

**LEGAL COMMUNICATION TO UNITED NATIONS POLITICAL
DIVISION AND SUMMITS DIVISION OF MEA INDIA**

TO:

Mr. Prakash Gupta,

Joint Secretary, United Nations Political Division and Summits Division,

MEA India, JNB, Room no. 2025, A-wing, Janpath, New Delhi - 110011

FROM:

Srinivas S. Devathi, Indian citizen,

Plaintiff in OS 2487 of 2021 in Bangalore city civil court,

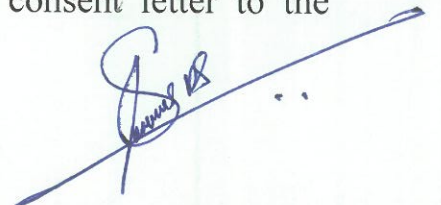
63, 11th B Cross, 3rd Main, Prashanthnagar, Bangalore - 560079

Subject: Introduce and take 'Project Earthling©' live. The macro-economic reform must be introduced to all 193 countries and upon a decisive voting must be taken live. GEC must be formed. The reform benefits entire world, and at the same time linked to executing 62 sale agreements in Earthlings currency, in a court lawsuit connecting 62 countries OS 2487 of 2021.

Mr. Prakash Gupta,

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, am the plaintiff in OS 2487 of 2021. This lawsuit has two stages, one 'Fraud elimination stage' and a second 'Liability claim stage'. The second stage 'Liability claim' needs me to execute 62 sale agreements, one each with 62 countries by assigning intellectual property rights to that country.

The lawsuit details have been reviewed by Legal and Treaties division of MEA who are aware of the USPTO fraud. They along with AMS division will get the 'Fraud elimination proceeding initiated' by providing the consent letter to the



court. AMS division and Protocol divisions have also been informed about the lawsuit, and all its related documents. In this communication I am informing your division so that we achieve the following which are relevant to the lawsuit:

- 1) The liability claim wealth that must come into India should be brought in a neutral currency that I define 'Earthlings'. And any wealth brought in usd-\$ currency must be converted to Earthlings. End objective is to build our national treasury in Earthlings currency.
- 2) In document 29 submitted with the lawsuit, 61 non-usa agreements are legally expected to be executed in Earthlings currency.
- 3) To achieve the above, the macroeconomic reform 'Project Earthling©' must be introduced at 193 world countries, and after being given enough time to review the reform, must be brought for its decisive voting of the 193 countries, for its implementation and rollout to take it live.
- 4) WIPO-World Intellectual Property Organization is defendant 3 in the lawsuit and has been made the defendant to assist the court with discovery and fact finding. WIPO have 193 member country delegates in their organization. UNGA certainly has 193 country delegates.
- 5) I need your direction and guidance on which of these two forums WIPO assembly or UNGA must I introduce this reform, to get it to the decisive voting of 193 countries? Is UNES relevant to this conversation? I rely on your expertise and guidance on the subject.
- 6) I am prepared to introduce the reform at WIPO assembly, at UNGA session at their invitation. I request you to help trigger this invite to introduce the reform. Alternately, if you can have Indian media houses cover the reform extensively on both published and broadcast media, their coverage will automatically trigger the invite from WIPO or UNGA. They are held hostage to not introduce the reform it seems.

For your official information, record, and review, I enclose (a) the 'Certified true copy' of the lawsuit OS 2487 of 2021 as filed along with all the legal cover papers. The documents attached with the lawsuit from pages 54 to 477 are accessible at my website webpage <https://srinivasdevathi.com/liability-suit-for-93-trillion/>, in the first five links to attached pdf files. These files have full scan of the suit. (b) Copy of document 20 attached with the lawsuit that contains 'Project Earthling©' timeline marker image, along with copyright of 'Project Earthling©', and details about the reform. (c) Copy of document 28 attached with the lawsuit that contains

the list of 62 sale agreements to be executed, and an image about Economics study.

(d) Copy of document 29 attached with the lawsuit that details the 62 sale agreements to be executed. I indicate that the 61 non-usa agreements must be executed in Earthlings currency, with GEC – Global Earthling Council as the payor for these 61 non-usa sale agreements.

I also enclose the most recent e-mail that I wrote to you from my e-mail ID 'Srinivas@Coolcartechnology.com' requesting for discussion time on this subject. An alternate e-mail ID of mine is 'Projectearthling@Srinivasdevathi.com'. I request that you schedule at least a 120 minute telephonic discussion to review the reform in detail. I would like to detail the reform to you. I look forward to your scheduled discussion time. Visit www.Projectearthling.com, and www.Earthlingcurrency.com to read more about the reform.

Project Earthling© is a reform that must have gone live about 250 or even 500 years ago. Every passing day, week, and month; the 'import bill fraud' committed by usa with their local domestic currency manipulated and artificially strengthened is continuing against 192 other world countries, and we must arrest it immediately. The reform delivers economic equality, business equality, and trade equality across the world countries. The reform puts an end to economic slavery and hence to all forms of slavery. The reform simplifies the world banking and foreign exchange.

I request you to review the content in this package and schedule discussion time to discuss plan on how we go about taking this reform live.

Bengaluru, India

Date: 24-9-2021

Srinivas S. Devathi

Indian citizen