BY SRINIVAS S. DEVATHI

CAUSE OF ACTION TO MOVE INTO NEW WORLD ORDER, BY TAKING MACRO-REFORMS LIVE.

You are familiar with the following fact set, from my past communications with your organization. Here is a summary of the 'Cause of action' resulting in the legal remedy activities that we must work together to fully eliminate the 'breach of PCT, the Treaty'.

- I am the inventor to patent US 8,910,998 B1, with patent date of 16-12-2014. The priority application for this patent was filed on 27-3-2014, which was given priority application number 14/227,859.
- By taking priority of the priority patent application 14/227,859, I file PCT international application PCT/US2014/046619, on 15-7-2014, with uspto as the receiving office, RO, and the chosen International Searching Authority, ISA.
- On 5-8-2015, uspto issues a fabricated ISR, International Search Report, with fabricated prior art, with a fabricated date of 4-11-2014, nine months in the past, with the fabricated deadline to file article 19 amendments, seven months in the past.
- Uspto fabricates prior art by taking one of the designs, shell design, figure 4, I disclose in my patent grant US 8,910,998 B1.
- On 5-8-2015, uspto breaches Patent Cooperation Treaty articles 18(2) and 19(1). This breach of PCT has resulted in me losing my invention patent rights in 60 world countries, causing worldwide liability for my invention patent rights loss.
- My invention, including the other sector applications and exemplary thermal insulation application, is the highest valued asset in the world. The legal resolution involves withdrawal, deletion of fabricated ISR, and issue of the correct ISR which is consistent with the patent grant US 8,910,998 B1. Further, the full liability payout must happen by way of execution of 62 sale agreements, one each with each of the 62 world countries.
- By conservative estimate, the total sale value of these 62 sale agreements is set at 93 Trillion Earthlings / \$. Given the upcoming execution of these highest valued agreements, I author the necessary macro-reforms.

BY SRINIVAS S. DEVATHI

- I author the macro-economic reform 'Project Earthling©', and macro-governance reform 'United Nations Global Governance Model 2020©', along with 'Right perspectives for the world'. These reforms must be introduced to the world countries, and brought to their decisive voting for implementation, to enable the execution of the 62 sale agreements.
- A negative tactic used by usa against me, must also be presented to the world countries, and brought to its decisive voting.

WILL BE RECEIVING JUDICIAL ORDERS TO FOLLOW THROUGH WITH THE FOLLOWING STEPS. I LOOK FORWARD TO WORKING WITH YOUR ORGANIZATION.

Myself and division(s) within Ministry of External Affairs, India, are expecting to receive the following Judicial orders and direction to present the macro-reforms, subjects at WIPO assembly session, and bring them for 'decisive voting'.

A. Srinivas S. Devathi and 'Union of India', to work with Mr. Daren Tang, Director General of World Intellectual Property Organization, WIPO, and schedule the introduction of macro-economic reform 'Project Earthling®' by Srinivas S. Devathi, to all 193 member countries, in a full day event by addressing the WIPO assembly. Prior to the introduction, Srinivas S. Devathi and 'Union of India' shall distribute the documentation about Project Earthling® to the Director General of WIPO and all the 193 country delegation teams at WIPO. Reasonable time shall be given to all 193 countries to independently evaluate the presented macro-economic reform Project Earthling®. Srinivas S. Devathi to introduce the macro-reform, by way of addressing the WIPO assembly live from a remote broadcast station set-up in Bangalore, India, or by his physical presence at the WIPO assembly, subject to 'Union of India' security concerns about him travelling internationally.

BY SRINIVAS S. DEVATHI

- B. Srinivas S. Devathi and 'Union of India' to work with Mr. Daren Tang, Director General of World Intellectual Property Organization, WIPO, to bring the macro-economic reform 'Project Earthling©' for its decisive voting at WIPO assembly in a decisive YES or NO option voting, on the question of 'Should Project Earthling© be taken LIVE for the benefit of all the world countries?', after the expiration of the set reasonable time given to 193 world countries to evaluate the macro-reform.
- C. Srinivas S. Devathi and 'Union of India' to work with Mr. Daren Tang, Director General of World Intellectual Property Organization, WIPO, and schedule the introduction of macro-governance reform 'United Nations Global Governance Model 2020©' by Srinivas S. Devathi to all 193 member countries, in a full day event by addressing the WIPO assembly. Prior to the introduction, Srinivas S. Devathi and 'Union of India' shall distribute the documentation on the macrogovernance reform to the Director General of WIPO and all the 193 country delegation teams at WIPO. Reasonable time shall be given to all 193 countries to independently evaluate the presented macrogovernance reform 'United Nations Global Governance Model 2020©'. Srinivas S. Devathi to introduce the macro-reform, by way of addressing the WIPO assembly live from a remote broadcast station set-up in Bangalore, India, or by his physical presence at the WIPO assembly, subject to 'Union of India' security concerns about him travelling internationally.
- D. Srinivas S. Devathi and 'Union of India' to work with Mr. Daren Tang, Director General of World Intellectual Property Organization, WIPO, to bring the macro-governance reform 'United Nations Global Governance Model 2020©' for its decisive voting at WIPO assembly in a decisive YES or NO option voting, on the question of 'Should United Nations Global Governance Model 2020© be taken LIVE for the benefit of the world countries, and to define a new world order?', after the expiration of the set reasonable time given to 193 world countries to evaluate the macro-reform.

BY SRINIVAS S. DEVATHI

- E. Srinivas S. Devathi and 'Union of India' to work with Mr. Daren Tang, Director General of World Intellectual Property Organization, WIPO, and schedule the introduction of 'World energy battle Oil VS Renewable' by Srinivas S. Devathi, forced on him, India, and Hindus living in India, by his public enemies in usa, to all 193 member countries in a session addressing the WIPO assembly directly live from a broadcast station in Bangalore, India. Prior to the introduction, Srinivas S. Devathi and 'Union of India' to distribute documentation on the subject to the Director General of WIPO and all the 193 country delegation teams at WIPO. Reasonable time shall be given to all 193 countries to independently evaluate the presented subject and also to work on the case studies which will be presented along with the documentation.
- F. Srinivas S. Devathi and 'Union of India' to work with Mr. Daren Tang, Director General of World Intellectual Property Organization, WIPO, to bring the World energy battle Oil VS Renewable for its decisive voting at WIPO assembly in a decisive YES or NO option voting, on the question of 'Should the world countries proactively work on investing and doing more research investments in Renewable energy sector?', after the expiration of the set reasonable time given to 193 world countries to evaluate the subject and work on the case studies.

I look forward to working with your organization to collaborate on the above activities, upon the receipt of judicial court orders.

SRINIVAS S. DEVATHI

63, 11TH B CROSS, 3rd MAIN, PRASHANTHNAGAR, BANGALORE - 560079, INDIA INDIAN CITIZEN, 24-4-2023