this invention to Indian government, 29 state governments. I have pledged another 45% of the total wealth to Earthling foundations which will spend the wealth for the progress and development of India. I only take 10% of the wealth as my own personal money.

This is my term of engagement and agreement with Indian government. My response, my answer, my communication will be exactly the same if I were to discuss my terms of engagement with India, with Prime minister of India, his central government cabinet of ministers, chief ministers of all states of India, President of India, and Chief Justice of India.

I shall add that the allocation of these funds 90% for India and 10% for my personal wealth shall stay the same for the rest of my life. Within that the 90% will be shared equally with 45% allocated to Indian government and state governments; and another 45% allocated to Earthling foundations; despite the final sale price to my inventions worldwide IP rights being reset to higher numbers which could be any number higher than 93 Trillion, which could be 110 Trillion, 120 Trillion, 140 Trillion, 150 Trillion, 200 Trillion, 240 Trillion, or even 250 Trillion. My next release of the Living Will shall disclose the final sale price number with the same allocation of funds. This version of the Living will is expected to go out by middle of next year. I have requested Indian only competent authorities that could do their independent evaluation of the sale price and give me their evaluation details. I consider your ministry and the Finance ministry as one of the competent authorities to do independent valuation of the sale price and provide me your insights over the next few months. This sale price resetting is unrelated to the fraud elimination lawsuit. The fraud elimination is according to world law and Patent Cooperation Treaty that is signed by 153 countries.

Since there is no 'Asset valuation authority' in India. I have requested some business schools, media houses to provide their independent valuations. Your ministry and Finance ministry is certainly one of the authorities that must take a shot at this valuation.

With the above terms of understanding and agreement between me and India (you); I request the following immediate actions from your ministry.

- To get the 'Fraud elimination lawsuit' in motion, I need legal papers from your ministry, L&T team addressed to the presiding judge at Bangalore city civil court to circumvent section 86 citations against three of the four defendants USPTO, IP India (Indian PTO), and WIPO. USPTO is the fraudulent defendant who must eliminate the fraud according to PCT the Treaty and their breach of it. The other two defendants IP India (Indian PTO) and WIPO have participated in prosecuting and delivering ISA services to me on the invention US 8910998 related other PCT applications, which are part of the world wide IP sale. Their participation is not as fraudulent defendants, however to deliver the necessary facts to the court for delivering justice, and facilitate the court to enable the execution of 62 sale agreements the cumulated sale price of which will total to the final sale price of my inventions worldwide IP rights.

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- The 'Fraud elimination' is the first step which will be followed by IP rights sale to each of the 62 countries by 62 independent sale agreements. The fraud elimination lawsuit has an upcoming court date on 3-7-2021. I need a week to prepare the affidavit with attached documents to be submitted to the court. Kindly provide the 'Legal document' by MEA to circumvent section 86 citations against the mentioned defendants and to initiate the lawsuit proceeding under section 20 of Indian CPC, by the date of 25-6-2021. This can be achieved by the L&T Team. I have been trying to discuss the subject with L&T team office and Mrs. Uma Sekhar by calling at their landline and mobile phone respectively; and waiting for the scheduled discussion time. I request the ministry office to write to L&T team and communicate the urgency and importance of this lawsuit for India, for the World, and schedule the requested two day meetings with at least 12 hours allocated across the two days. I request you to make time to attend the two day meetings given the worldwide relevance of this content.
- The Secretary west office mentioned Mr. Vikas Swaroop is transitioning out and hence I want you to be aware of all the communications. According to your organizational chart, I have communicated to his office, L&T team, and kept your office copied on all communications.
- I must introduce 'Project Earthling(c)' at UNGA. I need you to communicate with the UNP or UNGA team as you deem appropriate for its introduction at UNGA. As an inventor and Indian citizen, not being part of any government organization, my reading of the functioning of the current day UN is that it is disintegrating and dissolving to transition into a new model that allows participation of all 193 countries in the world governing. Let me know if my reading of UN is correct. I presume UNGA is still functioning and Assembly meetings are scheduled. I must introduce the reform at UNGA. It must ideally be preceded by Indian media house press conference at Bangalore Press club where I reside. If your ministry can put in a call to 'Bangalore Press Club' for its introduction that will allow us to move to UNGA next for its introduction.
- The introduction of 'Project Earthling(c)' and its going live is integral to distributing the IP rights for my invention across 62 world countries. There is no other way by which the invention patent US 8910998 and economic activity that it creates in the block of next 100-years of 1500 Trillion to 2500 Trillion can be handled. Project Earthling(c) will enable the structured and systematic distribution of the IP rights to 82 countries.
- Involvement of L&T team and Protocol team to participate in the 'IP rights distribution proceeding to execute 62 sale agreements' following the 'Fraud elimination lawsuit' in a specially appointed court by the Bangalore city civil court judge. Your ministry can alone co-ordinate the arrival of 62 world country leaders to India and thus enable the execution of 62 sale agreements to my invention IP rights.

All the above activity is integral to your participation and your ministry's actions. All of this for the sake of justice and equality for me, for India, and for Hindus living in India. Further, to deliver real independence, true freedom to 193 world countries, by ending economic slavery of 191 countries, and all forms of slavery, and realize a new world with economic equality, business equality and trade equality across all 193 countries. I hope you see the significance of this communication for India and the World, and take immediate action. I am available for any scheduled discussions with you to share additional details regarding this communication.

Other related comments.

I attach the following in this communication. Living Will and the two day requested meeting agenda.

My executed and legalized Living Will is already in the court. It must be considered legally binding.

I look forward to your actions and scheduled discussions. First and the most important subject is getting the 'Fraud elimination lawsuit' proceeding initiated, which can be achieved by communications with L&T team in this week and next.

Srinivas S. Devathi

Inventor and Author

Srinivasdevathi.com, Projectearthling.com, Earthlingcurrency.com, Coolcartechnology.com

From: Sent: srinivas@coolcartechnology.com Monday, May 24, 2021 3:02 PM

To:

aslegal@mea.gov.in

Cc:

secywest@mea.gov.in; eam@mea.gov.in

Subject:

URGENCY TO GET OUR DISCUSSION SCHEDULED

Importance:

High

To,

Mrs. Uma Sekar,

I got this subject referred to you (Secretary L&T) from both the offices of Mr. Swaroop and Mr. S. Jaishankar.

Given the significance of the subject and urgency of the upcoming court date (3-7-2021), I request that you schedule the discussion time for this at the earliest. If we can get the discussions completed this week, that would be the best. Since you would need some time to issue the 'Letter pertaining to section 86 of CPC' to me addressing the city civil court judge, and I would need the letter at least a week before the court date, so that I can submit it to the judge by preparing necessary affidavit.

I need to review the lawsuits in detail with you and get necessary communication letter addressing the city civil court judge.

We only have about six weeks. I request that we get the two-day discussions completed this week, so that I have your legal communication within the next five weeks. All of this for the sake of equity and justice.

Kindly make this a priority.

Srinivas S. Devathi

Inventor and Author

Srinivasdevathi.com, Projectearthling.com, Earthlingcurrency.com, Coolcartechnology.com

Will have been a second

From: Sent: srinivas@coolcartechnology.com Tuesday, April 27, 2021 4:17 PM

To:

secywest@mea.gov.in; eam@mea.gov.in

Cc: Subject: jslegal1@mea.gov.in; aslegal@mea.gov.in; legalofficer6@mea.gov.in USPTO fraud elimination lawsuits history and details for our discussion

Importance:

High

To.

Mr. Vikas Swaroop, Mr. S. Jaishankar, EAM India,

and the Legal and Treaties team, MEA India,

In this communication I want to provide the history or trail of lawsuits that have been filed and the related courts orders to those lawsuits, all in efforts of legally having USPTO to eliminate their worldwide fraud. I have uploaded all the lawsuit details along with the court orders on my website Srinivasdevathi.com. You can access all files at the website as given in this communication.

The summary of USPTO fraud that I have been attempting to eliminate, and bring the wealth of at least 93 Trillion to India:

USPTO committed the 'Breach of Patent Cooperation Treaty' (Articles 18 and 19 of PCT), and have been caught with documented evidence that proves their worldwide fraud 'beyond any reasonable doubt', by fabricating prior art of Cobb (fabricated number US 7,516,764) and Price (fabricated number US 5,636,669) (by using / stealing one of the five designs outlined in my invention patent US 8,910,998, shell design, illustrated in figure 4 of my patent), and issuing a fabricated ISR – International Search Report, with a fabricated past date to ensure the two-month window to file article 19 amendments with IB-WIPO is lost. This fraud of USPTO is to steal a total of 93 Trillion \$ / Earthlings (refer my website webpage https://srinivasdevathi.com/project-earthling/ to read about Earthlings) by conservative estimate from me, India, and Hindus living in India. To block the economic growth, progress, and development of country India and 60 other world countries where I have sought IP rights protection.

- Suit OS 4961 of 2018 was filed in July 2018. USPTO was not made a defendant in this suit. The IPR lawyer in USA and three corporations that threatened me after my invention US 8,910,998 was done in Q1-2007 were made defendants. The court passed orders to make USPTO the defendant as they are ones that must eliminate fraud and issue the correct ISR. The suit and the final court orders can be accessed at my website webpage: https://srinivasdevathi.com/os-4961-of-2018-in-bccc/
- Taking the direction of the court, I filed the suit OS 2613 of 2020, and made USPTO a defendant along with the IPR lawyer. The court returned the plaint citing no jurisdiction, no cause of action in Bangalore, lack of applicability of section 20, and cited section 86; and returned the plaint to be presented in the proper court / forum. Up on receiving these orders, I met the Legal & Treaties team in Delhi for one hour and you directed me back to Indian courts saying there will be a section to try USPTO in Indian court and at least at that point in time, it was not a subject to be taken up at ICJ. I returned to Bangalore and filed an appeal in HCK. The High Court recorded / captured additional details about my PCT international application, and jurisdiction arguments, cause of action arguments in Bangalore, however, did not reverse the trial court orders. While waiting on High court orders, I filed another suit OS 532 of 2021 providing details to trial court on jurisdiction / cause of action and section 20 clause c. However even OS 532 of 2021 was also returned to be presented in proper court. All the suit files and court orders (both trial and high court) are accessible at my website webpage: https://srinivasdevathi.com/os-2613-of-2020/

After the above attempts, a new suit OS 2487 of 2021has been filed under section 20 of cpc, and this time having four defendants USPTO, IPR lawyers in USA, WIPO, and IP India. The suit as filed can be access at my website webpage https://srinivasdevathi.com/liability-suit-for-93-trillion/.

This time, the trial court judge asks for citations / orders / letter from higher courts or MEA (Legal & Treaties team) stating that USPTO, WIPO, and IP India can be tried in the trial court under section 20 of cpc. If MEA Legal & Treaties team gives a letter addressing trial court requesting the court to proceed with the lawsuit, the judge will take it forward. Once the fraud is eliminated, I must execute 62 sale agreements ideally in a special court appointed by the judge in trial court, to bring the full sale value of worldwide IP rights to India. According to my Living Will in place, I am just taking 10% of the full sale

July -

-29-

proceeds as my personal wealth and pledging 90% for 'Goal year 2050' with equal divide between Indian government(s) and Earthling foundations lead by me.

I have paid fees to all four defendants via bank checks and online transfers, which makes section 20 clause a applicable. The cause of action wholly or partially has risen in Bangalore, India, making section 20 clause c applicable. Thus section 20 is applicable. On the subject of section 86, your letter will ensure the trial court will move forward with the proceeding. If PTO'S are going to be considered as government organization, and you cannot refer the suit back to trial court, we will have to move ICJ given my pledge of 45% of total value to Indian central and all state governments, thus making India fully part of it.

We must discuss this in detail, and take affirmative, and decisive action to proceed in one direction or the other.

I look forward to discussing these details with L&T team. There are other subjects of putting all this information out in media so that the entire proceeding happens in the eye of media. This protects me and all of India's interests much better. There is the subject of coordinating the execution of 62 sale agreements. There is the subject of introducing 'Project Earthling©' in an economics program / show via Indian media house (e.g., Doordarshan national news channel, or private Indian media news channels). Subsequent to which there is the subject of introducing this at UNGA and bring it for decisive voting. I request you to visit my websites Projectearthling.com, and Earthlingcurrency.com. There is also the subject of survey / poll in India conducted by Indian media houses to identify the sentiment of Hindus living in India on the final sale price. I have gone conservative at 93 Trillion, however, could go higher upon national sentiment. My allocation percentages of the wealth despite the final sale number shall remain in force according to allocations given in my Living will. This makes me and India (governments) indispensable partners for next 30 to 50 years.

I look forward to your scheduled discussion time.

Srinivas S. Devathi

Inventor and Author

Srinivasdevathi.com, Projectearthling.com, Earthlingcurrency.com, Coolcartechnology.com

From: Sent: srinivas@coolcartechnology.com Tuesday, April 27, 2021 5:06 PM

To:

secywest@mea.gov.in; eam@mea.gov.in

Cc:

jslegal1@mea.gov.in; aslegal@mea.gov.in; legalofficer6@mea.gov.in

1

Subject:

Neutralize negative tactics lawsuit history

Importance:

High

To,

Mr. Vikas Swaroop, Mr. S. Jaishankar, EAM India,

and the Legal and Treaties team, MEA India,

In this communication I want to provide the details of two defensive suits filed to 'neutralize negative tactics' of USA defendants, USA corporations, combined USA, along with UK and or their paid, bribed, incentive taking allies.

The intent of filing a 'Neutralize negative tactics' lawsuit is to keep it active, and keep USA and UK at bay and in control, until all the 62 sale agreements are fully executed and wealth of at least 93 Trillion is contractually brought into India:

USA and UK combined have attempted all sorts of negative tactics to steal the wealth from me, India, and Hindus living In India. Bribes in the ranges of 500 Billion, 2 Trillion, 5 Trillion, or even 10 Trillion are being offered to steal the value of at least 93 Trillion.

Fire scam, to pit me, India, and Hindus living in India between oil and electric fight, in an attempt to steal the wealth.

USA-UK have a history of framing inventors negatively as persons of poor mental health to steal the wealth. They might have attempted to do so against me (given the context of 93 Trillion wealth and the change in world order), in any one or more of PCT contracting states, possibly in one or more of the 61 non-usa pct contracting states where I have enforceable IP rights to my invention US 8,910,998. Or possibly negatively framing me or defaming me at one of the UN organs (UN General Assembly, UN Economic and Social council, UN Security council, UN Secretariat, UN Trusteeship Council, or ICJ). There is no way for me, the trial court, or the presiding judge to verify, validate if combined USA-UK have made such attempts at any of the 153 PCT countries, or all of them, or at any of the UN organs. And if they have, take remediation actions. I cannot make the five UN organs headquartered in NYC, USA a defendant in the suit. So, I made ICJ (judicial organ) a party to get their written statement. Here is the history of these defensive suits.

I filed suit OS 6297 of 2021 to 'neutralize negative tactics' of USA-UK. I had eight USA defendants and OPEC, ICJ the two non-usa defendants. The court rejected the plaint on maintainability of OPEC, ICJ, and Harvard. The case filed and the court orders are accessible at my website webpage https://srinivasdevathi.com/neutralize-negative-tactics-lawsuit/.

Upon judges statement later on allowing Harvard, I replaced this suit with a suit that is currently active in the court. This suit has the eight USA defendants and ICJ. I removed OPEC, as I communicated to the director general of OPEC about fire scam, and to share the polymer demand that my invention and its adoption across the world will result in. I retained ICJ, as I do not have any other way of verifying, validating 'negatively framing tactics' or 'defamation tactics' used by USA-UK at 153 PCT countries or at UN organs. ICJ statement is most crucial to neutralize such a negative tactic. Judge questions the maintainability of ICJ in the suit. My recent e-mail correspondence with ICJ resulted in their response that they would not show up as a party in court summons. And that it functions according to Statute (Article 34). It seems I cannot bring ICJ into Trail court in India. Can I bring any of the other UN organs or Director general of UN into the trail court by issuing summons to them? Let me know your view on this. Given the maintainability of ICJ as defendant in trail court, what would your advice be on neutralizing usa-uk negative tactics in other PCT countries or at UN to steal my inventions wealth? The current suit is still pending for hearing on maintainability of ICJ can be accessed at the link provided in above point.

And the second s

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I would like to discuss this suit, and how to neutralize negative tactics that might have been used by usauk in other PCT countries and / or at UN organs. ICJ, UNGA, and UN Economic and Social council become relevant in introducing 'Project Earthling@', 'UN global governance model 2020@' and bringing the two reforms for decisive voting on their implementation and roll-out. In the current active suit, there are specific sections and 'prayer if a suit were allowed at ICJ' addressing ICJ (points 114 to 117, starting in page 43). I request you to kindly look into this and advice how can we ensure we neutralize all negative tactics?

I request you to look at 19 prayer points starting in page 51 of the suit. There is the subject to 'dismissing all frivolous IA applications' in all Indian courts including Supreme court, all Indian High Courts, and all Indian district courts. There is the subject of 'refrain from defamation or negative framing' across India, and across the world. There is the subject of neutralizing newly engineered garbage medical psychological theories by paying KOL'S (Key opinion leaders who supposedly define what constitutes a disease). There is subject of Indian media houses being held hostage from introducing the reforms.

I look forward to discussing these subjects with you. All in the interest of India and the world countries. I want to state again that this is defensive and the suit which eliminates USPTO fraud and allows me to execute 62 sale agreements is of the highest priority.

Srinivas S. Devathi

Inventor and Author

Srinivasdevathi.com, Projectearthling.com, Earthlingcurrency.com, Coolcartechnology.com

The state of the s

From: Sent: srinivas@coolcartechnology.com Tuesday, April 20, 2021 12:10 AM

To:

eam@mea.gov.in; aslegal@mea.gov.in; legalofficer6@mea.gov.in

Cc:

projectearthling@srinivasdevathi.com

Subject:

Attachments:

Fwd: Press release on Project Earthling (c) a macro-economic reform.

A1 - Project Earthling - Reform 250 years too late.pdf; A2 - 18 applications details - Sale price ranges.pdf; A3 - Right option for world - 62 sale agreements.pdf; A4 - My Living Will in Force - 93 Trillion Earthlings.pdf; A5 - Wealth Distribution in India according to

my Living Will.pdf; A6 - USA Greed and Fire Scam which India must avoid.pdf

Importance:

High

To,

Mr. S. Jaishankar, EAM India; and

Mrs. Uma Sekhar, and Mrs. Sowmya, Legal and Treaties team, MEA India

I might have forwarded the following communication to you already.

I would like to reiterate that 'My proposal of resolving this worldwide suit', is possibly the only option the world has. Distribute IP rights via 62 sale agreements. Take Project Earthling(c) live. Bring 93 Trillion in Earthlings currency and according to my Living Will, the wealth will be distributed within India as shown in one of the attachments.

Honestly, I do not think the world has any options in this regard. Extending the same analogy, I do not think India and all its states have any other option.

We could move ICJ with confidence.

In this communication, kindly record that:

- My living will has reached media houses of most countries in the world. I intended it to be that way, given the wealth and valuation.
- This allows us to openly move ICJ. If required we could do so with full media publicity and awareness. So that, the entire proceeding is executed in the media eye, and that of worldwide media. This will also feed the high levels of curiosity of media given the valuation at 93 Trillion. This proactive communications to worldwide media houses will work in our favor.

Let me know if you have any questions on this communication.

Srinivas S. Devathi

Inventor and Author

Srinivasdevathi.com

Earthlingcurrency.com

Coolcartechnology.com

W. W.

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

Subject:Fwd: Press release on Project Earthling (c) a macro-economic reform.

Date:2021-04-13 16:59

From:srinivas@coolcartechnology.com

To:projectearthling@srinivasdevathi.com

To,

The Editors of all India media houses,

Here is a press release from Press Club Bengaluru about Project Earthling(c), A macro-economic reform. The news has worldwide, all humanity implications and is ready to be published both at all India and worldwide level. Televised shows / programs about the reform can also be aired. I look forward to introducing this to your readers / viewers to deliver the much delayed positive transformation to the world.

Kindly review the contents in detail.

The description of the six attachments is provided towards the end of this message. Attachment A1 has the details about Project Earthling(c).

Srinivas S. Devathi

Author of Project Earthling(c) and Inventor.

Srinivasdevathi.com

Coolcartechnology.com

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

Subject: Press release on Project Earthling (c) a macro-economic reform.

Date:2021-03-18 18:36

From:PRESS CLUB BENGALURU cpressclubbengaluru@gmail.com>

To:

To,

The Editor

Message from Srinivas S. Devathi - Author of Project Earthling(c).

Due to some unavoidable circumstances I would not be able to conduct the Press meet on the scheduled date of 19-03-2021. And the Press meet will be rescheduled for a later date.

In the interest of time, I am giving the 'Press release' about Project Earthling(c) to all the media editors, network of reporters with Bangalore Press Club. In this e-mail, I am attaching all 12 pages of background information for the media houses that gives the full detail.

Press release on Project Earthling(c), a macro-economic reform.

-34-

A macro-economic flaw that has made all importers in the world (importers from all 192 non-USA countries) pay more than what they should have due to a manipulated USD (\$ - US Dollar that has been artificially kept strong against all other world currencies) has gone unnoticed for 240 years, and it must be fixed right now. THIS IS AN ONGOING FRAUD / FLAW DUE TO WHICH ALL IMPORTERS FROM ALL 192 NON-USA COUNTRIES ARE PAYING MORE ON THEIR IMPORTS THAT ARE PRICED IN USD (\$). IT IS SAME AS THE 192 COUNTRIES PAYING MORE FOR THEIR IMPORTS. Realize that USD is the local / domestic currency of one country USA, which has been intentionally monopolized across the world as a global transaction / deal making / bribing / commodity pricing currency (several commodities). Hence, I introduce a new currency that is not a local / domestic currency of any one country, and is purely a international trade and business currency, foreign exchange currency, and national reserve currency. This new currency is named as 'Earthlings'. Symbol of Earthling is given in the attached document A1. Earthlings currency will put an end to two varying frames of reference and all commodities will be priced in Earthlings which will in turn hold its value for a period of 10 years, at the end of which its value will be reset (either strengthened or weakened for the benefit of world economy) to a new value which shall remain for another period of 10-years.

Some of the benefits of Project Earthling(c) going live are:

All global trade commodities will be priced in Earthlings.

2. All export items of all countries will be offered while priced in Earthlings. It will be a single global

trade market, for each country's export items.

3. All global fund transfers (international wire transactions) will happen in Earthlings, thus simplifying global trade / transactions. E.g., Whether you are transferring funds to Europe, China, Japan, or Korea, you always do the international wire transfers in Earthlings, despite their local currency. The recipient Bank upon funds receipt in Earthlings, could either hold them in Earthlings or convert it to their local currency, as per its preference. Global banking is simplified. Many to many currency conversion headaches are removed for Banks.

4. All developing and least developed countries benefit significantly from this. USA and its economy

will also be subjected to checks and balances.

5. Each country must have a special 'International trade Bank' which allows bulk (high value) Earthling transactions for registered global traders who do import / export of goods, to other entities in other countries who are in turn registered import / export traders in those countries. As another thought, all registered global traders who do import / export of goods must showcase their products online on their website, for bulk import / export deals ONLY and 'not for retail sales in the local or any foreign country'. This allows the registered global traders to be transparent to the government, CB, and the International trade Bank in the country.

6. All banks should allow international wire transactions in Earthlings, in smaller amounts with a cap,

for regular citizens. This will be subjected to amendments by GEC over time.

7. Local or domestic business; whether online or offline, must be conducted in the local national

currency only.

8. The initial exchange of each country's holdings into 'Earthlings' will be on record with GEC (Global Earthling Counsel); and such information will be fully transparent to all country's governments.

Along with such data, the International trade numbers (done in Earthlings) of each country will also be on record and available to all countries. This curbs all fraudulent activities funded by bribes

using any one local currency in a different country.

9. All global 'Money based rankings' could be done in Earthlings. For example, Forbes richest people listing cut-off could be by Billion Earthlings or more, GDP (nominal) of countries will be listed in Earthlings (GDP-PPP (by Purchasing Power Parity) will seize to exist as a national economic indicator), Global movies earnings and rankings could be in Earthlings, International flight tickets could be priced in Earthlings, International hotei stay pricing could be in Earthlings, International tourism packages pricing could be in Earthlings, Global commodity pricing will be in Earthlings, International sports tournament prize money could be in Earthlings.

10. Most forex reserves held by each country must be in Earthlings.

11. World Bank and IMF will seize to exist. So would the need for any world regional banks.

12. At international airports, point of departure, the forex stations should allow buying Earthlings against local currency. At the point of destination, forex counters should be able to convert Earthlings to the local currency of that country. So, most international travelers could only carry Earthlings and travel to any country and shall do fine upon landing.

You can read more about this at my website webpage: https://srinivasdevathi.com/project-earthling/

You can access the attached documents that are additional reasons for Project earthling(c) to be taken live at my website webpage: https://srinivasdevathi.com/media-interactions/

The description of six documents attached:

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A1 - Project Earthling - Reform 250 years too late: This is an introduction document to the macro-economic reform and banking reform authored by me. I have a copyright issue on this subject.

A2 - 18 applications details - Sale price ranges: This is the list of patent applications that provide me the protection to my invention across 62 countries. And the sale price ranges given in categories of conservative, conservative-realistic, realistic, aggressive, and exaggerated. Media house support to get the pulse and opinion of Indian citizens (Hindus living in India) on the sale price would be very interesting as there has been no Indian 'asset valuation' company to certify my final price selection.

A3 - Right option for world - 62 sale agreements: This shows a flow chart which is the only available option for the world to deal with the monstrous size of invention that patent US 8,910,998 is. And also lists the 62 sale agreements that are expected to be executed to finish the distribution of IP rights for the invention to 62 countries.

A4 - My Living Will In Force - 93 Trillion Earthlings: Given the asset patent US 8,910,998 and PCT/US2014/046619 in my name, I have executed and legalized a Living Will which is attached. The second page is of great importance to the country India. I allocate 90% of the wealth for 'Goal Year 2050'. The high-level allocations shall remain the same until year 2050.

A5 - Wealth Distribution in India according to my Living Will: In this document, I give the actual numbers break-down and distribution of 93 Trillion wealth across India. The full distribution of wealth is expected to happen over the 14 years.

A6 - USA Greed and Fire Scam which India must avoid: In this document, you will read about how USA attempted to take the full wealth from my work to their country, which is the wrong option which will be opposed by all 192 other countries. And it details the 'Fire scam' employed by USA to block wealth coming to me, and India which might benefit Hindus living in India. I technically, and with factual data have diffused the 'Fire Scam'. We will work on its research when UN conducts a decisive voting about the subject and gives us a formal request.

Srlnivas S. Devathi

Author of Project Earthling(c) and Inventor.

Srinivasdevathi.com

Coolcartechnology.com



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Jan 18.

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From:

srinivas@coolcartechnology.com Monday, April 19, 2021 11:57 PM

Sent: To:

eam@mea.gov.in; aslegal@mea.gov.in; legalofficer6@mea.gov.in

Cc:

projectearthling@srinivasdevathi.com

Subject:

Decisive decision to file a suit at ICJ - One day discussion time

Attachments:

A4 - My Living Will in Force - 93 Trillion Earthlings.pdf; A5 - Wealth Distribution in India

according to my Living Will.pdf

Importance:

High

To,

Mr. S. Jaishankar, EAM India; and

Mrs. Uma Sekhar, and Mrs. Sowmya, Legal and Treaties team, MEA India

I request scheduled discussion time for a full day (8 hours), with a second day also blocked for discussions if we need more time; with the following as the subject of discussion.

Identify the correct course of legal remedy against the USPTO fraud, wherein they have committed the 'Breach of Patent Cooperation Treaty' (Articles 18 and 19 of PCT), and have been caught with documented evidence that proves their worldwide fraud 'beyond any reasonable doubt', by fabricating prior art of Cobb (fabricated number US 7,516,764) and Price (fabricated number US 5,636,669) (by using / stealing one of the five designs outlined in my invention patent US 8,910,998, shell design, Illustrated in figure 4 of my patent), and Issuing a fabricated ISR – International Search Report, with a fabricated past date to ensure the two-month window to file article 19 amendments with IB-WIPO is lost. This fraud of USPTO is to steal a total of 93 Trillion \$ / Earthlings (refer my website webpage https://srinivasdevathi.com/project-earthling/ to read about Earthlings) by conservative estimate from me, India, and Hindus living in India. To block the economic growth, progress, and development of country India and 60 other world countries where I have sought IP rights protection.

In my previous (legally granted discussion of one hour) with Mrs. Sowmya, I was asked to explore legal remedy through Indian courts, as an individual inventor. I have filed a few suits (under section 20 of CPC and order VII rules 1 & 2) wherein the plaint was returned to be presented in proper court / forum. Now there is one active suit in Bangalore city civil court, however judge asks me to bring legal guidance / citations from Supreme court / or MEA that the suit is maintainable in District court – Bangalore city civil court.

I am left with only two legal options. Appeal to get orders on jurisdiction from Supreme Court or pursue this at ICJ given my 'Living Will' attached with this communication, and its intended wealth distribution within India. Given my discussion with CJK (Chief Justice of Karnataka) for about 10-15 minutes in High court of Karnataka, I am unclear as to the outcome being any different at Supreme Court when I am presented in front of CJI (Chief Justice of India).

I need this one-day discussion time to review the 'World of information' that revolves around my lawsuit and "Decisively come to terms on which is the correct court" to take this lawsuit forward. I present the following relevant remarks pertaining to choice of courts:

• I have approached all top law firms in Bangalore and India, everyone is scared to represent me, when they hear USPTO. I do not understand why anyone must fear, when we rightfully claim what is ours by law, and legal agreements in place.

I do not know what kind of pressures if any are applied to judges or courts at all levels district (Bangalore city civil court), High Court or Supreme Court, given the 93 Trillion conservative valuation.

There is the introduction of Project Earthling© at UNGA, which could be achieved with relative ease (by their advisory proceeding) if this suit were to be executed at ICJ.

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Document 31-Page 14

Project Earthling© enables the expansion of UN and its work (a real United 193 Nations) when all their initiatives, and employees are paid in a neutral currency such as Earthlings, which is not a domestic currency of any one country.
 The new President Judge Mrs. Joan E. Donoghue is USA Judge. Her judgement will be biased and

compromised. We must insist she not be part of the bench of judges that preside in this suit.

I candidly ask a few questions here. At 93 Trillion \$ / Earthlings (by conservative valuation), some
of these questions may seem funny, however are serious.

Is the current United Nations (paid in USD) with five organs headquartered in NYC, USA a

defunct organization? Is it even a functioning organization?

ICJ, a judicial organ of the current day UN, if it functions, their actions maybe the last line of defense to the current day UN, to demonstrate they are UNITED 193 NATIONS and not an incompetent organization that works in the selfish, greedy, and questionable motives of one country USA, their employer.

Based on Indian courts and Judge's response, I seem to think this is going towards ICJ. <u>The credibility of ICJ itself must be evaluated and ascertained in this context before we file the suit over there.</u>

If you see the need to interact with Chief Justice of India, I can file an appeal at Supreme Court, however I would want you to be part of it, to hear the comments of Chief Justice directly. This will allow us to make a conclusive decision on moving towards ICJ.

I will send a few additional communications after this e-mail, all for providing additional information to you, before you set-up the full day meeting. Ideally, I would like to travel to Delhi and attend this meeting physically. I am unaware if MEA has an office in Bangalore where you can accommodate this meeting. Let me know.

I am thinking we will move the court ICJ in a united stance with the 45-55 take as outlined in my attached Living will. I also want to strongly believe that Indian MEA has not hurt my prospects or our (combined India) prospects in anyway at UN. If there is such a scenario, I must be made aware of, so that I can recommend remediation actions and corrections.

I am available to answer any questions that you might have.

Srinivas S. Devathi

Inventor and Author

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Coolcartechnology.com

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