Subject

WIPO'S INDEPENDENT EVALUATION, AND PERSPECTIVE ON THE FINAL SALE PRICE OF MY INVENTION PATENT US 8,910,998 B1 ACROSS 62 WORLD COUNTRIES. I REFER TO DOCUMENT 17 IN ORIGINAL SUIT ACCESSIBLE AT THE WEBLINK, AND LOOK FORWARD TO YOUR RESPONSE ON CONDUCTING THREE SEQUENTIAL POLLS, CONNECTED WITH PRAYER POINT m OF THE ORIGINAL SUIT.



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Priority Highest

To,

Mr. Daren Tang, Director General of WIPO, International Bureau

I draw your attention to document 17 of the Original Suit, accessible at the weblink https://srinivasdevathi.com/the-legal-resolution-of-cause-of-action-by-execution-of-62-sale-agreements/. I request you to read this document in full detail, and with reference to the prayer point 'm' in the Original Suit. You are already aware of the chosen sale price, the conservative sale price of 93 Trillion Earthlings selected by me for executing the 62 sale agreements.

Like you would observe from document 17, I have factored in 'Automotive Industry data' and 'Thermal Insulation data' for evaluating the sale price. The conservative sale price of 93 Trillion Earthlings is justified just by considering the 'Thermal Insulation exemplary application' alone, and cumulating its valuation of energy savings across 62 world countries. The Automotive Industry by itself could be set at 10 Trillion Earthlings, and further could be added to 93 Trillion, taking the combined sale price to 103 Trillion Earthlings. I also state that I have not included the valuation of Interior décor other sectors for homes, including odd walls. With countries getting wealthy, and with disposable income, the economic activity in this sector is only expected to increase.

In the Original Suit plaint, I indicate my efforts to get a second opinion, independent valuation for the sale price from considered estimation authorities, none of who came up with their independent valuation. From my evaluation, Indian Government and Union of INDIA are ready to go along with my chosen conservative sale price of 93 Trillion Earthlings. The Honorable court would also consider Indian Central Government, Union of INDIA, as the authority to weigh in their independent valuation. A fact, which could also be used as a 'slogan', is 'Seller decides the sale price of his property'.

The legal statement to which you, I, the Honorable court, and Indian Government are bound to, according to Patent Cooperation Treaty signed by 156 world countries is that, 'I am the only APPLICANT according to PCT article 9(1), and there is only one final sale price to my invention patent us 8,910,998 B1, accepted by all the world countries, my liability payout, that we must arrive at'.

These are the multitude of factors to be considered while independently evaluating the final sale price of my Invention patent us 8,910,998 B1 across 62 world countries.

Given these factors, I want to get your 'Independent valuation', perspective on the sale price of my Invention across 62 world countries. After your independent evaluation is done, considering all the factors listed above, if you determine that I have 'undervalued' the sale price, then you and I must present this perspective to the Honorable court in the Original Suit requesting orders for prayer m, to conduct the three sequential polls.

<u>Legal protocol for conducting polls, if we consider exercising prayer point m.</u>

In the event your independent evaluation determines we must exercise prayer point m, in Original Suit, to conduct three sequential polls to arrive at a sale price between 94 and 300 Trillion Earthlings, it brings the involvement of 193 world countries into the sale price selection. If we do exercise this option, it must be exercised with full legal understanding of 193 world countries on the subject, prior to conducting the polls. Legal statement, agreement of 193 countries prior to poll. No complaining, no resentment, no fighting, no argument, on the final resulting number. Ones conducted, you will stand by the poll result number, and it shall be announced as the final sale price for Mr. Srinivas S. Devathi invention patent us 8,910,998 B1, and will be distributed across the 62 sale agreements.

If your independent valuation determines that I have chosen a conservative sale price, however could execute the sale, and avoid the involvement of 193 world countries into selecting the sale price, you could stand by the 'slogan' 'Seller decides the sale price' and support the chosen sale price. This will conclude the sale of my invention at 93 Trillion Earthlings, by executing the 62 sale agreements.

The responsibility to silence a negative tactic of using estimates in the higher expression ranges, in the sale price table for my invention, is on you, me, Indian Government, and the Honorable court. The negative tactic of using these estimates, to attack our work, including 125, 150, 200, 250 and 300 Trillion Earthlings, as the sale price of my invention across 62 world countries, must be terminated. Since this is such a high impact worldwide subject, remediating the breach of PCT articles 18(2) and 19(1) committed by uspto, a legal agreement connecting 156 world countries, we could involve 193 world countries to vote for the sale price, or alternately execute the sale agreements

like I list and describe in documents 28 and 29 of the Original Suit, to the cumulated sale price of 93 Trillion Earthlings.

I look forward to your response to this communication.

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