IN THE HIGH COURT OF KARNATAKA, BENGALURU

W.P. No. ______/2022

BETWEEN:

Srinivas S. Devathi

Mobile (91)-966-393-2293

E-mail ID: Srinivas@Coolcartechnology.com

.... Petitioner / Party-in-Person

AND:

Union of India, Ministry of External Affairs,

Legal and Treaties Division,

Ph:91-11-24674144.

Represented by Mrs. Uma Sekhar, Additional Secretary, also representing External Affairs Minister Mr. S. Jaishankar.

.... Defendant

INDEX

Sl. No.	Description	Pages	C.F.
			Paid
1	Synopsis of case / Chronological	1 to 5	
	sequence of events		
2	Memorandum of Writ Petition under	6 to 11	
	Article 226 & 227 of Constitution of India.		
3	Memorandum under order XXVII rule 6 of	12, 13	
	CPC.		
4	Verifying Affidavit	14	
5	Annexure 1 – Full order sheet and final	15 to 30	
	orders dated 13-10-2022 issued by trial		
	court for OS 42 / 2022.		
6	Annexure 2 – Final order issued by trial	31	
	court for OS 2487 / 2021 dated 13-10-		
	2022.		

208

7	Annexure 3 – Request letters couriered by	32 to 36	
	me to defendant, for the 'Consent letter of		
	Central Government duly signed by its		
	secretary to sue uspto, and summon		
	WIPO - International Bureau to assist the		
	court with discovery and fact finding',		
	dated 15-09-2021.		
8	Annexure 4 – My request and reminder,	37 to 45	
	relevant e-mail communications with		
	defendant, regarding issuing the 'Consent		
	letter'.		
9	Annexure 5 – Defendant	46 to 54	
	acknowledgements to my e-mail		
	communications, read-receipts.		
10	Annexure 6 – My Living Will dated 22-08-	55 to 64	
	2022, given the liability caused to me due		
	to breach of PCT by uspto.		
11	Annexure 7 – Wealth allocation within	65, 66	
	India, according to annexure 6.		
12	Form A – Duly signed for appearing in	67	
	person, in front of the Honorable court.		
13	Form B - Duly signed for appearing in	68 to 70	
	person, in front of the Honorable court,		
	along with annexures for identification		
	enclosed, my passport photocopies duly		
	notarized.		
	I and the second		

Bengaluru

Date: 28-10-2022

PETITIONER

(Party in Person)

IN THE HIGH COURT OF KARNATAKA, BENGALURU

W.P. No. _____/2022

BETWEEN:

Srinivas S. Devathi,
Aged 45 years,
S/o Late D. Satyanarayana,
Residing at No.63, 11th 'B' Cross,
3rd Main, Prashanthnagar,
Bangalore - 560 079,
INDIA.

Mobile (91)-966-393-2293

E-mail ID: Srinivas@Coolcartechnology.com

.... Petitioner / Party-in-Person

AND:

Union of India, Ministry of External Affairs,
Legal and Treaties Division,
Room# 901, Akbar Bhavan,
Chanakyapuri,
New Delhi-110 021.

Ph:91-11-24674143.

Represented by Mrs. Uma Sekhar, Additional Secretary, also representing External Affairs Minister Mr. S. Jaishankar.

.... Defendant

SYNOPSIS OF THE CASE

By sharing the full bundle of facts, documented evidence of 'breach of Patent Cooperation Treaty - PCT' committed by uspto - united states patent and trademark office, and sharing the entire lawsuit OS 2487 of 2021, I request the defendant to issue the 'Consent letter of Central Government to sue uspto and summon WIPO - International Bureau to assist the court with discovery and fact finding'. The defendant had a chance to review the entire lawsuit, all its documents, related facts,

sequence of events, that prove the fraud and breach of PCT, the Treaty BEYOND ANY REASONABLE DOUBT. However, I have not received the requested 'Consent letter'.

It has been over 18 months since the first communication on this subject was made to the defendant. It has been over 12 months since 'my request letter' to issue the 'Consent letter' was sent by courier to the defendant. While I have been waiting for the 'Consent letter' the lawsuit OS 2487 of 2021 has been dismissed on 13-10-2022. And the lawsuit OS 42 of 2022 has been dismissed, citing the lack of authority of the Trial court to issue such orders to the defendant. I file this Writ petition to pray this Honorable court to issue orders to the defendant to issue the requested 'Consent letter' according to law, facts, and PCT, so that I can address CPC section 86(1). Lapse of 18 months to issue the requested 'Consent letter' and the dismissal of two lawsuits on 13-10-2022, are the cause of action to file this Writ petition, seeking 'TIMELY JUSTICE' from this Honorable court.

CHRONOLOGICAL SEQUENCE OF EVENTS

The chronological sequence of events relevant to this writ petition are listed here.

1. 9-4-2021

OS 2487 of 2021 was filed in Bangalore city civil court. This suit has defendants 1 to 4, off which I am suing defendant 1 – united states patent and trademark office, and summoning defendant 3 – WIPO, World Intellectual Property Organization to assist the court with discovery and fact finding. The only pending legal argument on 'maintainability of the suit', was for me to produce the 'Consent letter of Indian Central Government certified in writing by its secretary'. This suit was filed to have defendant 1 to eliminate the 'breach of Patent Cooperation Treaty' articles 18 and 19, since they were the chosen ISA – International Search Authority for my

The state of the s

PCT international application PCT/US2014/046619, for my invention patent US 8,910,998.

2. 13-10-2022 Trial court issues the following orders on OS 2487 of 2021. These orders are attached as annexure 2.

'The suit is hereby dismissed as not maintainable in view of the non-obtaining of permission in writing from the Central Government to institute the suit against the defendants as per Section 86 (1) and (2) of CPC, and consequently plaint is rejected.'

Defendant in this Writ Petition is the authority to issue the 'Consent letter' to initiate the proceeding of OS 2487 of 2021. They are the division within 'Ministry of External Affairs' that deal with international treaties such as Patent cooperation Treaty that has been breached by uspto. Between the dates of 9-4-2021 and 13-10-2022, I have couriered a 'request letter', written several e-mail communications to the defendant, requesting and reminding them to issue the 'Consent letter', by sharing all the facts of the lawsuit OS 2487 of 2021 with them. Despite all the efforts, I have not received the 'Consent letter'. Here are the details regarding my communications with the defendant.

3. 15-9-2021 I couriered the 'Request letter for issuing Consent letter' and also sent a communication about 'Stage two – Liability claim to uspto'. They were taken in by India post with speed post tag numbers EK016734287IN and EK016734295IN. These communications are attached as annexure 3.

4. From 19-4-2021

E-mail communications were sent to the attention of the defendant to issue the 'Consent letter'. The e-mail request letters and reminders were sent on dates 01-07-2021, 06-07-2021, 12-07-2021, 03-08-2021, 09-08-2021, 12-08-2021, 16-08-2021, 22-08-2021, 27-08-

2021, 09-09-2021, 14-09-2021, **20-09-2021, 09-06-2022, 28-06-2022**, and most recent communication on **14-10-2022**. These communications are attached as annexure 4.

5. Through 2021 and 2022

Mrs. Uma Sekhar, Additional secretary for Legal and Treaties division, sent me 'Read-receipt' to my e-mail communications. She has consistently acknowledged the receipt of my e-mail correspondence. Read-receipts dated 06-07-2021, 12-07-2021, 03-08-2021, 09-08-2021, 16-08-2021, 10-09-2021, 20-09-2021, 09-06-2022, and most recent communication on 14-10-2022 are attached as annexure 5.

- 6. 3-1-2022 OS 42 of 2022 is filed at Bangalore city civil court. After sending all the communications as mentioned above, I file this suit to summon the defendant, so that they could directly submit the 'Consent letter' to the court and me.
- 7. 2-3-2022 Defendant legal representation Sri. BS advocate arrived in the court, filed memo of appearance.
- 8. On court hearing dates 05-04-022, 09-06-2022, 17-08-2022, 30-08-2022, 19-09-2022, and 26-09-2022, defendant did not issue the 'Consent letter'. I attach the trial court order sheet for OS 42 of 2022, as part of annexure 1.
- 9. 13-10-2022 The Trial court issues final orders on OS 42 of 2022, that are attached as annexure 1. In that they mention

'Such prayer cannot be granted by this court.', with final orders of 'The suit is hereby dismissed as not maintainable, and consequently plaint is rejected under Order 7 Rule 11 (a) and (d) of CPC.'

5

Defendant has been given the full fact set and details, regarding the

breach of Patent cooperation Treaty' committed by uspto in OS 2487 of

2021. The entire lawsuit OS 2487 of 2021 has been shared with them.

They have had a chance to review the entire lawsuit, and also review my

'Request letter', along with all the communications requesting and

reminding them for the 'Consent letter of Indian Government duly certified

by its secretary to sue uspto and summon WIPO - World Intellectual

Property Organization, International Bureau to assist the court with fact

finding and discovery'.

Since my courier correspondence, it has been over 12 months.

Since my first e-mail correspondence, it has been over 18 months.

While the defendant has shown the willingness to issue the requested

'Consent letter', way too much time has been lost, OS 2487 of 2021 has

been dismissed on 13-10-2022 for not addressing CPC section 86(1),

by submitting the Consent letter, and OS 42 of 2022 has also been

dismissed on 13-10-2022.

Given the above bundle of facts, I request this Honorable High Court, to

issue orders to the defendant, to issue the requested 'Consent letter' in the

interest of justice and equality. The delay has caused significant loss of my

time and money, and dismissal of two lawsuits.

Bengaluru

Date: 28 - 10 - 2022

PETITIONER /

(Party-in-Person)

IN THE HIGH COURT OF KARNATAKA, BENGALURU

W.P. No. ______/2022

BETWEEN:

Srinivas S. Devathi,
Aged 45 years,
S/o Late D. Satyanarayana,
Residing at No.63, 11th 'B' Cross,
3rd Main, Prashanthnagar,
Bangalore-560 079,
INDIA.
Mobile (91)-966-393-2293

E-mail ID: Srinivas@Coolcartechnology.com

.... Petitioner / Party-in-Person

.... Defendant

AND:

Union of India, Ministry of External Affairs,

Legal and Treaties Division,

Room# 901, Akbar Bhavan,

Chanakyapuri,

New Delhi-110 021.

Ph:91-11-24674143.

Represented by Mrs. Uma Sekhar, Additional Secretary, also representing External Affairs Minister Mr. S. Jaishankar.

(MEMORANDUM OF WRIT PETITION UNDER ARTICLES 226 AND 227 OF CONSTITUTION OF INDIA)

FACTS OF THE CASE

1. OS 2487 of 2021 was filed on 9-4-2021, and was dismissed on 13-10-2022, after 18 months from filing date, for the only pending legal argument on maintainability of the suit, to address CPC section 86(1), waiting for me to present the 'Consent letter of Central Government duly certified by its secretary'. I HAVE WAITED FOR 18 MONTHS FOR THE REQUESTED 'CONSENT LETTER', and I am still waiting for the same.

- 2. The defendant was provided with the full facts, details, documents, about uspto fraud, and they have had a chance to review the entire lawsuit, breach of PCT by uspto, treaty articles 18 and 19. They are fully aware and convinced of the fraud committed by uspto.
- 3. From 19-4-2021, I send several communications, called them several times, the office of defendant, and the additional secretary Mrs. Uma Sekhar to 'issue the Consent letter'. On 15-9-2021, I couriered a packet of information along with request letter to 'issue the Consent letter'. I have sent regular e-mail requests and reminders to the defendant to issue the 'Consent letter'. It has been over 18 months since I have been requesting the defendant to issue the 'Consent letter' and over 12 months since I couriered the request letter. I continue to wait for the defendant to issue the Consent letter.
- 4. I summon the defendant to the trial court by filing suit OS 42 of 2022 on 3-1-2022. The Trial court has stated in the orders that they cannot issue orders to the defendant to this effect and dismissed the suit on 13-10-2022. Thus, I request this Honorable High Court to issue orders to the defendant to issue the 'Consent letter' to address CPC section 86(1), at the earliest, in the interest of justice and equality.

GROUNDS

TWO LAWSUITS DISMISSED IN TRIAL COURT WAITING FOR THE 'CONSENT LETTER'.

Urgency in initiating the lawsuit proceeding against uspto that has committed breach of Patent Cooperation Treaty. Uspto breached the treaty on 5-8-2015. Waiting for the 'Consent letter' for over 18 months, I have had two lawsuits dismissed in the trial court.

BREACH OF PATENT COOPERATION TREATY BY USPTO.

On 5-8-2015, uspto breached articles 18 and 19 of PCT - Patent Cooperation Treaty, in capacity of ISA - International Search Authority while issuing ISR - International Search report for my PCT International application PCT/US2014/044619.

Article 18 of Patent Cooperation Treaty, titled 'The International Search Report' clause (2) reads '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.'

Article 19 of Patent Cooperation Treaty, titled 'Amendment of the Claims before the International Bureau' clause (1) reads '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.'.

Both these articles have been breached by USPTO, as I neither received the ISR as soon as it was established, nor was given the one opportunity to amend claims with International bureau that I was entitled to. THIS FRAUD OF USPTO AND BREACH OF PATENT COOPERATION TREATY HAS BEEN DOCUMENTED BEYOND ANY REASONABLE DOUBT. ONLY THE CONSENT LETTER IS PENDING TO INITIATE THE PROCEEDING AGAINST USPTO.

For summoning uspto to eliminate the fraud, which was committed on 5-8-2015, I need the 'Consent letter from the Central government' at the earliest. This will ensure the stage 1 'Fraud elimination' proceeding against uspto begins.

American ..

STAGE 2 INTRODUCTION - INDIA TO BUILD ITS OWN NATIONAL TREASURY IN EARTHLINGS CURRENCY, BY LIABILITY CLAIM AGAINST USPTO, AND EXECUTION OF 62 SALE AGREEMENTS. LAWSUIT OF HIGH IMPORTANCE TO INDIA.

In annexure 3, I introduce the details regarding Stage 2 'Liability claim' to defendant. Subsequent to uspto eliminating the fraud, breach of PCT, I have requested them to work with me and the Honorable court, according to law, in a coordinated effort to achieve

- Execution of 62 sale agreements, one each with each of the 62 countries, and bringing the wealth from sale proceeds into India.
- Bring the wealth in a world neutral currency 'Earthlings' and build our own national treasury.

To achieve the above, I have requested the defendant to take up the following activities.

- Trigger an invitation for me to introduce my authored macroeconomic reform 'Project Earthling' at an upcoming WIPO -World Intellectual Property Organization assembly or gathering. And bring the reform to its decisive voting for its implementation.
- Provide their 'independent valuation' of the sale price to my invention patent US 8,910,998 and PCT/US2014/046619.

To this effect, I shared the following documents with them.

- Press release from Press Club Bangalore dated 18-03-2021 which had the following attachments included with it.
 - o Brochure on macro-reform 'Project Earthling©'.
 - 18 national and regional stage applications details,
 numbers, filing dates, and their status. Sale price ranges.
 - Executing the 62 sale agreements, one each, with each of the 62 countries, the right option for the world.
 - o My Living Will that was in force at the time of press release.
 - o Wealth distribution according to the Living Will.
 - o Brochure showing usa greed and the 'fire scam' used to attack me, India, and Hindus living in India.

- Brochure showing the cascading effects of work related to 'Goal year 2050 for India' to all the poor countries of the world.
- My e-mail communication to defendant asking them to take up the exercise of 'Independently evaluating' the worldwide intellectual property rights sale price to my invention patent US 8,910,998 and PCT/US2014/046619.
- The Press club Bangalore, press release dated 18-03-2021 was transmitted to 60 country PTO'S official communication ID'S.

LIABILITY CAUSED, ESTIMATED SALE PRICE OF PATENT US 8,910,998 AND PCT APPLICATION PCT/US2014/046619.

My estimated sale price to my patent US 8,910,998, recognized worldwide by PCT/US2014/046619 is shown in the table here.

Expression of the range	Sale price of patent US 8,910,998 and PCT/US2014/046619. Derived by factoring 10% of the 100-year projected economic activity off my invention across 62 countries. In Earthlings / \$.
Conservative	93 Trillion (currently chosen and used in Living will and wealth distribution documents)
Conservative- Realistic	94 Trillion – 125 Trillion.
Realistic	125 Trillion – 150 Trillion.
Aggressive	150 Trillion – 250 Trillion
Exaggerated	250 Trillion – 300 Trillion

By choosing the conservative number, 93 Trillion Earthlings / \$, as a number for reference in the document, I execute my most recent Living Will on 22-08-2022. I attach the Living Will currently in force as annexure 6 with this petition. I draw the attention of the Honorable court to the fact that, the percentage allocations to the end party recipients shall remain the same irrespective of a final sale price reset to a higher number. I have legal language to this effect in the Living Will. I am waiting for defendants independent valuation and estimate, to make my final decision on if I would reset the sale price.

11

The sale price will be reset to price higher than 93 Trillion Earthlings

/ \$ only if a second independent valuation authority such as the

defendant will endorse such higher number alongside me. If not, I

shall execute the 62 agreements cumulating to value of 93 Trillion

Earthlings / \$, and will not go lower than this sale price under any

circumstance. The execution of 62 sale agreements shall happen

upon the Honorable courts orders in stage 2 of lawsuit.

I attach the 'wealth distribution within India to all the end recipient

parties' when 93 Trillion Earthlings / \$ is brought into the country

as annexure 7. This is according to my Living Will currently in effect

and submitted as annexure 6 with this petition.

PRAYER

I pray the Honorable High Court to issue orders to

1. Defendant to issue the 'Consent letter of Central Government duly

certified by secretary to Central Government, to sue united states

patent and trademark office - uspto, and summon WIPO -

International Bureau to assist the court with fact finding and discovery', in five certified copies.

Bengaluru

Date: 28-10-2022

PETITIONER /

(Party-in-Person)

IN THE HIGH COURT OF KARNATAKA, BENGALURU

W.P. No. _____/2022

BETWEEN:

Srinivas S. Devathi,
Aged 45 years,
S/o Late D. Satyanarayana,
Residing at No.63, 11th 'B' Cross,
3rd Main, Prashanthnagar,
Bangalore-560 079,
INDIA.
Mobile (91)-966-393-2293
E-mail ID: Srinivas@Coolcartechnology.com

.... Petitioner / Party-in-Person

AND:

Union of India, Ministry of External Affairs,
Legal and Treaties Division,
Room# 901, Akbar Bhavan,
Chanakyapuri,
New Delhi-110 021.
Ph:91-11-24674143.

Represented by Mrs. Uma Sekhar, Additional Secretary, also representing External Affairs Minister Mr. S. Jaishankar.

.... Defendant

(MEMORANDUM UNDER ORDER XXVII RULE 6 OF CPC)

Upon contacting the office of Mr. S. Jaishankar, External Affairs Minister of India - EAM, I was directed to take up my request with the Legal and Treaties division. The additional secretary of Legal and Treaties division Mrs. Uma Sekhar has been the primary contact to whose attention all the facts, documents, requests and reminders for

the 'Consent letter' have been sent. Most of the communications were also copied to EAM Mr. S. Jaishankar. I request the Honorable court to issue orders for the 'attendance of person able to answer questions relating to my 'REQUEST' for issuing the 'consent letter to sue uspto, and summon WIPO – International Bureau to assist the court with discovery and fact finding' in accordance with order XXVII, rule 6. Ideally, the Honorable court must direct the defendant, to have Mrs. Uma Sekhar attend the court hearing and provide the response, given that she has all the information regarding my request.

Bengaluru

Date: 28-10-2022

PETITIONER /

(Party-in-Person)

IN THE HIGH COURT OF KARNATAKA, BENGALURU

W.P. No. /2022

BETWEEN:

Srinivas S. Devathi,

Mobile (91)-966-393-2293

E-mail ID: Srinivas@Coolcartechnology.com

.... Petitioner / Party-in-Person

AND:

Union of India, Ministry of External Affairs,

Legal and Treaties Division,

Ph:91-11-24674143.

Represented by Mrs. Uma Sekhar, Additional Secretary, also representing External Affairs Minister Mr. S. Jaishankar.

.... Defendant

VERIFYING AFFIDAVIT

I, Srinivas S. Devathi, an Indian citizen, aged about 45 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 petitioner in the above writ petition. I know the facts and circumstances of the writ petition. Hence, I am swearing to this affidavit. Further, I state that I do not have any lawyer representing me in this writ petition. And that I am appearing as party-in-person in front of the Hon'ble court.

I state that the averments made in this writ petition are true to the best of my knowledge, information, and belief.

No. 20363

Identified by me,

304/95 Bengaluru

No of Corrections And

Date: 2 8 007 2022

DEPONENT

"Sworn to before me"

ORN TO BEFORE ME

veer Impaci College, Alaco Layout, Kodigehal

-32-

Annepoure 3 - Page 1

LEGAL COMMUNICATION TO LEGAL AND TREATIES DIVISION OF MEA INDIA

TO:

Mrs. Uma Sekhar,

Additional Secretary, Legal & Treaties Division, MEA India,

Room no. 901, Akbar Bhavan, Chanakyapuri, New Delhi - 110021

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

<u>Subject:</u> Issue of 'Indian government consent letter' addressing CPC section 86, to summon D1-USPTO for their fraud, and summon D3-WIPO and D4-IPI for fact verification for the Honorable court.

Mrs. Uma sekhar,

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. The lawsuit is in Hearing stage in Bangalore city civil court in court hall CCH-10. My next hearing date is on 21-9-2021.

For your official information, record, and review, I enclose the 'Certified true copy' of (a) Court order sheet with Honorable judges remarks until date 14-9-2021, and (b) the lawsuit 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.

I also enclose the most recent e-mail that I wrote to you from my e-mail ID 'Srinivas@Coolcartechnology.com' requesting for the consent letter to be submitted to the court. I have sent communications to you from this e-mail ID from 19-4-2021 till date. An alternate e-mail ID of mine is 'Projectearthling@Srinivasdevathi.com'. In regards to the court lawsuit, the Honorable

has recorded and identified the worldwide fraud and breach of patent cooperation treaty committed by D1-USPTO and is ready to initiate the proceeding in the court by summoning the defendants. He has made remarks of 'Maintainability of the suit' only waiting for the Indian government 'Consent letter' to sue D1-USPTO and summon D3-WIPO, and D4-IPI for fact verification, and to deliver justice. This letter is to address CPC section 86. The page 3 in court orders indicate this clearly.

If you have also clearly recognized the fraud committed by D1-USPTO, I request that you immediately issue the 'Consent letter duly signed by you, Secretary to Indian government' that I could submit to the Honorable court. If you would like to get the lawsuit details from me, I request that you schedule discussion time according to CPC section 86 clause 6, giving me reasonable amount of time to be heard. I look forward to your response. I believe CPC section 86 clause 2 does not apply to me, unless you tell me otherwise. I look forward to receiving the Consent letter for the sake of Justice, equality, in accordance with law and Patent Cooperation Treaty.

Bengaluru, India

Date: 15-9-2021

Srinivas S. Devathi

Indian citizen

LEGAL COMMUNICATION TO LEGAL AND TREATIES DIVISION OF MEA INDIA - STAGE 2 OF WORLDS LARGEST LAWSUIT BY FINAL LIABILTY CLAIM VALUE

TO:

Mrs. Uma Sekhar,

Additional Secretary, Legal & Treaties Division, MEA India,

Room no. 901, Akbar Bhavan, Chanakyapuri, New Delhi - 110021

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: Communicate the Stage 2 'Liability claim suit' upcoming activities, participation of Legal and Treaties Division in the 'Liability claim suit' to enable the coordination and execution of the 62 sale agreements, one with each of the 62 countries.

Mrs. Uma sekhar,

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. I have sent the certified copy of this lawsuit to you. The 'Prayer' in page 42 of the suit is only to eliminate the worldwide fraud committed by D1-USPTO. The next stage to this lawsuit is the 'Liability claim' to bring in the full value of at least 93 Trillion Earthlings / \$. This activity upon courts orders would need the full participation of

'Legal and Treaties Division' in the court alongside of me the plaintiff until all 62 sale agreements are executed.

Further, it needs your Division to coordinate various activities and steps with several other divisions of MEA India such as Protocol Division, Multilateral Economic Relations Division, and possibly other Divisions as appropriate to invite the 62 country Premiers / Leaders / Designated Signatories by law to come to the Indian court and execute the agreement for their country. The payor listed in 61 non-USA sale agreements is 'GEC - Global Earthling Council', who must make the payment directly in Earthlings currency. The list and details of the 62 sale agreements are attached as documents 28 and 29 in OS 2487 of 2021. You can access them at link: https://srinivasdevathi.com/liability-suit-for-93-trillion/.

In this communication, I attach (a) Press release from Press Club Bengaluru dated 18-03-2021. I also attach laminated enclosures A1 to A6 sent out with the Press Release. (b) I attach another laminated enclosure A7, that communicates the significance of my wealth allocation for Goal Year 2050, and the effects of the initiatives launched by me, and their cascading effects on at least 100 poor countries of the world. It also states the benefits of macroeconomic reform Project Earthling(c). (c) My e-mail communication dated 01-09-2021 to you and EAM, MEA asking for your (Indian government) independent valuation of the final sale price of the worldwide IP rights to patent US 8,910,998. It also includes my earlier communication dated 07-06-2021. If the price is reset to a higher sale price, the reset final price value will be distributed across the 62 sale agreements appropriately. (d) The Press release was also routed to the official communication ID'S of 62 PTO'S that are linked to my lawsuit, and correspond to 62 countries that must receive their country IP rights. In this context, I want to add that my earlier lawsuit details, worldwide fraud committed by D1-USPTO has already been communicated to 62 PTO'S, European regional office, Eurasian regional office, WIPO, worldwide media houses, all UN organs, ICJ, and Indian courts.

I request you and your Division to participate in Stage 2 Liability claim and help with the execution of the 62 sale agreements upon courts official invite. Also trigger an invitation to me, to introduce the macroeconomic reform Project Earthling(c) at WIPO assembly and bring it for its decisive voting and rollout. If you think it must also be introduced at UNGA for its decisive voting, you must let me know. The going live of Project Earthling(c) is relevant to the execution of 61 non-USA sale agreements.

Samuel as

I want you to record that (a) Execution of 62 sale agreements as described in documents 28 and 29 of OS 2487 of 2021 as mentioned above alone brings about the full and final conclusion of this worldwide fraud committed by USPTO and this lawsuit. (b) And bringing the wealth in a 'Neutral currency' that is not a domestic currency of any one country such as USA will enable us to build our own national treasury in Earthlings. This will ensure India is not a slave to USA by holding wealth in USD-\$. I want India to be a free and independent country, and not a slave country. In order to achieve these objectives, I need your attention, guidance, and participation in Stage 2 of this effort.

This entire effort, execution of 62 sale agreements and the going live of Project Earthling(c) and building our wealth in Earthlings currency is probably an effort for next two years. All these steps are expected to take place through the Honorable Bangalore city civil court or a Special court appointed to this effect by the Honorable judge at the court. I will keep you informed about the court proceedings and activities. This is proactive communication for us to be prepared.

Bengaluru, India

Date: 15-9-2021

Srinivas S. Devathi

Indian citizen

-37-

Annerouse 4- Page 1

roundcube

Subject Re: Issue of Ministry letter to Honorable judge at City civil court

From <srinivas@coolcartechnology.com>

To <aslegal@mea.gov.in>

Cc <psfs@mea.gov.in>, <secywest@mea.gov.in>, <eam@mea.gov.in>

Date 2021-07-12 13:12

Priority Highest

Mrs. Uma Sekhar,

Let me know if you have any legal questions for me to issue the Ministry letter to the Honorable court on the next posted hearing date 23-7-2021?

I am available to speak to over my mobile phone.

Srinivas S. Devathi

Inventor and Author

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

On 2021-07-06 12:52, srinivas@coolcartechnology.com wrote:

Mrs. Uma Sekhar,

On the court date 3-7-2021, I submitted few documents to the Honorable court, on the Fraud elimination Lawsuit. The Judge is now waiting for the MEA - Ministry letter to issue summons to USPTO, and the other three defendants which include WIPO and Indian PTO.

The documents submitted to the court and the status has been posted on my website webpage: https://srinivasdevathi.com/liability-suit-for-93-trillion/

For the Neutralize negative tactics lawsuit also, I submitted a few documents to the Honorable court. I need MEA - Legal and Treaties team to legally verify and validate that no one has attempted negative tactics against me at any of the UN organs, or any of the PCT contracting states, or any of the Courts in India (Supreme court, High courts of India, and Bangalore city civil court).

The documents submitted to the court and the status has been posted on my website webpage: https://srinivasdevathi.com/neutralize-negative-tactics-lawsuit/

I am awaiting your response / or scheduled discussion time. Could you respond immediately for the sake of justice and equity for me, India, and Hindus living in India.

Srinivas S. Devathi

Inventor and Author

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

On 2021-07-01 21:39, srinivas@coolcartechnology.com wrote:

Mrs. Uma Sekhar,

I have tried to work with you, your team, and get the 'Ministry letter' addressed to Honorable judge at the Bangalore city civil court to initiate the court proceeding for last 10 weeks. Since I am yet to receive the letter, I would like to understand what is the status of this 'LEGAL REQUIREMENT' at your end?

Have you or your team had a chance to review the lawsuits in detail over the last 10 weeks?

Do you have any LEGAL questions for me, wherein you need additional clarity on either of the lawsuits?

-38-

Would you want to schedule an introductory one or two hour discussion to review this request? Or do you suggest we have the full two-days meeting with a total of 12 hours spread across the two days? I shall review both the lawsuits in detail with you.

Or, if you already have the 'Ministry letter' ready, go ahead and e-mail the scanned pdf image of the letter to this e-mail ID. I shall submit it to the court.

Let me know which of the above options do you want to move forward with? <u>I state once again that these</u>
<u>LAWSUITS</u> are the future of this country, and that of all the non-usa and non-uk world countries. <u>Give</u>
<u>this request the HIGHEST PRIORITY.</u>

Srinivas S. Devathi

Inventor and Author

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

July all .

-39 -

Subject URGENT - KINDLY MAKE THIS REQUEST HIGH PRIORITY - Court

is awaiting the Ministry letter regarding CPC section 86

Y - Court

From

<srinivas@coolcartechnology.com>

То

<aslegal@mea.gov.in>

Cc

<eam@mea.gov.in>, <secywest@mea.gov.in>, <psfs@mea.gov.in>,

<dirlegal@mea.gov.in>, <legalofficer6@mea.gov.in>,
<legalofficer5@mea.gov.in>, <legalofficer7@mea.gov.in>,
<legalofficer8@mea.gov.in>, <legalofficer11@mea.gov.in>,

<consultantlegal@mea.gov.in> 2 more...

Date

2021-08-03 13:12

Priority

Highest

Mrs. Uma Sekhar

I bring your attention to my request that is now a few months old, to issue the 'Ministry letter' to the Honorable judge at the Bangalore city civil court regarding MEA L&T team giving permission to the Honorable court to summon USPTO, WIPO, and Indian PTO (IP India) for the lawsuit proceeding.

THIS REQUEST MUST BE CONSIDERED VERY HIGH PRIORITY AND URGENT, given its importance to ME, INDIA, and HINDUS LIVING IN INDIA. As stated earlier I am available for any scheduled discussions, whether they are two-our summary discussions or two-day detailed discussions.

My lawsuit details, all documents are already distributed to worldwide media houses. So, everything has been in public domain for quite sometime, since they have been published on my website Srinivasdevathi.com webpages. Hence I have copied this message to the entire L&T team.

I look forward to your earliest response of issuing the letter, or scheduled discussion time.

Srinivas S. Devathi

Inventor and Author

 $Project earthling.com,\ Earthling currency.com,\ Srinivas devathi.com,\ Coolcartechnology.com$

Janes 18 ...

-A0 -

roundcubs

Subject Re: URGENT - ISSUE THE MINISTRY LETTER TO THE HONORABLE

COURT ACCORDING TO LAW

From <srinivas@coolcartechnology.com>

To <aslegal@mea.gov.in>

Cc <eam@mea.gov.in>, <secywest@mea.gov.in>, <psfs@mea.gov.in>,

<dirlegal@mea.gov.in>, <legalofficer6@mea.gov.in>,
<legalofficer5@mea.gov.in>, <legalofficer7@mea.gov.in>,
<legalofficer8@mea.gov.in>, <legalofficer11@mea.gov.in>,

<consultantlegal@mea.gov.in> 2 more...

Date 2021-08-16 16:29

Priority Highest

Mrs. Uma Sekhar

Here is a reminder to issue the Ministry letter to the court by date 19-08-2021, according to law.

Srinivas S. Devathi

Inventor and Author

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

On 2021-08-12 13:05, srinivas@coolcartechnology.com wrote:

Mrs. Uma Sekhar

In the context of this thread of communication, I want to inform that my next court hearing date is on 19-08-2021, within a week. <u>I request you to issue the requested 'Ministry letter' to the Honorable court at the earliest.</u>

<u>In the interest of justice, and equality; I request you to act on this legal requirement according to law. I am available for discussions to address any questions that you might have.</u>

Srinivas S. Devathi

Inventor and Author

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

On 2021-08-09 13:19, srinivas@coolcartechnology.com wrote:

Mrs. Uma Sekhar

I have been trying to reach you again over the last week and today by your phone numbers listed. Your office number 011-2467-4144, and your mobile number 920-572-3769. <u>I request you to issue the requested 'Ministry letter' to the Honorable court at the earliest.</u>

Like I have always stated, I am available for summary discussions to address any questions you might have for two-hours, or full detailed discussions for two days. Let me know your preference if you want to discuss? In the interest of justice, and equality; I request you to act on this legal requirement according to law.

Srinivas S. Devathi

Inventor and Author

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

-AI-

Subject Re: THE HONORABLE COURT IS WAITING FOR YOUR MINISTRY

LETTER TO SUMMON THE DEFENDANTS. HIGH PRIORITY -

URGENT.

<srinivas@coolcartechnology.com>

To <aslegal@mea.gov.in>

Cc <eam@mea.gov.in>, <secywest@mea.gov.in>, <psfs@mea.gov.in>,

<dirlegal@mea.gov.in>, <legalofficer6@mea.gov.in>,
<legalofficer5@mea.gov.in>, <legalofficer7@mea.gov.in>,
<legalofficer8@mea.gov.in>, <legalofficer11@mea.gov.in>,

<consultantlegal@mea.gov.in> 2 more...

Date 2021-08-27 23:09

Priority Highest

From

Mrs. Uma Sekhar

Legal and Treaties Division, MEA INDIA

The Honorable judge in the court is waiting for the Ministry approval letter regarding CPC section 86, to try USPTO, WIPO, and IPI that are D1, D3, and D4 respectively in the suit according to law. The suit is posted for next hearing date on 1-9-2021.

Could you advise me about what is holding up this letter on your end? And how could we take this request forward? I look forward to your communication or direction on getting this resolved at the earliest.

Srinivas S. Devathi

Inventor and Author

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

On 2021-08-22 16:39, srinivas@coolcartechnology.com wrote:

Mrs. Uma Sekhar

Legal and Treaties Division, MEA INDIA

The 'Fraud elimination' lawsuit is posted for next hearing date on 27-08-2021. Could you issue the ministry letter as soon as possible? Or let me know what questions you have regarding this lawsuit? In the interest of justice for me and this country, I request that you give this the HIGHEST PRIORITY.

I am adding a proactive next step information in this communication. After the 'worldwide fraud and breach of PCT' is eliminated by USPTO, I will move into a 'Liability claim lawsuit' as the next step. In this 'Liability claim lawsuit', myself and the Honorable court would need your participation and that of your L&T division all the way until the lawsuit is brought to conclusion by the execution of all 62 sale agreements. Your participation and that of your team is the most important requirement for this lawsuit, since there is activity, tasks, co-ordination work connecting many divisions within MEA India; such as Protocol division, UN Summits division, UNP division, and if needed UNES division and Parliament & Coordination Division. Such co-ordination could be brought about according to law only by your division, by your leadership and presence in the court until the lawsuit is taken to conclusion. I look forward to your remarks on this.

Srinivas S. Devathi

Inventor and Author

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

July .

roundcube

-A2-

roundcube

Subject Fwd: Re: CPC Section 86 clause 6 gives me the reasonable

opportunity of being heard since the court is waiting on

governments permission to sue USPTO

From <srinivas@coolcartechnology.com>

To <aslegal@mea.gov.in>

Cc <eam@mea.gov.in>, <secywest@mea.gov.in>

Date 2021-09-20 18:00

Priority Highest

OS 2487 of 2021 Certified True Copy Court Order Sheet_14092021.pdf (~156 KB)

To,

Mrs. Uma Sekhar, Additional Secretary L&T Division, MEA India

My domain was up for renewal and there has been some e-mail receipt and delivery problems over the last week. Could you confirm the receipt of this e-mail communication that was sent on 14-9-2021?

I have also sent two India post packages that were delivered to your office today. Articles No. EK016734287IN and No. EK016734295IN. These packages have all the vital information pertaining to my lawsuit and its resolution. I await your response to get the lawsuit proceeding initiated.

Srinivas S. Devathi

Inventor and Author

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

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

Subject:Re: CPC Section 86 clause 6 gives me the reasonable opportunity of being heard since the court is waiting on governments permission to sue USPTO

Date:2021-09-14 17:29

From:srinivas@coolcartechnology.com

To:aslegal@mea.gov.in

Cc:eam@mea.gov.in, secywest@mea.gov.in

To,

Mrs. Uma Sekhar, Additional Secretary L&T Division, MEA India

The certified true copy of the Court order sheet for OS 2487 of 2021, that I received today is attached with this communication. I refer you to the Honorable Judges comments on page 3 dated 3/7/2021.

The Judge records 'receipt of approval from MEA to address argument on maintainability of the suit'. The only remaining argument is your 'Consent letter' to sue USPTO, summon WIPO, and IPI for fact checking purposes. My next hearing date is on 21/9/2021.

I cite CPC section 86 clause 6 for you to provide me reasonable time to hear my lawsuit. And if you have, up on your review of the lawsuit at my website, are ready to issue the consent letter, I look forward to the letter pdf file duly signed by you, Secretary to Indian govt, that I can submit to the court.

Srinivas S. Devathi

Inventor and Author

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

Mary 108

-43-

On 2021-09-09 19:29, srinivas@coolcartechnology.com wrote:

To,

Mrs. Uma Sekhar

Today I had a court hearing date on the lawsuit OS 2487 of 2021. The judge heard the matter and tells me that everything is in place, except the only missing 'Consent of the central government certified in writing by a secretary to that government', to address CPC section 86 to summon D1, D3, and D4 in the case.

I read the CPC section 86 in detail today, and clause 6 gives me the legal right to make my request for your consent and be given reasonable opportunity to be heard on the lawsuit.

I do not want this lawsuit also to be returned to me due to your consent letter pending. I REQUEST THAT YOU MAKE THIS SUBJECT A PRIORITY AND SCHEDULE DISCUSSION TIME NEXT WEEK. I do not want all the effort of working on this suit and proving the legal points to Honorable court to go waste.

On the contrary, according to CPC section 86 clause 2; if you (central government) have noted that sub-clauses a, b, c, or d applies to my case, you must let me know. I know USPTO has not instituted a suit against me. They do not trade in local limits of this jurisdiction.

Given all the above, could you immediately schedule discussion time, so that I could take this lawsuit forward, for the sake of justice, equality, and according to Patent Cooperation Treaty.

I look forward to your expedited response.

Srinivas S. Devathi

Inventor and Author

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

And Substitute of the Substitu

Subject Re: OS 42 of 2022 - Waiting to receive the Consent Letter as part

of the WS

From

<srinivas@coolcartechnology.com>

Ю

<aslegal@mea.gov.in>

Date

2022-06-28 14:39

Priority

Highest

To,

Mrs. Uma Sekhar

I once again make myself available for any scheduled discussions, so that your office can issue the 'Consent letter' at the earliest. This communication is for us to prepare by the next court date 17-8-2022, so that we are ready to submit the 'Consent letter' to the Honorable court.

Kindly make this activity the HIGHEST priority subject.

Srinivas S. Devathi

Inventor & Author

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

On 2022-06-09 14:43, srinivas@coolcartechnology.com wrote:

To,

Mrs. Uma Sekhar

The court had no sitting and the case OS 42 of 2022 has been posted for a long date 17-8-2022. There is urgency in this suit, for receiving the 'Consent Letter' of Indian government. I must initiate the proceeding of OS 2487 of 2021 at the earliest. I look forward to the Consent letter with your WS on next hearing date.

Srinivas S. Devathi

Inventor & Author

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

June 18 4

roundcubel

URGENT - HIGHEST PRIORITY - Waiting for the Consent letter to Subject

initiate proceeding against USPTO

From <srinivas@coolcartechnology.com>

<aslegal@mea.gov.in>, <eam@mea.gov.in>

<secywest@mea.gov.in>, <psfs@mea.gov.in>, Сс

<secyeast@mea.gov.in>, <secyer@mea.gov.in>, <secycpv@mea.gov.in>, <dirlegal@mea.gov.in>,
<jslegal1@mea.gov.in>, <js.summits@mea.gov.in>,

<jsunp@mea.gov.in>, <jsmer@mea.gov.in> 35 more...

Date 2022-10-14 16:02

Priority Highest

To,

Mrs. Uma Sekhar

I filed the suit OS 2487 of 2021 on 9-4-2021.

Since then I have made several phone calls, sent you several e-mail reminders to issue the 'Consent letter of Indian government duly signed by secretary to the government' to sue USPTO, and summon WIPO and IPI - India PTO to assist the court with fact finding and discovery.

To this effect, I couriered the request letter along with details on 15-9-2021. After reviewing the details of the suit and my request, over the telephonic discussion on 22-9-2021, you confirmed that you would be issuing the Consent letter. It has been over an year since our communication.

I am still waiting for the 'Consent letter' and so is the Honorable court, to initiate the proceeding against USPTO. MAKE THIS REQUEST THE HIGHEST PRIORITY, GIVEN THE AMOUNT OF TIME THAT HAS LAPSED. AND ISSUE THE CONSENT LETTER IMMEDIATELY FOR THE SAKE OF EQUALITY AND JUSTICE.

Srinivas S. Devathi

Inventor ad Author

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

Subject Read-Receipt: Re: Issue of Ministry letter to Honorable judge at

City civil court

From Uma Sekhar <aslegal@mea.gov.in>

<srinivas@coolcartechnology.com>

Date 2021-07-06 15:06

То

-46-

Annepure 5-Page 1

roundcubs

The message sent on July 6, 2021 at 12:52:35 PM GMT+05:30 to <u>aslegal@mea.gov.in</u> with subject "Re: Issue of Ministry letter to Honorable judge at City civil court" has been displayed. This is no guarantee that the message has been read or understood.

Reporting-UA: 164.100.42.2, 100.80.18.194; ZimbraWebClient - FF57 (Linux)/8.8.15_GA_2142

Original-Recipient: rfc822;<u>aslegal@mea.gov.in</u>
Final-Recipient: rfc822;<u>aslegal@mea.gov.in</u>

Original-Message-ID: <82dfab23a473b36a357c4e61cac54c13@coolcartechnology.com>

Disposition: manual-action/MDN-sent-manually; displayed

James 48.

Subject Read-Receipt: Re: Issue of Ministry letter to Honorable judge at

City civil court

From Uma Sekhar <aslegai@mea.gov.in>

To <srinivas@coolcartechnology.com>

Date 2021-07-12 14:06

47 -



The message sent on July 12, 2021 at 1:12:17 PM GMT+05:30 to <u>aslegal@mea.gov.in</u> with subject "Re: Issue of Ministry letter to Honorable judge at City civil court" has been displayed. This is no guarantee that the message has been read or understood.

Reporting-UA: 164.100.42.2, 100.80.16.139; ZimbraWebClient - FF76 (Linux)/8.8.15_GA_2142

Original-Recipient: rfc822;<u>aslegal@mea.gov.in</u>
Final-Recipient: rfc822;<u>aslegal@mea.gov.in</u>

Original-Message-ID: <a9c7d7615a2d2ffc7e57bb4d485ec2af@coolcartechnology.com>

Disposition: manual-action/MDN-sent-manually; displayed

America B.

Subject Read-Receipt: URGENT - KINDLY MAKE THIS REQUEST HIGH

PRIORITY - Court is awaiting the Ministry letter regarding CPC

section 86

From Uma Sekhar <aslegal@mea.gov.in>

To <srinivas@coolcartechnology.com>

Date 2021-08-03 14:21



The message sent on August 3, 2021 at 1:12:46 PM GMT+05:30 to <u>aslegal@mea.gov.in</u> with subject "URGENT - KINDLY MAKE THIS REQUEST HIGH PRIORITY - Court is awaiting the Ministry letter regarding CPC section 86" has been displayed. This is no guarantee that the message has been read or understood.

-48-

Reporting-UA: 164.100.42.2, 100.80.18.217; ZimbraWebClient - FF57 (Linux)/8.8.15_GA_2148

Original-Recipient: rfc822;<u>aslegal@mea.gov.in</u>
Final-Recipient: rfc822;<u>aslegal@mea.gov.in</u>

Original-Message-ID: <9233c13f81d1b832ba4e8812e7c1b3ab@coolcartechnology.com>

Disposition: manual-action/MDN-sent-manually; displayed

The state of the s

Subject Read-Receipt: URGENT - ISSUE THE MINISTRY LETTER TO THE HONORABLE COURT ACCORDING TO LAW

Hara Caliban and and Ones and in

Uma Sekhar <aslegal@mea.gov.in>

<srinivas@coolcartechnology.com>

Date 2021-08-09 14:15

From

To

-49 -



The message sent on August 9, 2021 at 1:19:50 PM GMT+05:30 to aslegal@mea.gov.in with subject "URGENT - ISSUE THE MINISTRY LETTER TO THE HONORABLE COURT ACCORDING TO LAW" has been displayed. This is no guarantee that the message has been read or understood.

Reporting-UA: 164.100.42.2, 100.80.16.139; ZimbraWebClient - FF57 (Linux)/8.8.15_GA_2148

Original-Recipient: rfc822; aslegal@mea.gov.in Final-Recipient: rfc822; aslegal@mea.gov.in

Original-Message-ID: b25d1927cd7bfc4cd8cf692e55a14cb9@coolcartechnology.com

Disposition: manual-action/MDN-sent-manually; displayed

The same of the sa

Subject Read-Receipt: Re: URGENT - ISSUE THE MINISTRY LETTER TO

THE HONORABLE COURT ACCORDING TO LAW

From Uma Sekhar <aslegal@mea.gov.in>

To <srinivas@coolcartechnology.com>

Date 2021-08-16 16:36



The message sent on August 16, 2021 at 4:29:37 PM GMT+05:30 to <u>aslegal@mea.gov.in</u> with subject "Re: URGENT - ISSUE THE MINISTRY LETTER TO THE HONORABLE COURT ACCORDING TO LAW" has been displayed. This is no guarantee that the message has been read or understood.

-50-

Reporting-UA: 164.100.42.2, 100.80.16.139; ZimbraWebClient - FF57 (Linux)/8.8.15_GA_2148

Original-Recipient: rfc822;<u>aslegal@mea.gov.in</u> Final-Recipient: rfc822;<u>aslegal@mea.gov.in</u>

Original-Message-ID: <70e37a9ebf5eeef3935c6436d39d4cb7@coolcartechnology.com>

Disposition: manual-action/MDN-sent-manually; displayed

July 18 ..

Read-Receipt: CPC Section 86 clause 6 gives me the reasonable Subject

opportunity of being heard since the court is waiting on

governments permission to sue USPTO

From То

Uma Sekhar <aslegal@mea.gov.in> <srinivas@coolcartechnology.com>

Date 2021-09-10 09:54



The message sent on September 9, 2021 at 7:29:47 PM GMT+05:30 to <u>aslegal@mea.gov.in</u> with subject "CPC Section 86 clause 6 gives me the reasonable opportunity of being heard since the court is waiting on governments permission to sue USPTO" has been displayed. This is no guarantee that the message has been read

Reporting-UA: 164.100.42.2, 100.80.18.211; ZimbraWebClient - GC87 (Linux)/8.8.15_GA_2148

Original-Recipient: rfc822; aslegal@mea.gov.in Final-Recipient: rfc822; aslegal@mea.gov.in

Original-Message-ID: <246f7fb37d4b8dc6fb2ca2790a20af21@coolcartechnology.com>

Disposition: manual-action/MDN-sent-manually; displayed

Read-Receipt: Fwd: Re: CPC Section 86 clause 6 gives me the Subject

reasonable opportunity of being heard since the court is waiting



Uma Sekhar <aslegal@mea.gov.in> From To

<srinivas@coolcartechnology.com>

2021-09-20 18:05 Date



The message sent on September 20, 2021 at 6:00:09 PM GMT+05:30 to aslegal@mea.gov.in with subject "Fwd: Re: CPC Section 86 clause 6 gives me the reasonable opportunity of being heard since the court is waiting on governments permission to sue USPTO" has been displayed. This is no guarantee that the message has been read or understood.

Reporting-UA: 164.100.42.2, 100.80.16.139; ZimbraWebClient - FF57 (Linux)/8.8.15_GA_2148

Original-Recipient: rfc822; aslegal@mea.gov.in
Final-Recipient: rfc822; aslegal@mea.gov.in
Original-Message-ID: <d68f65bbbd07lcddfe8a9eeff44bd87@coolcartechnology.com>

Disposition: manual-action/MDN-sent-manually; displayed

Subject Read-Receipt: OS 42 of 2022 - Waiting to receive the Consent

Letter as part of the WS

From Uma Sekhar <aslegal@mea.gov.in>

To <srinivas@coolcartechnology.com>

Date 2022-06-09 14:50

F2 -



roundcube

The message sent on June 9, 2022 at 2:43:40 PM GMT+05:30 to <u>aslegal@mea.gov.in</u> with subject "OS 42 of 2022 - Waiting to receive the Consent Letter as part of the WS" has been displayed. This is no guarantee that the message has been read or understood.

Reporting-UA: 164.100.42.2, 100.80.16.139; ZimbraWebClient - GC97 (Linux)/8.8.15_GA_2148

Original-Recipient: rfc822; aslegal@mea.gov.in Final-Recipient: rfc822; aslegal@mea.gov.in

Original-Message-ID: <905e4f26eaa060e120da3f2047c205d6@coolcartechnology.com>

Disposition: manual-action/MDN-sent-manually; displayed

ANS ...

Read-Receipt: URGENT - HIGHEST PRIORITY - Waiting for the Subject

Consent letter to initiate proceeding against USPTO

This is no guarantee that the message has been read or understood.

From

Uma Sekhar <aslegal@mea.gov.in>

То

<srinivas@coolcartechnology.com>

Date

2022-10-14 19:04



The message sent on October 14, 2022 at 4:02:43 PM GMT+05:30 to aslegal@mea.gov.in with subject "URGENT - HIGHEST PRIORITY - Waiting for the Consent letter to initiate proceeding against USPTO" has been displayed.

Reporting-UA: 10.21.167.32, 100.80.18.208; ZimbraWebClient - GC105 (Linux)/8.8.15_GA_2148

Original-Recipient: rfc822; aslegal@mea.gov.in Final-Recipient: rfc822; aslegal@mea.gov.in

Original-Message-ID: <41e940b5628e459fc25ef1d20ee4c179@coolcartechnology.com>

Disposition: manual-action/MDN-sent-manually; displayed

-55-

Annupure 6-Page 1

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, 2034

THE EXPIRY DATE SET ABOVE MARKS THE END OF LAST YEAR OF THE PATENT US 8,910,998 B1, 20 YEAR IP PROTECTION TERM. THE WEALTH ACCORDING TO THIS WILL SHALL BE DISTRIBUTED TO THE ALLOCATED DESTINATION PARTIES / ACCOUNTS BEFORE THE EXPIRY DATE.

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

CONTEXT:

I, Srinivas S. Devathi, Inventor to 'Systems and methods for altering the color, appearance, or feel of a vehicle surface' with patent grant from USPTO (Patent number US 8,910,998 B1 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 (15 national stage and 2 regional 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 most of my property / assets / wealth are 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 nor 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 from 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 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'.

AKS HAMARAYANA Bengaluru Urban Reg. No. 28363 Expiry Dt: 07-03-2025 Page 1 of 2 Dello Dello

22/08/2022

PERCENTAGE ALLOCATIONS TO REMAIN THE SAME DESPITE A SALE PRICE RESET:

Percentage wealth allocation, and the payable receiving parties given in this document shall stay the same even if the patent sale price valuation is reset to any number higher than 93 Trillion Earthlings / \$, not limiting to and also including sale price numbers such as 220, 230, 240, or 250 Trillion Earthlings / \$.

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.
 - 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 State Governments on doing the right projects, the right way until 'Goal year 2050' is achieved, by heading a unit called 'Indian Economic Council'.
 - 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 Earthling Foundation Public charitable Trust.
 - 22.5% will be allocated to the Earthling Foundation Private 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 Private and Public 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.

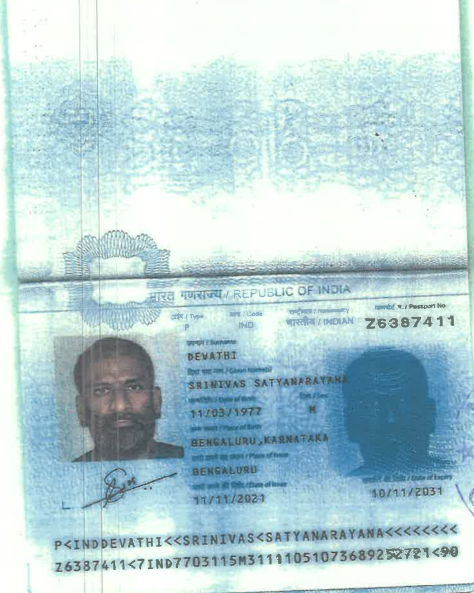
I, Srinivas S. Devathi, Inventor to 'patent US 8,910,998 B1'; state that this is my Current active Living Will and this is how I want the money allocated, while alive or dead.

This Living Will shall be accompanied with an addendum document which will be versioned over the years to come, which will contain all other details such as registration numbers, bank account numbers, and up to date contributions paid to the receiving parties.

uru Urban Reg. No. 20363

TTESTED BY ME Srinivas S. Devathi, Inventor and Author Government of Bangalore, India, Date: 22 08 2022 # 15, 1st Main, 2nd Cross

Hear ImpactPage 2 of 2 arnataka . 560 ng:



18.

LAKS MINARAYANA

LAKS MINARAYANA

Bengaluru urban

Bengaluru urban

Reg. No. 20363

Reg. No. 20363

AKSHININA AYANA BA A Advocate & Notary Public Advocate & Notary Public Government of India # 15, 1st Main, 2nd Cross # 15, 2st Main, 2nd Cross # 15,

And B.

DD STREET / MSA

form / court in Province to the / Name of Entrey / Logal Contestion

SATYANARAYANA DEVATRI

THE RESIDENCE OF RESIDENCE

PREMALEELA SATYANAHAYANA DEVATHI

गात क समित्रा माने / Name of Spinish

THE PARTY

NO 63,11TH B CROSS, 3RD MAIN

PRASHANTH NAGAR, BENGALURU

PIN:560079, KARNATAKA, INDIA

24694137 31/01/2018 BENGALURU

2402413

BN1073689252721

LAKSHMINARAYANA
Bengaluru urban
Bengaluru urban
Reg. No. 20363
Reg. No. 20363
Expiry Dt:
07-03-2025

RUB COPY ATTESTED BY ME

ANGHMIN RAYANA, BA, LLB

Advocade & Notary Public

Advocade & Notary Public

Government of India

Government of India

15, 1st Main, 2nd Cross

15, 1st Main, 2nd Cross

Bengaluru Urban Karnataka . 569 ng:

Bengaluru Urban Karnataka . 569 ng:

Gud.





Extracts from the Register of Copyrights

Dated: 22/02/2019

Registration Number

Name, address and nationality of the applicant

Nature of the applicant's interest in the copyright of the : OWNER

Class and description of the work 4.

Title of the work

6. Language of the work

LITERARY DRAMATIC WORK

: L-81033/2019

Name, address and nationality of the author and if the SRINIVAS S. DEVATHI , 63, 11TH 'B' CROSS, 3RD MAIN, author is deceased, date of his decease PRASHANTHNAGAR, BANGALORE-560079

INDIAN

Whether the work is published or unpublished

Year and country of first publication and name, address : N.A. and nationality of the publisher

Years and countries of subsequent publications, if any, : N.A. and names, addresses and nationalities of the publishers

 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

Names, addresses and nationalities of other persons, if any, authorised to assign or licence of rights comprising the copyright

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).

14. If the work is an 'Artistic work', whether It is registered : N.A. under the Designs Act 2000 if yes give details.

15. If the work is an 'Artistic work', capable of being: N.A. 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.

16. Remarks, if any

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

PROJECT EARTHLING

: ENGLISH

SRINIVAS S. DEVATHI , 63, 11TH 'B' CROSS, 3RD MAIN. PRASHANTHNAGAR, BANGALORE-560079 INDIAN

UNPUBLISHED

SRINIVAS S. DEVATHI , 63, 11TH 'B' CROSS, 3RD MAIN, PRASHANTHNAGAR, BANGALORE-560079 INDIAN

SRINIVAS S. DEVATHI , 63, 11TH 'B' CROSS, 3RD MAIN, PRASHANTHNAGAR, BANGALORE-560079

INDIAN

DEPUTY REGIS

KSHMNARAYANA No. 20353 Expiry Dt

Advocaty & Notary Public Govarament of India Vear Impact College Amos Layout Kongehall Rendaturu Walan Karnatasa 1900 134

उप पंजीयन अधिकारी प्रतिलिप्याधिकार DEPUTY-REGISTRAR OF COPY-RIGHT

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.

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 vise 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.

Page 1 of 5

A LAKS MINARAYANA

A LAKS MINARAYANA

Bengama Urban

Bengama 20363

Control of the second of the sec

TRUE COPY ATT STED BY ME

ACCORDE & Motory Public

Advocate & Motory Public

Government of India
15, 1st Main, 2nd Cross
15, 1st Main, 2nd Cross
tear Impact College, Anco Layout Kodigeral
tear Impact College, Anco Layout Kodigeral
Rengaluru Urban Karnataka - 560 ha;

Jan 18.

- c) The standard method of bailing out all Corporations / Banks in USA by injecting money into the system. E.g., 2007-2008 Credit crisis due to Housing bubble burst; they bailed out all banks by printing money.
- d) Most of the USA Corporations are bloated with surplus funds and cash, because of available credit, as Banks could be bailed out anytime.
- e) Despite all the expenses as listed above, USA economy has not weakened in the last few decades. And USD does not show a sign of weakening, due to the global demand.

One must think where all this money spent came from without having a negative impact on their economy. Their economy does not have a downturn and their currency has not weakened. It always seems to strengthen against most global currencies. In fact; it is said that waging wars is a means of driving GDP numbers by producing more weapons (e.g., Lockheed Martin stock price earnings). They have had this kind of a run because USD has been a standard for global trade for so long. Simply put, they have made all the other countries look like dumb idiots / morons for so long. Should the World continue to deal with this imbalance on Planet Earth? Should USA continue to dominate and in doing so, block all other countries growth prospects and development opportunities?

I, as Indian citizen realized that such a global environment is not conducive for India to become a developed country. This needs correction, if the aspirations of 1.32 Billion Indian citizens must be met and realized. Since this is a global problem, the same thought applies to every non-USA country. I personally am interested in making India a developed country by year 2050 (Goal year 2050).

The Solution: A new global trade and exchange currency, which is not the currency of any single country.

- A new global Trade currency, import / export standard currency which is not a currency of any single nation in the World.
- I have called it as 'Earthling'. The currency symbols as I have envisioned are given towards the end of this document. In common usage (terminology) Earthlings could be called as 'Ellies'.
- 3) Earthling will hold its value for a period of 10 years. At the end of 10 years, a council of global economists will either strengthen it or weaken it depending on the needs of developing and least-developed countries. And it shall hold that value for another 10 years. The cycle will repeat.
- 4) First valuation of Earthling could be same as USD when rolled out. Earthling will not have a decimal such as paisa, cent or penny equivalent.

In such a scenario, all global trade (Import / export between any number of countries), global commodity pricing will be done in Earthlings. The commodity prices are against a single frame of non-fluctuating reference. The pricing truly reflects the commodity demand / supply situation. In turbulent economic times, it will be the safest currency to offload wealth into. What better than something that holds the same value for 10 years. Investment bankers will love such an instrument. Investors can ride turbulent times with much ease.

Page 2 of 5

The state of the s

LAKSHMINARAYANA
Bengahar Urban
Reg. No. 20363
Expiry Dt:
97-98-2025

18 ...

Features / Advantages:

- 1) Earthlings will be printed only in 2 or 3 mints, all located in a single place. These mints will be monitored by representatives from all countries (at least one from each country).
- 2) Most forex reserves held by each country must be in Earthlings.
- 3) However, Investment Bankers who trade in currencies, can be allowed to do so, on a single global standardized platform.
- 4) Each country will have to hold only their local currency and Earthlings as Foreign exchange reserves. If their Central Banks want to hold some reserves in other currencies (purely from an investment or holdings vantage point), they could do so.
- 5) 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.
- 6) All global trade commodities will be priced in Earthlings.
- 7) 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.
- 8) 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.
- 9) Global banking is simplified. Many to many currency conversion headaches are removed for Banks.
- 10) Most importantly, this brings economic and trade equality to planet earth. World will become a single market place for most exporters.
- 11) It gives equal opportunity to all countries and brings balance to global trade.
- 12) Countries with no currency today, should come up with their own currency which is at a certain proportion against Earthling, to enable them to do trade or generate wealth from what they could export.
- 13) All developing and least developed countries benefit significantly from this. USA and its economy will also be subjected to checks and balances.
- 14) BRICS can take advantage of this new system and can be much more competitive on the global stage, as undue advantage of USA that has gone on for centuries is eliminated.
- 15) Allows India and China to get to number 1 or 2 positions in the economic scale in few decades. This reform is the most important to global economic situation as it stands today. Without this reform, BRICS and other countries aspiring to develop stand no chance.
- 16) Each country could have a special 'International trade Bank' which allows bulk Earthling transactions to other entities in other countries, for registered global traders who do import / export of goods. As another thought, all international trade must be done online and should be transparent to the government, CB and the special International trade Bank in the country.
- 17) All banks should allow international wire transactions in Earthlings, in smaller amounts with a cap, for regular citizens.

Page 3 of 5

LAKSHIMNARAYANA
Benga uru Urban
Ray. No. 20363
Expiry Dt:
07-03-2025

1

18) Local or domestic business; whether online or offline, must be conducted in the local national currency only.

Countries / Geographies:

Let's 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 to this global 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 policing all other countries to stop their progress and growth. India must take the lead to drive this initiative through G20 summit and other global forums.

Roll-out Steps: The procedural steps involved in launching 'Project Earthling' will be as follows.

<u>Step 1</u> - The initiative must be introduced at several global forums, such as G20 Summit, WTO, WIPO, UN, World Bank, IMF and all country governments and CB's.

<u>Step 2</u> – 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, governing team and other details).

Step 3 — Once the initiative is voted in, we need to design the currency bills. (a) Billion and Millon Earthling bills for CB holdings and exchanges. (b) 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 businesses.

<u>Step 4</u> - 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.

<u>Step 5</u> – 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.

Page 4 of 5



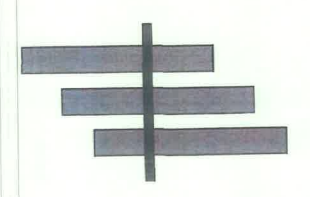
J. B.

-6A-

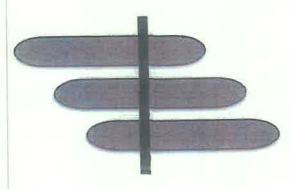
Project EARTHLING Srinivas D.S. - Jan 15, 2019

Earthling Currency symbols:

Possible Earthling Symbol 1.



Possible Earthling Symbol 2.



COPYRIGHT OFFICE NEW DELHI

छप पंजीयन अधिकारी प्रतितिव्याधिकार DEPUTY REGISTRAR OF COPY-RIGHT

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).

LAKSHM (NARAYANA Bengaluru Urban Rog. No. 20363 Expiry Dt: 07-03-2025

Page 5 of 5

TRUE COPPY ATTESTED BY MI Advocate Notary Public Government of India

Annexure 7 - Page (

IN THE HIGH COURT OF KARNATAKA, BENGALURU

W.P. No. _____/2022

WEALTH DISTRIBUTION IN INDIA ACCORDING TO MY EXECUTED LIVING WILL DATED 22-08-2022

In this document, I present the wealth distribution within India, at the conservative sale price 93 Trillion Earthlings / \$. The wealth that I will bring by the sale of intellectual property rights to my invention patent US 8,910,998 for 62 world countries, through the execution of 62 sale agreements in an Indian court. Invention US 8,910,998 is worldwide international application recognized by PCT PCT/US2014/046619 filed on 15-7-2014. percentage The allocations to remain the same irrespective of a sale price reset to a price higher than 93 Trillion Earthlings / \$.

	LIVING WILL of Srinivas S. Devathi, dated 22-08-2022, over the			
		EARTHLINGS / \$		
62				
country	I, Srinivas S. Devathi, will bring the wealth via liability claim			
IP rights	lawsuit proceeding to be filed in Indian courts, as per law for			
sale	justice and equity, and enforcement of PCT, the Treaty.	93,000,000,000,000		
	Earthling Foundations Public Trust (22.5%). I will be heading the			
45% of	Earthling Foundations public trust and rolling out initiatives			
the total 93	over the next 30 years, to achieve Goal Year 2050 for India.	20,925,000,000,000		
	Earthling Foundations Private Trust (22.5%). I will be heading			
Trillion	the Earthling Foundations private trust and rolling out			
wealth	initiatives over the next 30 years, to achieve Goal Year 2050 for			
	India.	20,925,000,000,000		
	Indian Government, to Commissioner of Income tax			
	department (20%)	18,600,000,000,000		
45% of	department (20%)	18,000,000,000,000		
the total	Progress & Development funds paid to (Indian Government), to			
93	Hon'ble Prime Ministers India Development Fund (10%)	9,300,000,000,000		
Trillion				
wealth	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.			

and its

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			
UT	Chandigarh	1,054,686	1,210,228,666			
	Andaman and Nicobar					
UT	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		13950.0000000000000		

Bengaluru

Date: 28-10-2022

Petitioner /

Party-in-Person

Form A - Page [

IN THE HIGH COURT OF KARNATAKA, BENGALURU

W.P. No. _____/2022

<u>FORM-A</u> APPLICATION FOR PERMISSION TO APPEAR IN PERSON

[See Rule 5]

(To be duly Attested by Oath Commissioner/Notary)

I, Sri/Smt Srinivas S. Devathi, party-in-person, is willing to accept an advocate appointed by Court / Party in Person Committee / intend to argue my case in-person, in case W.P. No. ______ as petitioner / respondent.

Hence, I may be permitted to appear in person

Place: Bengaluru

Date: 2 8 OCT 2022

LAKSHOMIAR IVANIA LAKSHOMIAR IVANIA 1353 **SIGNATURE**

(Party-in-Person)

A FALL AVANA, BI

Advocate & Notary Public GOVT OF INDIA

SINO- 9929

IN THE HIGH COURT OF KARNATAKA, BENGALURU W.P. No. ______/2022

FORM-B UNDERTAKING

[See sub-rule (2) of Rule 8]

- I, Sri/Smt Srinivas S. Devathi, party-in-person, do hereby undertake
 to appear in-person or defend the matter as a party-in-person. That
 I shall maintain the decorum or the Court and shall not use or
 express objectionable and unparliamentary language or behavior
 during the course of hearing in the Court or in the Court premises
 or in the further pleadings.
- 2. Further, if I fail to abide by the above, the Court may dismiss the proceedings filed by me and may pass such further adverse order and may proceed in accordance with the Rules in this Chapter or any other law.

Place: Bengaluru

Date: 28-10-2022

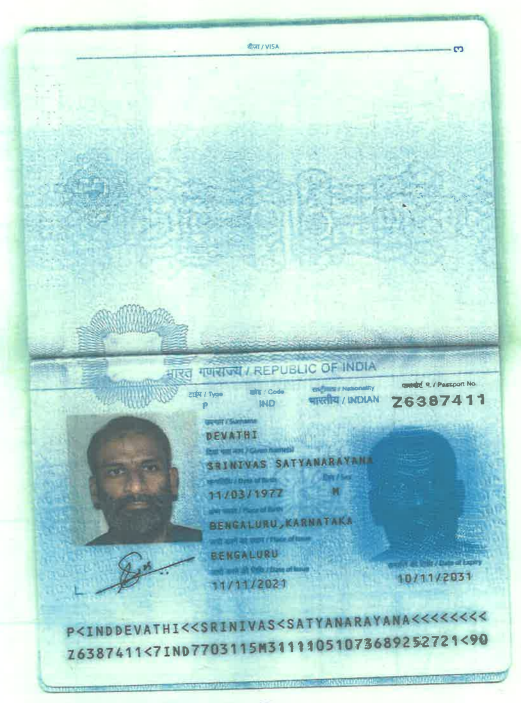
SIGNATURE

(Party-in-Person)

Enclosures: Proof of Identity

Proof of Address

Posport photospies attacked 2 pages.



Aurung 08



AKSHMINARAYANA, BA, LIB

AKSHMINARAYANA, BA, LIB

Advocate & Notary Public

Advocate & Notary Public

Government of India

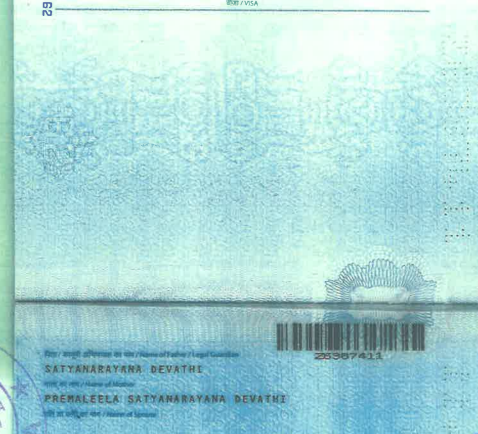
Government of India

4 15, 1st Main, 2nd Cross

15, 1st Main, 2nd Cross

Harrimpact College, Amco Layout, Kodigehall

Hear Impact College, Amco Layout, College, Amco Layout, College, Amco Layout, College, Amco Layout, C



LAKSI MINARAYANA
Bengaluru Urban
Bengaluru Urban
Reg. No. 20363
Reg. No. 20363
Expiry Dt:
07-03-2025

THE Address

NO 63,11TH B CROSS, 3RD MAIN

PRASHANTH NAGAR, BENGALURU

PIN: 560079, KARNATAKA, INDIA

पुराने पारापीर्ट का म. और इंच्छे आर्ट होने की लिए एवं स्थान / Dus Passoon No. With Date and Pock of Gree

Z4694137 31/01/2018 BENGALURU

BN1073689252721

James 189.

RUE COPY ATTESTED 3

28 10 20 20

2A/SHMINAR YANA, BA, LLB

Advocate A Notary Public

Advocate A