

Subject **PCT International application  
PCT/US2014/046619 - Introduction of Project  
Earthling(c) at WIPO assembly**



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Priority Highest

- A1 - Project Earthling - Reform 250 years too late.pdf (~199 KB)
- Doc 20 - 1 PE Copyright.pdf (~271 KB)
- Doc 20 - 2 Project Earthling\_Additional detail.pdf (~515 KB)

To,

Mr. Daren Tang, Director General of WIPO,

and Mrs. Agnes, The contact for all subjects related to this PCT international application

**The magnitude and scale of this PCT international application:**

I request that you review the set of claims from my patent US 8,910,998 with issue date of 16-12-2014. The claims are so strong and impenetrable, that all the automotive manufacturers (OEM'S) across the world cannot like NOT infringe to embrace the patented technology. The replica PCT application PCT/US2014/046619 with the same impenetrable claims made USA realize the true magnitude and scale of this PCT international application. If the claims were weak, they would not have worried this much. The converse made them commit the 'Worldwide fraud', 'Breach of Patent Cooperation Treaty', as the invention coupled with the strongest set of claims will bring the wealth into India and question their authority. Thus they commit this worldwide fraud related to this PCT international application. The breach of the Patent cooperation Treaty is summarized here.

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

**The worldwide IP rights sale price for this PCT international application:**

After a thorough Automotive industry analysis and detailed production data study, I have segregated the sale price ranges as given in this table across the expression categories mentioned. My chosen very conservative sale price of 93 Trillion \$ / Earthlings itself is considered an alien number when compared to normal transactions in the world. However, these are numbers derived from 'publicly listed' automotive manufacturers data. The numbers are real and many asset valuation authorities as you would realize would come up with a much higher sale price than what I have chosen.

<b>Expression of the range</b>	<b>10% of the 100-year projected economic activity of my invention across 62 countries. In Earthlings / \$</b>
Conservative	<b><u>93 Trillion (Chosen)</u></b>
Conservative-Realistic	94 Trillion – 125 Trillion. I considered 110 Trillion as a final claim in this range.
Realistic	125 Trillion – 150 Trillion. Numerically, I can justify up to 150 Trillion.

Aggressive 150 Trillion – 250 Trillion

Exaggerated 250 Trillion – 300 Trillion

Given the above two sections, USPTO and combined USA have used several negative tactics to steal this wealth, deny the positive effects of this invention to me, India, and all the PCT contracting states. However, according to law, and Patent cooperation Treaty justice will be delivered through the court, and USPTO will eliminate the fraud and breach of patent cooperation treaty. If you are interested to read the details of the lawsuits, kindly review the details at the following website webpage links:

<https://srinivasdevathi.com/liability-suit-for-93-trillion/>

<https://srinivasdevathi.com/neutralize-negative-tactics-lawsuit/>

**In the Fraud elimination lawsuit**, I have listed WIPO as one of the defendants, ONLY to assist the Honorable court in the discovery and fact finding phase. WIPO will be summoned to help the Honorable court in delivering justice and when possible assist the Honorable court in executing 62 sale agreements that allow the distribution of IP rights to my invention to each of the 62 countries. Your involvement in this subject is of great importance to uphold the 'Patent Cooperation Treaty' that has been embraced by 153 world countries, and deliver justice to 61 non USA countries.

**TO PRESERVE AND PROTECT THE ENFORCEMENT OF PATENT COOPERATION TREATY SIGNED BY 153 COUNTRIES:**

I must introduce Project Earthling(c) to 193 member countries at WIPO assembly. Ideally the next possible assembly, that you can schedule me to introduce the macro-economic reform, as the reform alone will allow the distribution of IP rights in a structured manner with true value given to each PCT country.

**Introduce Project Earthling(c)** - A macro-economic reform which will enable the distribution of IP rights to this PCT international application IP rights across 62 countries by allowing the execution of 62 sale agreements. Outside of the facilitation of disbursement of IP rights, the macro-economic reform has numerous benefits to each of the 193 world countries. This reform must have gone live about 250 to 500 years ago and the world has missed on all its benefits for such a prolonged period of time.

I attach the following files about Project Earthling(c) along with this communication.

Project Earthling(c) information brochure.

Copyright of Project Earthling(c).

Details about Project Earthling(c).

My website webpage link for Project Earthling(c) is: <https://srinivasdevathi.com/project-earthling/>

**Can I, the individual inventor to priority patent US 8,910,998 and this PCT international application address the 193 countries at WIPO assembly? Can you accommodate this introduction by making an exception given the magnitude and scale of this application to the world?**

Or should the introduction be by an observer group, which can only be a trust or a foundation? I hope you can make an exception for the introduction of this macro-economic reform by its author, me, who is also the individual inventor to patent US 8,910,998. I look forward to your response.

Srinivas S. Devathi

Inventor and Author

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