

IN THE HIGH COURT OF KARNATAKA, BENGALURU
ORIGINAL JURISDICTION

W.P. No. _____ /2024

BETWEEN:

Srinivas S. Devathi, Mobile (91) 966 393 2293

E-mail ID: ProjectEarthling@SrinivasDevathi.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.

.... Respondent 1

OVI Hosting Private Limited,

Ph: 91-9980683194, or 91-9886652578.

Represented by Mrs. Shweta Shetty, and
Mr. Dhanashekar Mani

... Respondent 2

Bharti Airtel Limited,

Tel. +91 11 4666 6100

Represented by Mr. Gopal Vittal, CEO, and
Mr. Sunil Bharti Mittal, Chairman

... Respondent 3

INDEX

Sl. No.	Description	Pages	C.F. Paid
1	Synopsis of case / Chronological sequence of events	1 to 11	
2	Memorandum of Writ Petition under Article 226 & 227 of Constitution of India.	12 to 26	



3	Verifying Affidavit	27	
4	Annexure A – Photocopy of Writ Appeal WA 983 of 2024 filed with this Honorable court on 1-7-2024, in pending status. I also include print out of online status of WA.	28 to 69	
5	Annexure B – List of 62 sale agreements one each with each of the 62 World countries, to be executed by the orders of this Honorable court in WA 983 of 2024.	70 to 72	
6	Annexure C – Remittances made by me to procure data center hosting services from respondent 2, spanning relevant remittances prior to and after acquisition.	73 to 85	
7	Annexure D – Hosting Services invoices, and payment receipt communications sent to me, by respondent 2, prior to and after acquisition.	86 to 95	
8	Annexure E – The planned, well thought out attacks by respondent 2, intentionally attacking my hosted account, causing outages, and disruption of services.	96 to 98	
9	Annexure F – Remittances made by me to procure secure telecommunication and network broadband services from respondent 3.	99 to 103	
10	Annexure G – Invoice given by respondent 3, for their broadband connection service.	104 to 107	
11	Annexure H – Possible usage of respondent 3, to provide poor services, create alias, or steal data, information. Communications with legal question and their inaction.	108 to 112	
12	Annexure J – Details about my public enemies using ‘EXTERNAL CAGE’ attacks, possible future plan of using respondent 2 and respondent 3.	113 to 116	
13	Annexure K – Document on rouge usage of mnc, multi national corporations with no	117 to 121	

	clear definition of why, what, requirement, need, purpose, intent of foreign ownership. The future direction for World countries, their businesses that must establish 'Trade' or 'Business' agreements, transaction dealt in EARTHLINGS, ending slavery and captive centers.		
14	Form A - Duly signed for appearing in person, in front of the Honorable court.	122	
15	Form B - Duly signed for appearing in person, in front of the Honorable court, along with annexures for identification enclosed, my passport photocopies duly notarized.	123 to 125	

Bengaluru

Date: 28/8/2024



PETITIONER

(Party in Person)

**IN THE HIGH COURT OF KARNATAKA, BENGALURU
ORIGINAL JURISDICTION**

W.P. No. _____ /2024

BETWEEN:

**Srinivas S. Devathi,
Aged 47 years,
S/o Late D. Satyanarayana,
Residing at No.63, 11th 'B' Cross,
3rd Main, Prashanthnagar,
Bengaluru - 560 079,
INDIA.
Mobile (91) 966 393 2293
E-mail ID: ProjectEarthling@SrinivasDevathi.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.**

.... Respondent 1

**OVI Hosting Private Limited,
No. 505, 2nd Floor, Guru Krupa Building, 4th Stage, 4th Block,
Hennur Bellary Road, BDA Layout, Bangalore - 560043
Ph: 91-9980683194, or 91-9886652578.
Represented by Mrs. Shweta Shetty, and
Mr. Dhanashekar Mani**

... Respondent 2

Bharti Airtel Limited,

Bharti Crescent 1, Nelson Mandela Road, Vasant Kunj,

Phase II, New Delhi – 110 070.

Tel. +91 11 4666 6100

Represented by Mr. Gopal Vittal, CEO, and

Mr. Sunil Bharti Mittal, Chairman

... Respondent 3

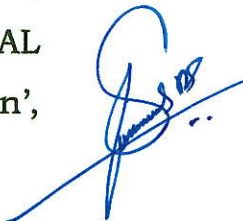
SYNOPSIS OF THE CASE

In this Honorable court, there is WA 983 of 2024, in pending status, with Respondent 1 in this Writ Petition, the Respondent in WA 983 of 2024, the Legal Resolution of the cause of action, to conclude by way of the execution of 62 sale agreements, one each with 62 World countries.

Respondent 2 is 'Data center hosting services' company with their current address indicated above. They were earlier 'HostingRaja, OVI Hosting Pvt Ltd, 1st Floor, Saraswathamma Complex, Akshay Nagar, TC Palya Main Road, Dooravani Nagar Post, Ramamurthi nagar, Bangalore - 560016', a 'hosting services' company fully owned, 100% ownership by Indian citizens of HINDUISM religion living in INDIA, naturally patriotic towards UNION OF INDIA. Approximately, in July 2023, right after I filed WP 13823 of 2023 in this Honorable court, the 100% INDIA owned 'hosting services' company, is acquired, bought out, in a one time full paid ownership, now respondent 2, a fully, 100% foreign country owned 'hosting services' company, owned by World Host Group. This acquisition was to attack my 'hosted account'. World Host Group has office in usa.

Respondent 3 is 'Telecommunication, and network Services provider', with whom, I procure mobile phone SIM card services, and internet broadband connection services. They have offices in rouge usa, and could be used by way of applied levers, to attack my account services.

With the cause of action recognized in WA 983 of 2024 according to Patent Cooperation Treaty, I, and the respondent 1, are bound to the LEGAL ORDERS of this Honorable court, for the resolution of the 'cause of action', by way of the execution of 62 sale agreements with 62 World countries.



Until, the 62 sale agreements, attached as Annexure B are executed, I request the Honorable court, to issue necessary orders, to ensure, respondent 2 owned by foreign country, respondent 3 having offices in foreign country, rouge usa, are not ordered to work against me, and against the execution of 62 sale agreements. Respondent 1 upon Honorable court orders must ensure, respondents 2 and 3 do not work against the LAWS in INDIA, do not work against the execution of 62 sale agreements, do not work to block the wealth coming to me, in to my bank account in India, and commit Treason against INDIA.

The motive of rouge usa, my public enemy US PTO could also involve blocking the Macro Economic reform Project Earthling©, its websites, related communications, introduction of Macro Economic reform at WIPO assembly by me, since it terminates rouge old world order run by usa.

I request the Honorable court, and respondent 1, to keep this Writ Petition connected with WA 983 of 2024, and in pending status, monitoring the services provided by respondents 2, and 3 to me until the conclusion of the execution of 62 sale agreements, without causing service outages.

CHRONOLOGICAL SEQUENCE OF EVENTS

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

1. 5-8-2015 US PTO breached articles 18(2) and 19(1) of PCT, Patent Cooperation Treaty, in capacity of ISA, International Searching Authority while issuing ISR, International Search Report for my invention PCT International application PCT/us2014/046619, filed on 15-7-2014.

This recognized cause of action, for Legal resolution is in this Honorable court, Writ Appeal WA 983 of 2024, for Honorable court orders for execution of 62 sale agreements.



2. 20-2-2021 While I used the services of respondent 2, from December 2019, to buy domains, build and publish websites with the bought domains, I procure 'basic shared server' from respondent 2, for one year. I migrated everything that was hosted with a rouge usa hosting company, to an all INDIA hosting services company, at the time. This was in the interest of INDIA'S NATIONAL AND ECONOMIC SECURITY, since the valuation of the Worldwide liability caused to me is 93 Trillion EARTHLINGS by a conservative estimate. The wealth must be brought according to PCT article 9, clause 1, into my bank account in INDIA, and that in a World neutral currency 'EARTHLINGS'. On 17-2-2022, I renew the purchase of basic shared server, my account 'domain coolcartechnology.com', for one more year, with respondent 2, with e-mail accounts and published websites hosted by them.

3. 30-1-2023 I upgrade the basic server, by purchasing the 'Dedicated Server' from respondent 2, and also pay for their hosting services, for a period of four years, until 18-2-2027.

I host e-mail accounts, information, domains, and websites, all the most valuable communications and published information with the all INDIA hosting services company, respondent 2.

The hosted valuable information included, my e-mail accounts 'ProjectEarthling@SrinivasDevathi.com', and 'Srinivas@coolcartechnology.com'. The built out, published, hosted, websites include SrinivasDevathi.com, ProjectEarthling.com, Earthlingcurrency.com, and coolcartechnology.com. The domains bought and hosted with respondent 2 include

coolcartechnology.com, SrinivasDevathi.com,
 EarthlingFoundations.in, Earthlingcurrency.in,
 ProjectEarthling.in, ProjectEarthling.com,
 Earthlingscurrency.com, SrinivasDevathi.in,
 Goalyear2050.in, and Earthlingcurrency.com.

There is extensive information documented and published at my website SrinivasDevathi.com, which include weblinks about my patented invention, all the PCT international patent applications, all the Honorable court proceedings, their status, and vast, voluminous amount of my authored transformative work, all issued as copyrights from INDIA copyright office, and the Media conferences conducted by me.

The website ProjectEarthling.com, has full details of the transformative Macro Economic reform which is known to this Honorable court. This Macro Economic reform will be presented by me to the 193 World country delegations at WIPO assembly, upon the orders of the Honorable court. This transitions the World into the New World order. Introductory details about the New World order are accessible at SrinivasDevathi.com website.


All of this authored valuable work of mine, which will deliver WORLD INDEPENDENCE DAY to 191 Decentralized World countries and 9 Billion citizens, is hosted with respondent 2. This transformative work is accessible to 191 World countries, 9 billion citizens, World Judiciary, World Intellectual Property Organization, All the World country Patent and Trademark Offices, World LEADERS, PRIME MINISTERS, PRESIDENTS, World media houses, giving information and building awareness about the transformations which would be VOTED IN by World countries. This

is MOST VALUABLE for me, for Union of INDIA, and 191 World countries.

The 191 World countries will realize True and REAL INDEPENDENCE from the rouge old World order, on World Independence Day, which will end rouge 'ad' years, and start 'FE' years.

The authored MACRO REFORM Project Earthling© enables the payment of Worldwide liability payable to me by US PTO, in World neutral currency EARTHLINGS, into my bank account in INDIA.

The planned usage of this hosted account with respondent 2, was for building and publishing websites for New World Order, each of the councils, such as JUDICIAL council, MEDICAL council, Group Influential 50 council, Group 193 council, RECORDS council, INTELLECT council, and other councils to be introduced by me. Also to build and publish websites for Goal year 30 FE for INDIA, Earthling Foundation Public charitable Trust, Earthling Foundation Private Trust, IEC Indian Economic council, Economic progress cascading effects to 190 World countries, Qualifying and receiving New World order economic package in EARTHLINGS. Further, I was going to publish more authored perspectives, and copyrights at these websites. Publish the status of the legal proceeding in this Honorable court, and manage e-mail accounts with high priority, valuable communications to be transmitted to Patent and Trademark offices, World Leaders, WIPO International Bureau, and Worldwide media houses. All of this is transformative content and must be hosted in a hosting services company owned 100% by INDIA owners from HINDUISM religion, and that are unconditionally patriotic, and host this valuable information with highest of



security. I was planning on buying a dedicated back-up server, and continue the usage of this data center hosting services until the conclusion of execution of 62 sale agreements, and beyond.

These inevitable Macro transformations were unacceptable to my public enemies known to the Honorable court, US PTO, who network with usa companies, usa offices of respondents 2 and 3.

4. January 2023

Procured mobile phone SIM card line 966 393 2293 from respondent 3. I gave photocopy of government issued ID for my identification, according to procedure.

5. 12-6-2023 WP 12356/2023 filed with this Honorable court.

6. 30-6-2023 WP 13823/2023 filed with this Honorable court, for the execution of 62 sale agreements, and for the proactive neutralization of all the negative tactics used by my public enemies.

7. July 2023 World host group acquires and buys out the INDIA hosting company, with primary objective, agenda to attack me, my hosted account with HostingRaja, and disrupt my work of transitioning the World into New World Order. Possibly delete, alter, all the hosted information, invoke miscommunications. This purchase of the INDIA hosting services company raises the following LEGAL, FINANCIAL, ECONOMIC, and NATIONAL SECURITY questions.

- a. Is respondent 2 going to break INDIA laws, since the data center is in the jurisdiction of this Honorable court? Should INDIA allow 100% foreign registered company ownership?
- b. Will respondent 2 take orders from World host group usa office, and delete my e-mail

communications, attack my hosted account information, domains, and websites?

- c. Would the respondent 2 INDIA office employees, have and demonstrate patriotism for the UNION OF INDIA, or would demonstrate loyalty to orders from foreign country?
- d. Respondent 2 would attack and destroy INDIA'S strong financial, economic and National Security prospects, if they attack my account. Also damage the future of 190 World countries.

8. April and May 2024 The internet network service provider at my residential address BSNL, started to deliver inexplicable repeat service outages, and unresolved issues for few weeks.

9. 13-5-2024 I renew the domains hosted with respondent 2, until years 2033, 2034, engaging the services of respondent 2 for the long term, presuming patriotism, and commitment to the transformative work I have authored, published, will present to 193 World country delegations and take the Macro Transformations LIVE. 'Data center, physically located in INDIA, aligning with interests of Union of INDIA, and receipt of wealth was implied.

Oblivious to the acquisition, I paid for the domains renewal to respondent 2. I only realize in weeks to come, that this payment was made to respondent 2 acquired and owned by World host group.

10. 22-5-2024 With several inexplicable repeat service outages, and unresolved issues, for few weeks from BSNL, I moved over to respondent 3 and bought their internet broadband service for a period of 6 months.

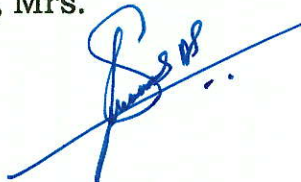
11. May 2024 My hosted account with respondent 2 is hacked. I

lost e-mail communications, perceivable number in sent folder of e-mail account 'ProjectEarthling@SrinivasDevathi.com'. I reported the incident to respondent 2, got all passwords reset for account security. The attempt for recovery failed. I did not know that they were acquired by World Host Group several months before. The acquisition is to blame, an attempt to attack my account, and disrupt my work.

12. 6-6-2024 Despite me giving government issued ID identification, respondent 3 has recorded incorrect information for my mobile phone account. Incorrect address, and e-mail not updated. I send e-mail communications to update my information. I also ask a LEGAL question, if they were using a duplicate of my SIM card in e-mail communication. Since, this could mean 'Identity theft', or creating a duplicate, or an alias.
13. 9-6-2024 I gave a written request letter to BSNL to disconnect the internet network service broadband connection at my residential address. It was disconnected after a few days.
14. 1-7-2024 WA 983 of 2024 filed in this Honorable court, for proactively neutralizing negative tactics of my public enemies US PTO, their allies, and for the execution of 62 sale agreements, one each with each of the 62 world countries, to bring the 'cause of action' to full Legal resolution. Neutralizing negative tactics, includes usage of respondents 2 and 3 against the execution of 62 sale agreements.

The negative tactics are to block my wealth, wealth that belongs to 1.2 Billion HINDUS, religion of HINDUISM, for INDIA'S Economic and National Security, for progress of science and technology.

15. 2-7-2024 I give a written request letter for updating my Information, to respondent 3. After multiple visits to their local store, and calls to their customer service, they refuse to update my information accurately on the account. They must update the information without me having to download their app through 'google store'. The google store app downloads are filled with spyware, and trackers, to steal and transmit all information exchanged on the mobile phone, and is for intrusive metrics gathering, breaking privacy laws of all the world countries.
16. 5-7-2024 After getting to know that respondent 2 were acquired by World host group, I send an e-mail communication to Mr. Dhanashekar Mani, communicating the risks of their acquisition by World host group, and the value of my hosted account for 1.2 billion HINDUS, the religion of HINDUISM, and for INDIA'S National Security and Economic security. I wanted to meet and discuss the risk. Also sent a reminder for meeting again on 10-7-2024.
17. 10-7-2024 I had a telephonic conversation with Mrs. Agnes Wittmann, at World Intellectual Property Organization, coordinator for everything to do with PCT international application PCT/us2014/046619. In the conversation, she stated that while they have received communication from my e-mail ID earlier, she could not find e-mail communications form my e-mail account 'ProjectEarthling@SrinivasDevathi.com', from June 2023 until date. I had sent several communications to PCT Infoline, addressed to Director General, Mrs. Agnes Wittmann, and Legal officer at WIPO.



18. July 2024 Sent communication to respondent 2 about the e-mails undelivered to WIPO, including the screenshot attached with Annexure E. They have no answer. The acquisition of respondent 2 by World host group is to blame, an attempt to attack my account, and disrupt my work.

Given the above bundle of facts, I request this Honorable court, to issue orders to the respondents, according to the prayer points in this writ Petition in the interest of justice and equality. These orders will neutralize all negative tactics and allow the execution of 62 sale agreements.

Bengaluru

Date: 28/8/2024



PETITIONER /
(Party-in-Person)

**IN THE HIGH COURT OF KARNATAKA, BENGALURU
ORIGINAL JURISDICTION**

W.P. No. _____ /2024

BETWEEN:

**Srinivas S. Devathi,
Aged 47 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: ProjectEarthling@SrinivasDevathi.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.**

.... Respondent 1

**OVI Hosting Private Limited,
No. 505, 2nd Floor, Guru Krupa Building, 4th Stage, 4th Block,
Hennur Bellary Road, BDA Layout, Bangalore - 560043
Ph: 91-9980683194, or 91-9886652578.**

**Represented by Mrs. Shweta Shetty, and
Mr. Dhanashekar Mani**

... Respondent 2

Bharti Airtel Limited,

Bharti Crescent 1, Nelson Mandela Road, Vasant Kunj,

Phase II, New Delhi – 110 070.

Tel. +91 11 4666 6100

Represented by Mr. Gopal Vittal, CEO, and

Mr. Sunil Bharti Mittal, Chairman

... Respondent 3

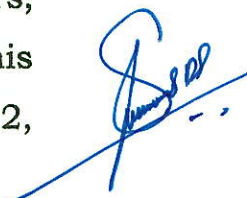
**(MEMORANDUM OF WRIT PETITION UNDER ARTICLES 226 AND 227
OF CONSTITUTION OF INDIA)**

FACTS OF THE CASE

1. Writ Appeal 983/2024 is in 'pending' status in this Honorable court for the execution of 62 sale agreements, liability payable to me for the breach of Patent Cooperation Treaty articles 18(2) and 19(1) committed by US PTO on 5-8-2015. The prayer points in WA 983 of 2024, include those for 'Neutralizing the negative tactics of my public enemies within INDIA and abroad, before executing the 62 sale agreements', which are intended to block the wealth from coming to me. Photocopy of appeal WA 983/2024 is attached as Annexure A.
2. While stating the fact that I am in an 'External cage', and what I can call as subsiding 'Internal cage', compared to last 17 years, my service providers, in the city of my residential address, respondents 2 and 3 could be used against me and against UNION of INDIA.
3. Respondents 2 and 3 have offices in usa which could be exercising rouge negative tactics and negative authority on respondents 2 and 3, to further magnify the 'External cage' or transfer the blame, by my public enemies US PTO and usa, over to them.
4. I request the Honorable court to read this Writ Petition with all the relevant and applicable CPC sections, that include Treason against INDIA, blocking wealth that legitimately must come into my bank account in INDIA, attempts to block the execution of 62 sale agreements, working against the interests of 1.2 Billion HINDUS living in INDIA, against the religion of HINDUISM, for conspiracy,

forging illegal alliances with foreign countries, rouge usa, foreign country companies, rouge usa offices and work against UNION OF INDIA, and Patent Cooperation Treaty, signed by 157 countries.

5. I procured the hosting services from respondent 2 to host domains, build and publish websites, hosting e-mail accounts for electronic communications, considered documented evidence by the Honorable court, and publish information about my patented invention, and the status of the legal resolution of the breach of 'Patent cooperation Treaty' committed by US PTO. I also published information about all the copyrights I received from India copyright office, and the Macro Transformations authored by me, including Macro Economic reform Project Earthling©. All of this, considering respondent 2, at the time an all INDIA patriotic 'hosting services' company, that could be trusted for hosting extremely valuable information, domains, websites, and communication e-mail accounts, all of the hosted information, most valuable for UNION OF INDIA, and also extremely transformative to 190 other World countries, and their citizens.
6. In February 2021, I purchase 'Shared basic server' from respondent 2, my domain account 'coolcartechnology.com'. In February 2022, I paid for the annual renewal of the hosting services account. In January 2023, given all the transformative valuable information hosted in the data center of the respondent 2, I upgrade the account and buy 'Dedicated Server' for a block of four years. My 'Dedicated Server' account hosted with respondent 2 is paid for until 2027.
7. For procuring these services from respondent 2, I made the following remittances payable to respondent 2, INR 20,000.81 paid on 20-2-2021, INR 19,999.99 paid on 16-3-2021, INR 40,000.58, paid on 17-2-2022, INR 1,60,000.01 paid on 30-1-2023, and INR 87,561.9 paid on 13-5-2024. I attach my SBI Savings bank account statements showing these remittances for the record of the Honorable court as Annexure C. I attach the respondent 2 issued payment receipt confirmations, and invoices as Annexure D.
8. Oblivious to the fact that respondent 2 were acquired by 'World host group', given the unpublished, purchase deal, possibly in few hundred crores, I renew my hosted domains with them by the payment remittance made on 13-5-2024, for block of 9 years, domains up for renewal again in years 2033, and 2034. This remittance was made to the 100% foreign owned respondent 2,



- owned by World host group. The miniscule investment was to block Trillions of wealth coming into my bank account in INDIA.
9. WP 13823 of 2023 was filed with this Honorable court on 30-6-2023, for the execution of 62 sale agreements, which is currently in this Honorable court in the form of WA 983 of 2024, with 'cause of action', recognized and allowed by the Honorable court.
 10. The buy out of respondent 2 by World host group, for a few hundred crores, negligible in value, compared to the sale proceeds from the execution of the 62 sale agreements listed in Annexure B, cumulating to the total conservative sale price chosen 93 Trillion Earthlings. This buy out, was technically buying my account hosted with respondent 2, to attack me, by exercising the 'Data center LEVER'. All my hosted information, is in control of their usa office.
 11. I draw the attention of the Honorable court to the miniscule investment that could cause high impact damage to my wealth, to be deposited into my bank account in INDIA, to UNION of INDIA, and 191 World countries connected to Project Earthling©.
 12. Prior to the acquisition, the service levels delivered by respondent 2 were generally appreciable and there was no disruption of information, planned attacks on my hosted account, attempts to block my work, or manipulate the hosted information.
 13. In the month of May 2024, I observe that there is a sudden reduction in the e-mail count in my SENT folder of the e-mail account ProjectEarthling@SrinivasDevathi.com. What were to be an estimated few thousand e-mails, were only 138 messages. My account was hacked and select messages were deleted. Or this was executed by the orders of World host group, usa office orders to respondent 2. I immediately reported the problem, and also attempted to recover the account to the most recent back-up data, however the recovery attempt failed.
 14. Only after some deliberation, and issue discussion with respondent 2 INDIA team, I come to know of the fact that they were bought by World host group nearly an year ago. I sent a communication to Mr. Dhanashekar Mani, which is attached with Annexure E, stating that this acquisition would threaten the National Security of INDIA, and all the hosted information, most valuable, and transformative for me, Union of India, and 191 world



countries, are now in foreign country company control, and I need this subject to be looked into.

15. On 10-7-2024, I had a telephonic conversation with Mrs. Agnes Wittmann, at World Intellectual Property Organization, designated coordinator for everything to do with PCT international application PCT/us2014/046619. In the discussion she mentions that they have not received e-mail communications from me, from my e-mail ID ProjectEarthling@SrinivasDevathi.com, certainly from after June 2023, timing coinciding with the acquisition of respondent 2 by World host group. Screenshots of the approximated number of e-mails not delivered to PCT Infoline, WIPO Director General, PCT coordinator team 6, and WIPO Legal officer, are attached with Annexure E, for the record of the Honorable court.
16. It is clear from these facts that there is intentional, well planned, well thought out plans created and implemented to sabotage my hosted account, domains, e-mail accounts, websites by the respondent 2 usa office, all orders given to the INDIA office.
17. I request the Honorable court, and respondent 1, to monitor LEGALLY, according to INDIA laws that no intrusion or interference is made by respondent 2, to attack, alter, delete, mask, all the information hosted in my account, certainly until the conclusion of execution of 62 sale agreements. Patent cooperation Treaty, a LEGAL AGREEMENT signed by 157 World countries, and INDIA laws supersede, and are far superior compared to orders respondent 2 is receiving from their usa office, allied with my public enemies US PTO.
18. With respondent 2 data center physically located in INDIA, it is in the jurisdiction of this Honorable court, and they must demonstrate patriotism for Union of INDIA, and deliver highest quality services until conclusion of execution of 62 sale agreements.
19. While I am in an 'External cage', I procured a new mobile phone SIM card from respondent 3, in January 2023, by providing a photocopy of identification, Government issued ID. I buy SIM mobile number 966 393 2293 from respondent 3.
20. The remittances made to respondent 3, paying for the mobile phone 966 393 2993, a prepaid phone number, were from my SBI savings bank account and SBI current account. The relevant bank statements indicating the remittances are attached as Annexure F.



21. The remittances made to respondent 3, for the mobile phone 966 393 2993, include INR 500 paid on 8-4-2024, and INR 869 paid on 23-5-2024. Most recent payment was from my SBI current account remittance payment of INR 979 paid on 12-8-2024.
22. With the mobile phone line, I frequently get messages like, 'you are not allowed make this phone call', or 'you are not permitted to make this phone call', while these are regular INDIA phone numbers I was calling. Despite me providing photocopy of my identification, respondent 3, is yet to update my e-mail ID for the phone line, and has reflected my address incorrectly. I attach my e-mail communications including a legal question, addressed to respondent 3 dated 6-6-2024, and a photocopy of a request letter written to respondent 3, requesting for the e-mail ID update, with Annexure H. The LEGAL question asked in the e-mail communication was if they were using a duplicate of my SIM card? Which means they are attempting 'Identity theft', or creating a duplicate, or an alias for me.
23. Despite repeated attempts to get the information corrected, they refuse to update my information correctly, and refuse to provide acceptable service levels for the mobile phone account. I include screenshots of my most recent respondent 3 account login, showing that they have not updated the e-mail ID and reflect incorrect address for the phone line, with Annexure H.
24. In the months of March and April 2024, the internet service provider I used for my work, e-mail correspondence was BSNL, who disrupted the internet broadband service daily for several weeks, giving random reasons, and would not fix the raised complaints.
25. I procured respondent 3 internet broadband services, for six months and got the modem installed on 22-5-2024. The remittance made payable to respondent 3 of INR 6,656.92 on 22-5-2024, is included in my SBI savings account bank statements, Annexure F.
26. I attach the statement dated 21-6-2024 issued by respondent 3, for the internet broadband services I procured from them, as Annexure G. All my work, authored content, e-mail communications, updates to websites, go through this respondent 3 modem.
27. In the range of negative tactics used by my public enemies US PTO, and their allies, include respondent 3 office of usa, giving orders to respondent 3, to track, record, transmit all the activity on my mobile phone, phone calls, and messages, and internet modem data



transmitted, meaning all my upcoming content to be authored for Macro Transformations, New World order, initiatives for Goal year 30 FE for INDIA, their cascading effects to world countries, to be transmitted to US PTO, their government, their government agencies, or usa corporations.

28. Respondent 3 must demonstrate patriotism for Union of INDIA, must follow the laws of INDIA, and refuse to take orders from any foreign office, including their usa office, and commit illegal activity that is against the interest of Union of INDIA.
29. I request the Honorable court, and respondent 1, to monitor LEGALLY, according to INDIA laws that no privacy law is broken, by respondent 3, to record, and transmit my information, activity to foreign countries, rouge usa, certainly until the conclusion of execution of 62 sale agreements. Patent cooperation Treaty, a LEGAL AGREEMENT signed by 157 World countries, and INDIA laws supersede, and are far superior compared to orders respondent 3 is receiving from their usa office, allied with my public enemies US PTO.
30. A document detailing 'External cage', and how respondent 2 and respondent 3 could be used by my public enemies, US PTO, by way of their network to the rouge usa corporations, and through them issue orders to respondents 2 and 3, to attack, disrupt, sabotage, my domains, hosted and published websites, e-mail accounts, methodically attack, delete, alter, mask information, do privacy invasion, and transmit my devises work, and communications to US PTO, or their allies, is attached as Annexure J. I request the respondent 1 to read this annexure in detail.
31. A document detailing the fallacies, problem that they are, rouge old world order concept of mnc, multi national corporation, is attached as annexure K. In this document, while I present the problem in the context of respondent 2 and respondent 3, I also discuss the problem with reference to 191 World countries, and introduce the future direction that would resolve this mnc problem, a menace to World countries. The 'Local country LAWS' are superior and must be upheld, ending mnc, replaced by Trade or Business agreements, transaction executed in EARTHLINGS currency. I request the respondent 1 to read this annexure in detail.
32. In the rouge old world order, rouge mnc concept, usa offices have bullied, threatened, harassed, and ordered the captive centers,

offices of the so called mnc across the 191 world countries, and used them as slaves. The negative tactic of using respondents 2 and 3.

33. Respondents 2 and 3, if they receive illegitimate requests, to attack my accounts, and UNION OF INDIA, they must communicate to their foreign country offices, usa offices with abundant clarity, that they follow Patent Cooperation Treaty, and the LAWS of INDIA, by jurisdiction, all the applicable laws, which are far superior than the rouge requests, coming from them.
34. US PTO has attempted to use all the rouge old world order rouge techniques, rouge levers, such as political lever, trade lever, business lever, financial lever, economic lever, in their attempt to block the wealth from coming into my bank account in INDIA, and block the execution of the 62 sale agreements. By acquiring and using respondent 2 against me, they are attempting to use a 'Data center lever' against me, and Union of INDIA. I draw the attention of the Honorable court to the following fact set. The hosted valuable information included, my e-mail accounts 'ProjectEarthling@SrinivasDevathi.com', and 'Srinivas@coolcartechnology.com'. The built out, published, hosted, websites include SrinivasDevathi.com, ProjectEarthling.com, Earthlingcurrency.com, and coolcartechnology.com.
35. The planned usage of this hosted account with respondent 2, was for building and publishing websites for New World Order, each of the councils, such as JUDICIAL council, MEDICAL council, Group Influential 50 council, Group 193 council, RECORDS council, INTELLECT council, and other councils to be introduced by me. Also to build and publish websites for Goal year 30 FE for INDIA, Earthling Foundation Public charitable Trust, Earthling Foundation Private Trust, IEC Indian Economic council, Economic progress cascading effects to 190 World countries, Qualifying and receiving New World order economic package in EARTHLINGS. Further, I was going to publish more authored perspectives, and copyrights at these websites. This transformative work is accessible to 191 World countries, 9 billion citizens, World Judiciary, World Intellectual Property Organization, All the World country Patent and Trademark Offices, World LEADERS, PRIME MINISTERS, PRESIDENTS, World media houses, giving information and building awareness about the transformations which would be VOTED IN by World countries. This

is MOST VALUABLE for me, for Union of INDIA, and 191 World countries. All of this authored valuable work of mine, which will deliver WORLD INDEPENDENCE DAY to 191 Decentralized World countries and 9 Billion citizens, is hosted with respondent 2. Which is precisely why World host group acquired respondent 2, attempting to use 'data center lever' against me, and UNION OF INDIA. This 'data center lever' must be terminated.

36. Patent Cooperation Treaty, a LEGAL agreement signed by 157 world countries, according to which the 'cause of action' is allowed and recognized by the Honorable court, is accessible at WIPO website weblink wipo.int/pct/en/, under pct resources, Legal, Treaty. The 'cause of action' is the breach of PCT, a legal agreement which is the basis for WA 983/2024, and this Writ Petition.
37. 'Writ Appeal WA 983/2024' is in 'pending' status in this Honorable court. This Writ Petition must be connected to WA 983/2024, since all the negative tactics must be neutralized, well before the execution of 62 sale agreements.

GROUNDS

38. With reference to Annexure A, until the conclusion of the execution of the 62 sale agreements listed in Annexure B, respondent 2 and respondent 3 must deliver highest quality, legitimate services to me, follow this Honorable courts orders and demonstrate patriotism, and commitment towards Union of INDIA, ensuring no untoward incident, no service outage, no lapse in service, is induced, or incurred, ensuring highest levels of DIGITAL SECURITY for my service accounts. They are by jurisdiction bound to INDIA laws and legally report to this Honorable court.
39. To bring the cause of action indicated in WA 983/2024, to its full legal resolution, I must, respondent 1 must, by the orders of this Honorable court, in the interest of bringing the legitimate wealth into my bank account in INDIA, in the interest of UNION OF INDIA, in the interest of 1.2 billion HINDUS, and in the interest of religion of HINDUISM, must PROACTIVELY NEUTRALIZE all the negative tactics that my public enemy US PTO is attempting to use to block the execution of 62 sale agreements, including usage of respondents 2 and 3 negatively.

40. This Writ Petition must be connected with WA 983 of 2024 and kept in pending status, by the Honorable court, until the conclusion of execution of the 62 sale agreements listed in Annexure B upon the orders of this Honorable court.
41. While in pending status, I will report the status of my accounts and services levels in frequency of 6 months, and certainly service lapses or outages immediately, to the Honorable court. By taking the orders of this Honorable court, I request respondent 2 and respondent 3 to directly report usage of any force, any lever, political, trade, business, financial, or economic levers by your usa offices, in an attempt to attack or disrupt my account, with an intent to block, or sabotage my introduction of Project Earthling© to 193 world countries, or execution of 62 sale agreements listed in annexure B.

P R A Y E R

42. I pray the Honorable High Court to issue the following orders to

Addressing the attack on my hosted account, service outages, tracking my information, and poor service levels.

- A. Respondent 2 to provide quality hosting services, and ensure all the data center system settings, my hosted account settings are properly set and accurately secured, to ensure that all the e-mail communications are delivered and received, and are true to the system logs generated, and the delivery confirmation messages received. This is with reference to several e-mail communications undelivered to recipients, while I received 'successful delivery messages', image attached in Annexure E. This occurred after respondent 2 acquisition by world host group. Intentional sabotaging, disrupting requests, or orders from their group company usa office must be refused, in accordance with all applicable INDIA laws for data center hosting companies.



B. Until the conclusion of execution of 62 sale agreements, listed in Annexure B, in accordance with Patent Cooperation Treaty, respondent 2 must ensure my hosted account, dedicated server is fully secure, ensure my website information is what I have published, my e-mail accounts are operating, sending and receiving communications securely, and true to the logs that are generated. The published work is TRANSFORMATIVE information accessed by all 193 World country Leaders, Prime Ministers, Presidents, Patent and Trademark Offices of all PCT contracting states, Legal officer and Director General at World Intellectual Property Organization, Honorable Judiciary across World countries, and the Worldwide Media houses. This published information is transformative to the World, ending rouge old world order, taking New World Order LIVE by taking Macro Economic Reform Project Earthling© LIVE. Extremely high Impact data and content hosted at my hosted account, dedicated server. Hence the account must be fully secured.

C. Respondent 3 to update my information on the mobile phone prepaid account, by updating the communication e-mail ID, and reflecting my residential address correctly, with reference to Annexure H. This must be updated without me having to download their app, through the 'google play' store. For security reasons, I do not download any apps, and certainly not from 'google play' store, which force all forms of trackers, spyware, information gathering, for metrics generation, running over privacy laws across world countries.

Respondent 3 also to provide a legal response in writing to the Honorable court, for the legal question asked by me via e-mail communication dated 6-6-2024, attached with Annexure H, if they have created a duplicate, an alias out of my SIM card.

D. Respondent 3 to ensure the internet broadband service is fully secure, given the high impact, valuable data published on my websites, and high impact communications sent and received from my e-mail accounts. Mutatis mutandis for the mobile phone

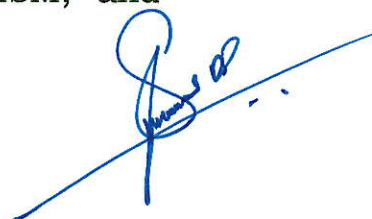


SIM line information and communications exchanged. Respondent 3 must uphold privacy laws, all the applicable INDIA laws, and not succumb to requests from their usa office, recording, tracking, copying, or transmitting all communications on my mobile phone line, and internet broadband service to their usa office, or everyone in their network. This is with reference to 62 sale agreements listed in Annexure B and Patent Cooperation Treaty.

- E. With reference to Annexure A, respondent 1, until the conclusion of the execution of the 62 sale agreements listed in Annexure B, must monitor that respondent 2 and respondent 3 follow all the INDIA laws, uphold PATENT COOPERATION TREATY, ensuring the interests of my wealth, that of UNION OF INDIA, that of 1.2 billion HINDUS, and religion of HINDUISM are protected. Further, that all activities that constitute anti HINDUISM, anti INDIA are strictly curbed and ended. This will ensure respondent 2 and respondent 3 will not involve themselves in activities of Treason.

Monitoring secure service levels status quo, until the conclusion of execution of 62 sale agreements listed in Annexure B.

- F. While I will provide status on service levels from respondent 2, periodically, every 6 months to the Honorable court, certainly upon an outage, or disruption of their services, respondent 2 must report, and give in writing to the Honorable court, any illegitimate requests, illegal orders they are receiving from their usa office, to attack my hosted account, to disrupt the hosted information on websites, to disrupt e-mail accounts and communications, delete, edit, alter, or mask information, attempts to block the activities to take Macro Economic reform Project Earthling© LIVE, block the execution of 62 sale agreements listed in Annexure B, given that these actions are against the INDIA LAWS AND PATENT COOPERATION TREATY, working against the interests of UNION OF INDIA, 1.2 billion HINDUS, religion of HINDUISM, and constitute activities of Treason.



Further, respondent 2 must communicate to their foreign country offices, usa office with abundant clarity, that they follow the LAWS of INDIA, by jurisdiction, all the applicable laws, which are far superior than the rouge requests, coming from them. And give them in writing, that the account, my hosted account, will be extremely and abundantly secure, to enforce PATENT COOPERATION TREATY, a LEGAL AGREEMENT to which 157 World countries are bound, including INDIA, and usa. Also, appraise them about the upcoming New World order, after Project Earthling© goes LIVE, stating that the transaction cross country will be defined and replaced by 'Business agreement', transaction executed in EARTHLINGS.

G. Prayer point F must be followed by respondent 2, to ensure smooth introduction of Macro Economic reform Project Earthling© by me, to 193 world country delegations at World Intellectual Property Organization, WIPO assembly, scheduled to be brought for the decisive voting for the implementation of the Macro economic reform, and certainly until the conclusion of the execution of the 62 sale agreements listed in Annexure B, according to the orders of this Honorable court.

H. Respondent 2 to establish a strong data back up plan, along with data recovery procedure, for my hosted account with them, with four back up images, or versions backed up, spanning previous 60 or 62 days, chosen version recoverable. I will pay for procuring the dedicated back up server. This is for smooth execution of 62 sale agreements listed in Annexure B.

I. Respondent 2 to ensure highest level of security to my account, establish a monthly password reset procedure, in which all the passwords, including e-mail accounts passwords, control panel passwords, website wordpress editor login passwords, and account password are reset, while communicating the reset e-mail ID login password to me, securely by a phone call to my mobile

phone. This is to ensure secure and smooth execution of 62 sale agreements listed in Annexure B.

J. While I will provide status on service levels from respondent 3, periodically, every 6 months to the Honorable court, certainly upon an outage, or disruption of their services, respondent 3 must report, and give in writing to the Honorable court, any illegitimate requests, illegal orders they are receiving from their usa office, to track all the mobile phone activity, phone calls, messages, to track the work, authored content, secure e-mail communications, updates to websites, publishing new websites and new copyrights, through their internet broadband service, and further TRANSMIT all of this to their usa office, US PTO, usa government, their government agencies, or their corporations, all of which are attempts to block the activities to take Macro Economic reform Project Earthling© LIVE, block the execution of 62 sale agreements listed in Annexure B, given that these actions are against the INDIA LAWS AND PATENT COOPERATION TREATY, working against the interests of UNION OF INDIA, 1.2 billion HINDUS, religion of HINDUISM, and constitute activities of Treason.

Further, respondent 3 must communicate to their foreign country offices, usa office with abundant clarity, that they follow the LAWS of INDIA, by jurisdiction, all the applicable laws, which are far superior than the rouge requests, coming from them. And give them in writing that my mobile phone SIM account, and internet broadband service account will be extremely and abundantly secure, to enforce PATENT COOPERATION TREATY, a LEGAL AGREEMENT to which 157 World countries are bound, including INDIA, and usa. Also, appraise them about the upcoming New World order, after Project Earthling© goes LIVE, stating that the transaction cross country will be defined and replaced by 'Business agreement', transaction executed in EARTHLINGS.



K. Prayer point J must be followed by respondent 3, to ensure smooth introduction of Macro Economic reform Project Earthling© by me, to 193 world country delegations at World Intellectual Property Organization, WIPO assembly, scheduled to be brought for the decisive voting for the implementation of the Macro economic reform, and certainly until the conclusion of the execution of the 62 sale agreements listed in Annexure B, according to the orders of this Honorable court.

Bengaluru

Date:

28/8/2024



PETITIONER /

(Party-in-Person)

IN THE HIGH COURT OF KARNATAKA, BENGALURU
ORIGINAL JURISDICTION

W.P. No. _____ /2024

BETWEEN:

Srinivas S. Devathi, Ph: (91) 966 393 2293,
 E-mail ID: ProjectEarthling@SrinivasDevathi.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, and
 External Affairs Minister Mr. S. Jaishankar. ... **Respondent 1**

OVI Hosting Private Limited,
 Ph: 91-9980683194, or 91-9886652578.
 Represented by Mrs. Shweta Shetty, and
 Mr. Dhanashekar Mani

... **Respondent 2**

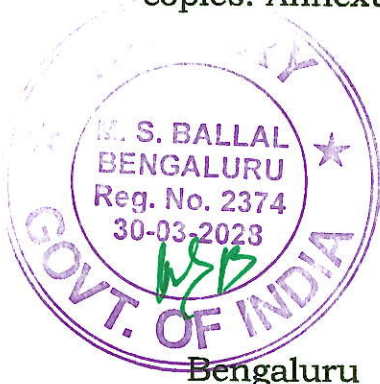
Bharti Airtel Limited,
 Tel. +91 11 4666 6100
 Represented by Mr. Gopal Vittal, CEO, and
 Mr. Sunil Bharti Mittal, Chairman

... **Respondent 3**

VERIFYING AFFIDAVIT


I, Srinivas S. Devathi, an Indian citizen, aged about 47 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, and any law firm 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. Annexures A, C, and F, are True copies. Annexures B, D, E, G, H, J, and K are originals.



Bengaluru

Date: 28-08-24


 DEPONENT

"Sworn to before me"

Verified the SL No. KA02 20210015226

Sworn / Solemnly affirmed and signed before me
 on this 28th day of Aug 2024 at Bengaluru
 N.R.Sl.No. 1619 Corrections: Nil


 M. S. BALLAL., Advocate & Notary, Bengaluru.

**IN THE HIGH COURT OF KARNATAKA, BENGALURU
ORIGINAL JURISDICTION**

W.A. No. _____ /2024

BETWEEN:

Srinivas S. Devathi

Mobile - (91) 9663932293

E-mail ID - ProjectEarthling@SrinivasDevathi.com

.... Appellant / 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

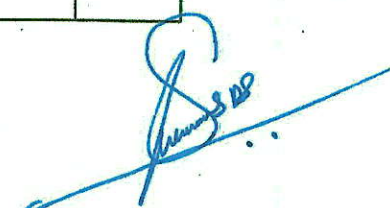
representing External Affairs Minister Mr. S. Jaishankar.

.... Respondent

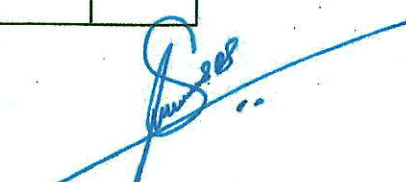
INDEX

Sl. No.	Description	Pages	C.F. Paid
1	List of dates and Synopsis of the case	1 to 6	
2	Memorandum of Writ Appeal under Article 226 & 227 of Constitution of India.	7 to 37	
3	Verifying Affidavit	38	
4	Annexure A - Orders issued by this Honorable court on date 14-6-2024, for Writ Petition WP 13823 / 2023.	39 to 49	
5	Annexure B - Orders issued by this Honorable court on date 14-6-2024, for Writ Petition WP 12356 / 2023.	50 to 68	
6	Annexure C - List of 62 sale agreements, one each with each of the 62 countries, to be executed by the orders of this Honorable court.	69 to 72	

7	Annexure D - Description of the 62 sale agreements, one each with each of the 62 countries, to be executed by the orders of this Honorable court.	73 to 142	
8	Annexure E - My Living Will executed on 22-8-2022, along with Living Will addendums executed on 29-12-2022, and 29-12-2023. Introductory brochure about 'Cascading effects of my work for achieving 'Goal year 30 FE for INDIA', to all the world countries. Supporting documents for my Living Will include 'my divorce decree, mediation report dated 25-7-2012 indicating one time full and final settlement with divorced spouse Vindhya Yalmuri', 'Legal communication sent to my siblings, sisters Mrs. Sridevi Devathi and Mrs. Shirisha Mohan', 'a copy of the aadhaar card of my mother Mrs. D. S. Premaleela' to whom I hand delivered a copy of the Living will.	143 to 173	
9	Annexure F - Introduction of my public enemies, uspto, their allies, and the illegitimate authority they attempted to exercise to block the execution of the 62 sale agreements. I introduce few of the negative tactics they attempted to use against me, to block the execution of 62 sale agreements, block the wealth from coming to me, block the National Treasury of INDIA, target, and terminate the religion of HINDUISM. With this annexure, I include my school, college marks cards, and degree certificate to counter some of their negative tactics.	174 to 193	
10	Annexure G - Investigation to neutralize negative tactics used by my public	194 to 195	



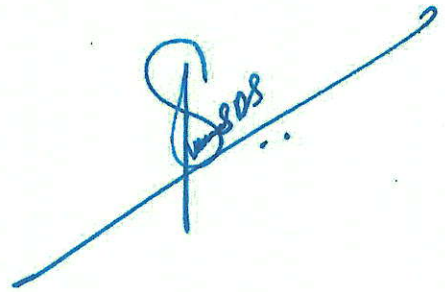
	enemies, and get the 62 sale agreements executed. Investigation to be conducted to dissolve any frivolous commissions issued against me, issued by my public enemies, by abusing CPC sections 75 or 76. These frivolous commissions could be originating from rouge countries usa, uk, their corporations, their citizens, or even rouge puppet old world order united nation organs, or organizations.		
11	Annexure H - Investigation to neutralize negative tactics used by my public enemies, and get 62 sale agreements executed. Includes my fathers hospital admission reports and discharge summaries. Includes a POA, power of attorney document dated 1-1-2009, given to my father, from me, and my spouse at the time.	196 to 219	
12	Annexure J - Investigation to be conducted to neutralize negative tactics used by my public enemies, imposing 'External cage' on me at my residential address, where my mother also lives. Requires 'digital sweeping' technology, and investigating all the neighboring houses. I introduce serum technology, internal cage, brain cage, and life cage in this annexure. I indicate our current day law enforcement technological capability, and lack of it. The need to establish STUN, a contribution to the progress of science and technology, inline with PCT preamble.	220 to 225	
13	Form A - Duly signed for appearing in person, in front of the Honorable court.	226	
14	Form B - Duly signed for appearing in person, in front of the Honorable court,	227 to 229	



	along with enclosures for identification attached, my passport photocopies duly notarized.		
--	--	--	--

Bengaluru

Date: 27/6/2024



APPELLANT

(Party in Person)



**IN THE HIGH COURT OF KARNATAKA, BENGALURU
ORIGINAL JURISDICTION**

W.A. No. _____ /2024

BETWEEN:

**Srinivas S. Devathi,
Aged 47 years,
S/o Late D. Satyanarayana,
Residing at No.63, 11th 'B' Cross,
3rd Main, Prashanthnagar,
Bangalore - 560 079,
INDIA.
Mobile - (91)-9663932293
E-mail ID - ProjectEarthling@SrinivasDevathi.com
.... Appellant / Party-in-Person**

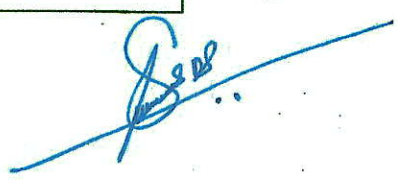


AND:

**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.
.... Respondent**

LIST OF DATES AND SYNOPSIS OF THE CASE


DATE	SYNOPSIS
12-6-2023	I file WP 12356/2023 with the Honorable High court of Karnataka. The 'cause of action' for filing this WP, was to sue 'United States Patent and Trademark Office', US PTO, for the breach of 'Patent Cooperation Treaty' articles 18(2) and 19(1), committed by them, on 5-8-2015, in their capacity of International Searching Authority, ISA by issuing



	<p>a fabricated International Search Report, ISR, for my invention PCT international application PCT/us2014/046619 filed on 15-7-2014, taking priority of my Invention patent priority application 14/227,859, filed on 27-3-2014, which was issued a patent grant 'us 8,910,998 B1' with patent date of 16-12-2014. Given this cause of action, I intend to sue US PTO, in this Honorable court, by filing the 'Original Suit', to sue US PTO, and summon World Intellectual Property Organization, WIPO to assist the Honorable court with 'Discovery and Fact finding'. CPC section 86(1) applies to both US PTO, and WIPO, International Bureau. To file the 'Original Suit', respondent must issue the 'Consent letter of the Indian central Government, certified in writing by a Secretary to the Indian central Government', which will address the legal requirement of CPC section 86(1). Myself, the applicant of PCT international application PCT/us2014/046619 filed on 15-7-2014, and WIPO, International Bureau, should receive the ISR established by ISA, 'as soon as it is established' according to PCT article 18(2). Hence, the arrival of WIPO, International Bureau, upon summons in the 'Original Suit', and their 'presentation of evidence' of when they received the fabricated ISR from ISA, US PTO, will prove the fraud, breach of PCT articles 18(2) and 19(1) committed by US PTO to this Honorable court. The Honorable court has and must once again record this fact with full clarity. In this WP, I attached specific annexures indicating the breach of Patent Cooperation Treaty articles 18(2) and 19(1) committed by US PTO.</p>
30-6-2023	<p>I file WP 13823/2023 with the Honorable High court of Karnataka, arising out of the same 'cause of action', breach of PCT articles 18(2) and 19(1) by US PTO in their capacity of ISA, for my invention PCT international application PCT/us2014/046619 filed on 15-7-2014, taking priority of my Invention patent priority application 14/227, 859, filed on 27-3-2014, which was issued a patent grant 'us 8,910,998 B1' with patent date of 16-12-2014. In this WP, I</p>



	<p>include the Prayer for the full legal resolution and conclusion of this 'cause of action', which is by executing 62 sale agreements, one each with each of the 62 countries, to sell my invention patent rights for the country territory, thus bringing in a total of 93 Trillion Earthlings into my bank account in INDIA. In this WP, I submit several annexures, providing the full documented evidence of the 'worldwide impact' of the breach committed by US PTO, and their total liability caused to me. I attached documented evidence for entering National stage, by filing 15 National stage applications, and 2 Regional stage applications, seeking protection of my invention PCT international application PCT/us2014/046619 patent rights across 61 countries. I also included documented evidence regarding the filing of three PCT international applications, PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, on 24-2-2016, with WIPO, International Bureau as the Receiving office, RO, for other sector applications of my Invention patent 'us 8,910,998 B1', and the ISR'S established for these PCT international applications by the ISA, which reject the claims with my invention patent 'us 8,910,998 B1'. The evidence also included my bank remittances to India patent lawyers and the related invoices and communications. The details of the WIPO, International Bureau publications of the PCT International applications were also included in this WP. Full documented evidence of the worldwide impact, loss of patent rights in 60 world countries, caused liability to US PTO, payable to me, into my bank account in INDIA, were included in this WP.</p>
5-12-2023	<p>The Honorable court recognizing the common 'cause of action', connected these two Writ Petitions WP 12356/2023, and WP 13823/2023, ensuring the respondent received the full stack of documented evidence related to the 'cause of action' and also the details of the full legal resolution of the 'cause of action'. Two copies of the Writ Petitions were served to the respondent according to the Honorable court</p>



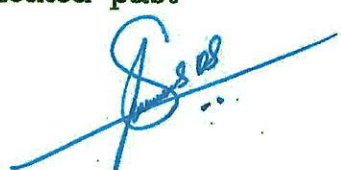
	procedure. Respondent has the full documented evidence in their possession.
14-6-2024	Honorable court issues orders attached as Annexure B, for WP 12356/2023, WP is 'ALLOWED', giving the respondent orders to take action within six months. Given these orders, the documented evidence, facts related to the 'cause of action' and Patent Cooperation Treaty, I expect to receive the 'Consent letter' from the respondent within the stipulated time.
14-6-2024	Honorable court issues orders attached as Annexure A, for WP 13823/2023. While the WP is 'Dismissed', the Honorable court orders indicate that necessary subsequent relief could be sought upon receipt of the 'Consent letter' from the respondent.

In accordance with these orders dated 14-6-2024, for the Writ Petitions, 12356/2023, and 13823/2023, I file this Writ Appeal, seeking the Interim relief, upon receipt of the 'Consent letter' from the respondent, and the orders for the execution of the 62 sale agreements, upon the conclusion of the 'Original Suit' proceeding in this Honorable court.




BRIEF FACTS OF THE CASE

1. United States patent and Trademark Office breach Patent Cooperation Treaty articles 18(2) and 19(1) on 5-8-2015, by issuing a fabricated ISR, in their capacity if ISA, for my Invention PCT international application PCT/us2014/046619 filed on 15-7-2014, taking priority of my invention priority patent application 14/227,859, filed on 27-3-2014, which is a patent grant 'us 8,910,998 B1' with a patent grant date of 16-12-2014. The fabricated ISR was issued on 5-8-2015, with a fabricated past date, 9 months in the past, with a fabricated date of 4-11-2014, and a fabricated two months deadline, 7 months in the past to make PCT article 19 amendments with International Bureau, WIPO, a fabricated past



date of 4-1-2015, the fabricated ISR citing fabricated prior art of cobb, price, saenger, and hale. The fabricated prior art of cobb and price were fabricated using the design I disclose in figure 4, of my invention patent 'us 8,910,998 B1'.

2. Because of the cause of action, US PTO issuing a fabricated ISR and breaching PCT articles 18(2) and 19(1), I lost my invention patent rights in 14 countries corresponding to 14 National stage applications filed in Canada, Mexico, Japan, Korea, Australia, New Zealand, Brazil, China, South Africa, Thailand, Philippines, India, Malaysia, and Indonesia. I lost my invention patent rights in Eurasean countries, corresponding to EAPO regional application that provides patent rights protection in 8 countries Armenia, Azerbaijan, Belarus, Kazakhstan, Kyrgyzstan, Russian Federation, Tajikistan, and Turkmenistan. I lost my invention patent rights in European countries, corresponding to EPO regional application that provides patent rights protection in 38 countries Albania, Austria, Belgium, Bulgaria, Croatia, Cyprus, Czechia, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Iceland, Ireland, Italy, Latvia, Liechtenstein, Lithuania, Luxembourg, Malta, Monaco, Netherlands, Norway, Poland, Portugal, Romania, San Marino, Serbia, Slovakia, Slovenia, Spain, Sweden, Switzerland, the former Yugoslav Republic of Macedonia, Turkey and United Kingdom. I lost my invention patent rights in these listed countries, a total of 60 world countries, causing full liability to US PTO, for loss of my invention worldwide patent rights. The conservative estimate of the caused liability to US PTO is 93 Trillion Earthlings / usd, payable to me, into my bank account in INDIA, according to PCT article 9(1). For Earthlings, refer my authored Macro Economic reform at the ProjectEarthling.com.
3. US PTO with a very deliberate and malicious intent, commit the breach of Patent Cooperation Treaty PCT articles 18(2) and 19(1), in their capacity of ISA, to deny me, an INDIAN citizen with permanent residential address in INDIA, my invention patent rights across 60 world countries, causing full liability for loss of my invention worldwide patent rights, full liability payable to me into my bank account in INDIA, according to PCT article 9(1). This breach of Patent Cooperation Treaty, is against the provisions of PCT preamble, intentionally committed by US PTO to deny wealth to me, deny



economic progress to INDIA, deny progress of science and technology in INDIA, deny economic prospects of 1.2 Billion HINDUS living in INDIA, and deny economic prospects, target and attack the religion of HINDUISM.

4. The LEGAL resolution, of this 'cause of action' committed by US PTO, according to the courts orders dated 14-6-2024 for WP 12356/2023, would start by the respondent issuing the 'Consent letter' to address CPC section 86(1) applicable to sue US PTO, and to summon WIPO, International Bureau to assist the Honorable court with Discovery and fact finding. Upon the issue of 'Consent letter' by respondent within the stipulated time, I request the Honorable court orders for Interim relief prayed in this Writ Appeal, starting with orders to 'conduct the 'Original Suit' at this Honorable High court of Karnataka'. And issue orders for the Prayer, to execute the 62 sale agreements described in annexure D, upon the LEGAL resolution of the 'Original Suit' in this Honorable court. The 62 sale agreements execution requires GEC, GLOBAL EARTHLINGS COUNCIL to be organized, with its identified official list of designated signatories. I will introduce the Macro Economic reform 'Project Earthling©' to 193 world country delegates at WIPO assembly, upon the Honorable court orders in the 'Original Suit'.



Bengaluru

Date: 27/6/2024

APPELLANT /

(Party-in-Person)

IN THE HIGH COURT OF KARNATAKA, BENGALURU
ORIGINAL JURISDICTION

W.A. No. _____ /2024

BETWEEN:

Srinivas S. Devathi,
Aged 47 years,
S/o Late D. Satyanarayana,
Residing at No.63, 11th 'B' Cross,
3rd Main, Prashanthnagar,
Bangalore-560 079,
INDIA.
Mobile - (91)-9663932293
E-mail ID - ProjectEarthling@SrinivasDevathi.com

.... Appellant / 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.

.... Respondent

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

BRIEF FACTS OF THE CASE

1. **Cause of Action.** United States patent and Trademark Office breach Patent Cooperation Treaty articles 18(2) and 19(1) on 5-8-2015, by issuing a fabricated ISR, in their capacity of ISA, for my Invention PCT international application PCT/us2014/046619 filed on 15-7-2014, taking priority of my invention priority patent application

14/227,859, filed on 27-3-2014, which is a patent grant 'us 8,910,998 B1' with a patent grant date of 16-12-2014. The fabricated ISR was issued on 5-8-2015, with a fabricated past date, 9 months in the past, with a fabricated date of 4-11-2014, and a fabricated two months deadline, 7 months in the past to make PCT article 19 amendments with International Bureau, WIPO, a fabricated past date of 4-1-2015, the fabricated ISR citing fabricated prior art of cobb, price, saenger, and hale. I present the following facts for the Honorable court.

- a. US PTO fabricates prior art cobb, and price by using design I disclose in my patent 'us 8,910,998 B1' indicated in figure 4 of the patent.
- b. The PCT international application PCT/us2014/046619 is a REPLICA, exactly the same, as the priority patent application 14/227,859, filed on 27-3-2014, with US PTO.
- c. The same PTO, US PTO issues two different outcomes on exactly same replica applications. Priority application a patent grant, and intentionally issues a fabricated ISR to block my invention patent rights across all the PCT contracting states.
- d. Usa permanent resident card with uscis # 089-146-475, was abandoned by me according to USCIS rules on 20-3-2015, 180 days after I returned to India on 19-9-2014, with intent to live here permanently. It is after this abandonment of usa permanent resident card, in the months of April 2015, May 2015, June 2015, and July 2015, that US PTO fabricates the prior art cobb, price, saenger, and hale, and issues a fabricated ISR on 5 August 2015, with fabricated past date, hence breaching PCT articles 18(2) and 19(1).
- e. US PTO issued the fabricated ISR, to intentionally deny my invention patent rights from across the PCT contracting states, because I am an INDIAN citizen, permanently living in INDIA, and would bring the wealth from across the PCT contracting states into my bank account in INDIA. US PTO with a deliberate malicious intent issue a fabricated ISR, and breach a Treaty signed by 156 world countries.
- f. US PTO fabricated the ISR, to deny me at least 93 Trillion Earthlings wealth, which would come to me into my bank account in INDIA, 90% of which is pledged for INDIA according

to contributions indicated in attached annexure E. US PTO issuing fabricated ISR is with intent to deny me, and INDIA the wealth, and economic progress that comes with it. US PTO issuing the fabricated ISR is to deny economic prospects to 1.2 Billion HINDUS living in INDIA, hence targeting and attacking the economic prospects of religion of HINDUISM.

- g. The Treaty, Patent Cooperation Treaty breached by US PTO, has provisions to benefit all the PCT contracting states, clearly defined in PCT preamble, which includes 'contribution to the progress of science and technology'. I will make significant contributions to the progress of science and technology in INDIA, with the wealth I bring into my bank account in INDIA from the 62 sale agreements, liability to be paid to me by US PTO. With INDIA being one of the PCT contracting states, and me, an INDIAN citizen with permanent residential address in INDIA, their actions are against the purpose and objective of Patent Cooperation Treaty.
 - h. Most of the PCT contracting state PTO'S use the ISR issued by an ISA, as a reference document for issuing their PTO office action. The fabricated ISR resulted in me losing my invention patent rights, by loss of 14 National stage and 2 Regional stage applications.
 - i. The priority patent 'us 8,910,998 B1' is active and in force, since I have paid the 7.5 years maintenance fees. My invention Nigeria patent grant F/P/2016/328, is active and in force, since I have paid applicable annuity fees.
2. Because of US PTO issuing the fabricated ISR, I have lost my invention patent rights, that I applied for and sought, by filing 14 National stage and 2 Regional stage applications, by using PCT international application PCT/us2014/046619.
3. I lost my invention patent rights in 14 countries corresponding to 14 National stage applications filed in Canada, Mexico, Japan, Korea, Australia, New Zealand, Brazil, China, South Africa, Thailand, Philippines, India, Malaysia, and Indonesia. I lost my invention patent rights in Eurasean countries, corresponding to EAPO regional application that provides patent rights protection in 8 countries Armenia, Azerbaijan, Belarus, Kazakhstan, Kyrgyzstan, Russian Federation, Tajikistan, and Turkmenistan. I lost my invention patent

rights in European countries, corresponding to EPO regional application that provides patent rights protection in 38 countries Albania, Austria, Belgium, Bulgaria, Croatia, Cyprus, Czechia, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Iceland, Ireland, Italy, Latvia, Liechtenstein, Lithuania, Luxembourg, Malta, Monaco, Netherlands, Norway, Poland, Portugal, Romania, San Marino, Serbia, Slovakia, Slovenia, Spain, Sweden, Switzerland, the former Yugoslav Republic of Macedonia, Turkey and United Kingdom. I lost my invention patent rights in these listed countries, a total of 60 world countries, causing full liability to US PTO, for loss of my invention worldwide patent rights. The conservative estimate of the caused liability to US PTO is 93 Trillion Earthlings / usd, payable to me, into my bank account in INDIA, according to PCT article 9(1). For Earthlings, refer my authored Macro Economic reform at the ProjectEarthling.com.

4. The cause of action was brought to the attention of the Honorable court by way of Writ Petitions WP 12356/2023, and WP 13823/2023. The orders issued by the Honorable court for WP 12356/2023 are attached with this Writ Appeal as annexure B. The orders issued by the Honorable court for WP 13823/2023 are attached with this Writ Appeal as annexure A. The LEGAL resolution, of this 'cause of action' committed by US PTO, according to the Honorable court orders, would start by the respondent issuing the 'Consent letter' to address CPC section 86(1) applicable to sue US PTO, and to summon WIPO, International Bureau to assist the Honorable court with Discovery and fact finding. Upon the issue of 'Consent letter' by respondent, I request the Honorable court orders for Interim relief prayed in this Writ Appeal, starting with orders to 'conduct the 'Original Suit' at this Honorable High court of Karnataka'. And issue orders for the Prayer, to execute the 62 sale agreements described in annexure D, upon the LEGAL conclusion of the 'Original Suit'. The 62 sale agreements execution requires the GEC, GLOBAL EARTHLINGS COUNCIL, to be organized, with its identified official list of designated signatories. I will introduce the Macro Economic reform 'Project Earthling©' to 193 world country delegates at WIPO assembly, upon the Honorable court orders in the 'Original Suit'.



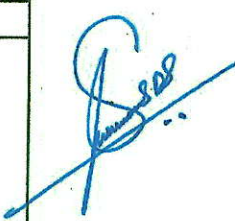
5. My valuation of caused liability, for loss of my invention worldwide patent rights across sectors, across 62 world countries, by a conservative estimate, which is payable to me, into my bank account in INDIA, is given here. Exemplary Thermal Insulation application is the most significant contributor to the sale price, while the chosen sale price number 93 Trillion Earthlings being conservative.

Expression of the range	10% of the 100-year projected economic activity of my invention across 62 countries. In Earthlings / \$
Conservative	93 Trillion (Chosen)
Conservative-Realistic	94 Trillion - 125 Trillion
Realistic	125 Trillion - 150 Trillion
Aggressive-Realistic	150 Trillion - 250 Trillion
Aggressive	250 Trillion - 300 Trillion

6. Chosen conservative 'Sale price', liability payable to me broken by application, sorted in descending order by sale price, is given in the table here.

NATIONAL / REGIONAL APPLICATION	Chosen conservative Sale Price in Earthlings. T for Trillion.	Application Status and Liability to US PTO.
Europe (38 Countries)	30.5 T	Lost due to fabricated ISR issued by US PTO. Liability payable to me.
USA - Priority patent application	22.5 T	Patent grant and in force. Maintenance fees paid. Liability payable to me.
Japan	12 T	Lost due to fabricated ISR issued by US PTO. Liability payable to me.
Korea	7.5 T	Lost due to fabricated ISR issued by US PTO. Liability payable to me.
China	7.5 T	Lost due to fabricated ISR issued by US PTO. Liability payable to me.
Canada	3 T	Lost due to fabricated ISR issued by US PTO. Liability payable to me.

India	2.25 T	Lost due to fabricated ISR issued by US PTO. Liability payable to me.
Australia	2 T	Lost due to fabricated ISR issued by US PTO. Liability payable to me.
Brazil	1.5 T	Lost due to fabricated ISR issued by US PTO. Liability payable to me.
Mexico	1.5 T	Lost due to fabricated ISR issued by US PTO. Liability payable to me.
Eurasia (8 countries)	0.55 T	Lost due to fabricated ISR issued by US PTO. Liability payable to me.
South Africa	0.45 T	Patent lost due to fabricated ISR issued by US PTO, causing debt. Liability payable to me.
New Zealand	0.4 T	Lost due to fabricated ISR issued by US PTO. Liability payable to me.
Philippines	0.3 T	Lost due to fabricated ISR issued by US PTO. Liability payable to me.
Malaysia	0.3 T	Lost due to fabricated ISR issued by US PTO. Liability payable to me.
Indonesia	0.3 T	Lost due to fabricated ISR issued by US PTO. Liability payable to me.
Thailand	0.3 T	Lost due to fabricated ISR issued by US PTO. Liability payable to me.
Nigeria	0.15 T	Patent grant and in force. Annuity paid. Liability payable to me.
Total sale price by conservative estimate for Invention Patent rights across 62 countries	93 Trillion Earthlings	Worldwide liability payable by US PTO to me. GEC to be the Payor. Countries to receive Patent rights according to annexure D.



7. The chosen conservative 'Sale price', liability payable to me, broken down by each of the 62 world countries, is attached as annexure C with this Writ Appeal. The 62 sale agreements to be executed by the orders of this Honorable court are described in detail in annexure D.



8. Here is what is being sold to each of the 62 countries, in these 62 sale agreements. The sale of invention patent rights include,

- The intellectual property rights defined by the claims, and 100-year downstream businesses that emerge off the claims in patent us 8,910,998 B1, which is recognized worldwide by Patent Cooperation Treaty PCT international application PCT/US2014/046619, wherein the claims are supported by the text, definition, drawings, and description, and

- The intellectual property rights defined by the claims, and 100-year downstream businesses that emerge off the claims in Patent Cooperation Treaty PCT international application PCT/IB2016/050993, wherein the claims are supported by the text, definition, drawings, and description, and

- The intellectual property rights defined by the claims, and 100-year downstream businesses that emerge off the claims in Patent Cooperation Treaty PCT international application PCT/IB2016/050994, wherein the claims are supported by the text, definition, drawings, and description, and

- The intellectual property rights defined by the claims, and 100-year downstream businesses that emerge off the claims in Patent Cooperation Treaty PCT international application PCT/IB2016/050995, wherein the claims are supported by the text, definition, drawings, and description.

which respectively correspond to,

- Automotive sector, delivering repeatable vehicle color change technology for the vehicles in 62 world countries, and

- Interior decor segment, delivering repeatable color change technology for electrical appliances and electronic devices in 62 world countries, and



- Interior decor segment, delivering repeatable color change technology for walls, e.g., odd walls, furniture, decorative articles, in 62 world countries. This also includes the exemplary 'Thermal insulation' application for homes, offices, industrial, and other buildings, delivering energy cost savings in 62 world countries, and

- Fashion accessory segment in 62 world countries. By economic potential this segment is the lowest in value compared to the above three.

9. **PCT Preamble.** Given that I will receive the full liability payout wealth into my bank account in INDIA, in a world neutral currency EARTHLINGS, I have pledged the wealth according to annexure E. In achieving my visionary goal of 'Goal year 2050 for INDIA', also referred as 'Goal year 30 FE for INDIA', FE standing for Freedom by Earthling years, I will make significant contributions to the progress of science and technology, in INDIA. This is fully aligned with the PCT preamble, a reason for INDIA signing the Treaty like all the other PCT contracting states. Patent Cooperation Treaty preamble has provision for and reads 'The Contracting States, Desiring to make a contribution to the progress of science and technology, Have concluded the present Treaty.'. I request the Honorable court to record this provision of Patent Cooperation Treaty, which is breached by US PTO on 5-8-2015, denying the progress of science and technology in INDIA, and for the religion of HINDUISM.

10. Annexure E includes the wealth distribution within INDIA, when I bring in 93 Trillion Earthlings into my bank account in INDIA. This will ensure INDIA National and State Treasuries are built. I also include a brochure on 'Cascading effects of my work to World countries' with annexure E. Cascading effects of my work in INDIA, will be replicated, emulated in at least 100 poor countries of the world, possible cascading effects emulated across all 190 world countries. Inline with PCT preamble and beyond, my work in INDIA, for achieving 'Goal year 30 FE for INDIA' includes the following work launched through the Earthling Foundations Public charitable Trust, and Earthling Foundations Private Trust.

11. Here is a list of few of the science and technology areas, sectors, that I will contribute to in INDIA, which are inline with PCT preamble, 'contribution to the progress of science and technology'.

a. Science and technology research facilities to support the manufacturing of military ammunition for Indian military. This includes our defense requirements to support army, air force, navy, and other.

- i. Manufacture required arms, weapons, such as guns, and ammunition for Indian military.
- ii. Manufacture military tanks, launch vehicles.
- iii. Manufacture fighter jets for Indian air force.
- iv. Manufacture submarines.
- v. Manufacture Navy vessels, military ships for maritime security.
- vi. Manufacture cutting edge latest technological devises and systems to support Indian defense.

b. Science and technology research facilities to support 'Special Technology Unit'.

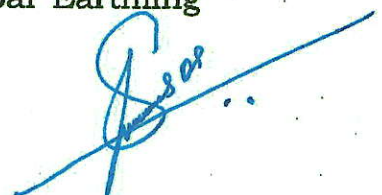
- i. Technical capability to build full knowledge, capability, manufacture, trace, track, and dismantle micro and nano electronic devises. Any bug, or any electronic devise.
- ii. Technical capability to sweep, recognize, identify and dismantle 'external cages'.
- iii. Full technical capability to deal with all electrical and electronic devises.
- iv. Technical capability to work with integrated systems, satellite technologies, embedded systems, complex electronic systems, including their micro and nano renditions.

c. Science and technology research facilities to support testing and supply of unadulterated pure food.

- i. Science and technology capabilities to deliver pure, unadulterated water.
- ii. Science and technology capabilities to deliver pure, unadulterated food.



- iii. Technological capability to identify any food poison, adulteration, and being able to legally bring anyone attempting such illegal work to justice.
 - iv. Technological capability to trace, identify food adulteration done by micro, nano molecular techniques. Identify, trace, report, and destroy 'serum technology' poison technique.
- d. Science and technology facilities to support high end construction engineering work.
- i. Build capability to manufacture heavy machinery required for building super cities, smart cities, airports, dams, tunnels, city railway, other extreme engineering projects.
 - ii. Full technical capability related to structural engineering, construction engineering, to build skyscrapers in the super cities, and smart cities across India.
 - iii. Technical capability related to design and architectural engineering.
 - iv. Manufacture of all heavy machinery, construction machinery, equipment, and gear.
- e. While I have listed some of the sectors where investments, contributions that will be made by me in INDIA for the progress of Science and Technology, there are many more other sectors, and lines of manufacturing, where contributions will be provided.
12. **WIPO, International Bureau.** They are the world authority that administer Patent Cooperation Treaty, PCT. WIPO have representation of 193 world countries, in the form of 193 member country delegations. There are 156 countries that have signed the PCT, Treaty, as of date 7-4-2022. With representation of all 193 world countries, WIPO will assist the Honorable court with discovery and fact finding in the 'Original Suit'.
13. Given the scale of my invention, my work, all the factors listed, patent rights across 62 PCT contracting states, authored Macro Economic Reform 'Project Earthling©' and GEC, Global Earthling

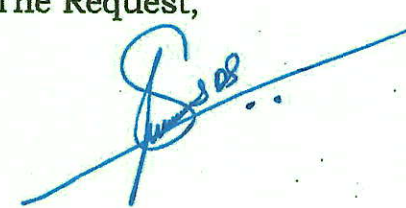


Council to launch and implement the New World Order councils, PATENTS worldwide impact, including the exemplary Thermal insulation application, my public enemies introduced in annexure F have used several negative tactics against me. I request the Honorable court to issue orders, to conduct necessary investigation to ensure all negative tactics are neutralized and eliminated before the start of execution of 62 sale agreements. I attach annexures G, H, and J detailing some of their negative tactics used against me. No one can represent me, attempt to represent me, attempt to take guardianship, attempt to receive my wealth, gain control of my patent rights, attempt to steal my invention patent rights, related wealth by calling themselves my friend, or my relative. No person, no legal entity, no Government, no organization, no association, no city council, no company, no corporation, no foreign country, no puppet united nations organs, no puppet united nations organizations can attempt to override or run over PCT article 9(1), according to which I am entitled to receive the full liability payment into my bank account in INDIA, in world neutral currency EARTHLINGS.

14. No other Writ Petition, or Writ Appeal is in pending status in this Honorable court, for the same 'cause of action'.

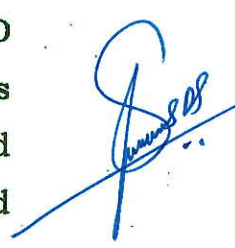
GROUNDS

15. The prayer in this Writ Appeal, Interim relief included, are on the grounds, of all the facts presented in this Writ Appeal, documented evidence submitted to the Honorable court and respondent in Writ Petitions WP 12356/2023, WP 13823/2023, and Patent Cooperation Treaty, a legal agreement signed by 156 world countries, including INDIA.
16. **Patent Cooperation Treaty** is one of the most popular treaty, and most widely embraced treaty in the world. It is evident from the fact that 156 world countries have signed the treaty and became bound by it, primarily because its intentions are good, in the way of contributing to the progress of science and technology. It seems that this is a universally sought after objective from the fact that 156 out of 193 world countries have signed the Treaty. Within the Patent Cooperation Treaty, the relevant articles for this Writ Appeal are PCT article 3, The International Application, PCT article 4, The Request,



PCT article 8, Claiming Priority, PCT article 9, The Applicant, PCT article 11, Filing Date and Effects of the International Application, PCT article 16, The International Searching Authority, PCT article 18, The International Search Report, PCT article 19, Amendment of the Claims before the International Bureau, PCT article 21, International Publication, PCT article 29, Effects of the International Publication, PCT article 30, Confidential Nature of the International Application, and PCT article 55, International Bureau.

17. With reference to PCT article 18(2), for PCT international application PCT/us2014/046619, I am the applicant according to PCT article 9(1), US PTO is the International Searching Authority according to PCT article 16, and WIPO is International Bureau according to PCT article 55. The Official copy of the Patent Cooperation Treaty and the official list of PCT contracting states are accessible at WIPO.int website weblink <https://www.wipo.int/pct/en/>. They were accessed by me from the WIPO.int website, and were attached with WP 13823/2023.
18. For all the four PCT international applications PCT/us2014/046619, PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, I am the only applicant according to PCT article 9(1). Hence, the full liability caused to me must be paid to me, into my bank account in INDIA, by executing the 62 sale agreements upon the Honorable court orders. WIPO International Bureau publication for PCT international application PCT/us2014/046619, is WO2015147900. The WIPO publications could be searched by accessing the following WIPO website weblink for Patentscope database, <https://www.wipo.int/patentscope/en/>. WIPO International Bureau publications for PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, are WO2017144948, WO2017144949, and WO2017144950, respectively.
19. My public enemy is US PTO, and by exercising their rouge old world order power, and rouge old world order bribing, financial lever, they have used combined force of usa, usa corporations, all usa citizens, uk, uk corporations, all uk citizens, rouge old world order puppet un organs, and puppet un organizations against me. They have not left any negative tactic unused at me, to deny the wealth from coming to me, into my bank account in INDIA, benefitting 1.2



Billion HINDUS, and the religion of HINDUISM. I introduce my public enemies and some of their negative tactics in annexure F.

20. All my devises were, and are hacked at an OS, operating system level. Since I must document details of GEC, Global Earthling Council, build presentation material for introducing the Macro Economic reform Project Earthling©, and also document NEW WORLD ORDER council details, I have requested the Honorable court to allocate a workstation, where I could at least retain a copy of all the content I would be building in the next several months, leading into the execution of 62 sale agreements. usa corporations are accessing my devises at an operating system level, and tracking information and replicating copies. All devises that are manufactured, could be hacked by my public enemies.

21. MOTIVE for using every negative tactic against me, INDIA, 1.2 billion HINDUS, and religion of HINDUISM.

- The conservative estimate of my invention sale price is 93 Trillion Earthlings.
- Patent Cooperation Treaty signed by 156 world countries is connected to me by the four PCT international applications, and this Patent Cooperation Treaty is breached by US PTO.
- My invention patent rights must be sold, to each of the 62 world countries, by separate sale agreements.
- The wealth to be received by me into my bank account, legal accounted money. This will make me the richest man in the world, the only Trillionaire, result in build up of INDIA Treasury, result in wealth and economic progress of 1.2 billion HINDUS and religion of HINDUISM.

22. These are intolerable to my public enemies, and hence they have used extreme negative tactics to attack me. Interim relief prayer includes prayer for all these extreme negative tactics to be neutralized, before we get to the orders for the execution of 62 sale agreements. In annexure G, I explain how my public enemies in annexure F, have taken extreme measures for attacking me by abusing CPC sections 75 and 76, by issuing 'Frivolous commissions', to the judicial courts in INDIA. These frivolous commissions could be issued even to the Supreme court of INDIA, or through the Supreme court of INDIA, by my public enemies using their rouge old world order authority or clout. In this context, I request the

Honorable High court of Karnataka to work with the Honorable Supreme court, and issue the orders for respondent, and Ministry of law and justice to communicate even to the Supreme court of INDIA, investigate and record, if any frivolous commissions were issued by abusing CPC sections 75, or 76, to examine me, investigate me, attack me, target me, frame me negatively, or destroy me, by my public enemies. In this context, I sense some usa contacts connected to US PTO, some usa corporations, some usa corporate executives, possibly puppet united nations (paid in usd) organs or organizations, including bribe receiving citizens or organizations within INDIA could have issued such frivolous commissions. All such frivolous commissions must be dissolved, or asked to confront me in your presence, in this Honorable court, explaining themselves.

23. My public enemies could have used my father hospital admissions to possibly forge documents, to steal a portion of the wealth to be received by me, or steal any of the patent territories, by forcing illegal guardianship, at whom medical force was used to forge and steal wealth. A POA issued by me and my then spouse, could also be abused in an attempt to steal some of my wealth, or patent rights in some territories. I introduce details of this negative tactic in annexure H, and investigation must be conducted to neutralize this negative tactic. My public enemies use combined force of all their country to attack people. They have advanced technological capabilities to impose life cages on any target subject across any of the 191 world countries, by imposing a full 'External cage', the target subjects life digitally surrounded, with all his electronic devises hacked and used against him. The rouge advances made by usa pharmaceutical companies, only resulted in inventing 20,000 counter molecules, poisons which they can use against any of the 9 billion world citizens across 191 world countries, by packaging them in the dangerous 'serum package technology'. In this context, the target subject was me. The serum technology internal cage, includes imposing brain cage where the counter molecules attack different brain regions. The combination of these internal, brain, and external cages forms the life cage.

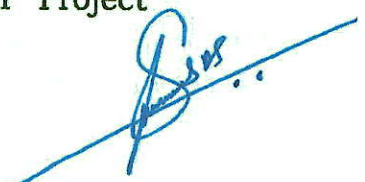
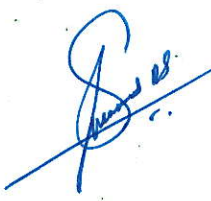
24. Current day law enforcement capabilities in INDIA, cannot deal with these advanced technology negative tactics used against me. These life cage technologies are a threat to entire humanity. I MUST,

WE MUST built the necessary technological competence, by contributing to the progress of science and technology to deal with external cage, internal cage and dismantle these life cages. This investment is for protecting 1.2 Billion HINDUS, religion of HINDUISM, and also protecting 190 world countries, and 9 Billion people in the world. I will launch the organization 'SPECIAL TECHNOLOGY UNIT, STUN', contribution from my wealth allocation, from the Earthling Foundation Public charitable Trust contribution. STUN will facilitate identification, tagging evidence, dismantling, and reporting external cages to the Honorable judiciary. STUN will facilitate identification of usage of serum technology, tagging evidence, reporting and terminating internal cages, include brain cages to the Honorable judiciary. STUN will end Life cages. STUN, is an immediate requirement for INDIA, to neutralize the threat to humanity. I attach annexure J where I introduce life cages, external, internal, and brain cages.

25. I have made entire WP 13823/2023, along with all annexures submitted to this Honorable court, accessible at my website weblink, <https://srinivasdevathi.com/writ-petition-for-execution-of-62-sale-agreements/>. I can produce any annexure or any document, upon Honorable courts request. The full LEGAL resolution, of this 'cause of action' is by way of the Honorable court orders for the execution of the 62 sale agreements described in annexure D. These 62 sale agreements will ensure, the 62 country Governments, their Leadership receive the invention patent rights for their country, including invention applications for all the sectors. The sale also includes full control, and ownership of 100 years worth downstream businesses that arise out of my invention patent resulting in contributing to the 'economic activity, economic growth, business expansion, and contributing to their country GDP'. The 62 sale agreements would benefit the 62 country economics directly.

26. I draw the attention of the Honorable court to the following Prayer points which were prayed in WP 13823/2023, which are not included in this Writ Appeal for the following reasons.

- WP 13823/2023 prayer point Q. I have procured my GST number, and this prayer point can be set aside.
- WP 13823/2023 prayer points S, and T. These are Prayer points for Introduction of Macro Economic reform 'Project

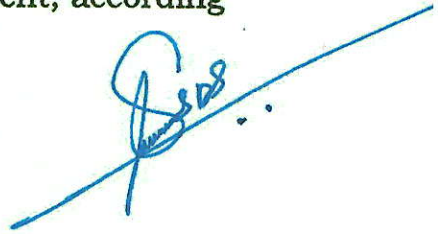
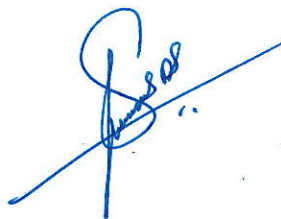


Earthling©' to 193 world country delegations at WIPO assembly, bring the reform to decisive voting, and organize GEC, Global Earthling Council. These prayer points will be included in the 'Original Suit' which will be filed in this Honorable court, since WIPO, International Bureau will be a defendant in the original suit, and can directly schedule the 'Introductory event' upon the Honorable court orders. This reduces the coordination efforts for the respondent to schedule the 'Introductory event'.

- WP 13823/2023 prayer points C, and E. The distribution of my copyright work related to 'Right perspectives for the World' and Introduction of 'NEW WORLD ORDER', all the Councils of New World Order will be included along with the Introduction of the Macro Economic reform Project Earthling© at the WIPO assembly to all 193 world country delegations. This Introduction could go into subsequent scheduled events of me addressing the 193 world country delegations at the WIPO assembly, according to the required scheduled time to introduce, conduct Q & A sessions, schedule World country LEADERS to speak about New World Order, Councils, and decisively, empower GEC, Global Earthling Council to take all the New World Order, Councils, unbiased and paid in World neutral currency EARTHLINGS, LIVE. The prayer points will be included in the 'Original Suit' to be filed in this Honorable court.
- WP 13823/2023 prayer point DD. I have vacated the rented hotel room near the court premises. Hence this prayer point can be set aside.

PRAYER

27. I request the Honorable court to issue the following orders, starting with the Interim relief prayer, upon the receipt of 'Consent letter' to address CPC section 86(1), from the respondent, according to orders dated 14-6-2024 for WP 12356/2023.



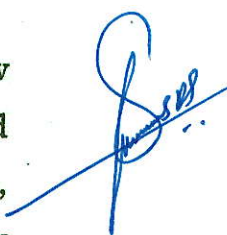

- A. Respondent to plan, co-ordinate, and schedule the visits of 62 country 'Premiers, the recipient of intellectual property rights delegation teams, or buyer delegation teams', to get the 62 sale agreements described in annexure D executed, synchronized with the orders given by this Honorable court or the Special court appointed for the purpose. Upon GEC organization, respondent to also coordinate and synchronize the visit and stay of 'Payor delegation team, GEC, Global Earthling Council designated signatories' in this city for the execution of 62 sale agreements.
- B. The Honorable court to issue orders to appoint 'Special court', for the execution of 62 sale agreements described in annexure D. Given that Presidents and Prime Ministers of 62 world countries would visit the Special court, the High court of Karnataka premises are ideally suited to establish the Special court.
- C. The Honorable court to issue orders to have a 'Formal worldwide media reporters interaction room, with live television broadcast setup, to facilitate official press release for each of the 62 sale agreements upon their execution' and to have a 'Discussion and meeting room, where refreshments could be provided for visiting Premier and their delegation to interact with me and visiting Indian dignitaries' in the premises of the 'appointed special court' for the execution of 62 sale agreements described in annexure D.

For protecting 1.2 Billion HINDUS, religion of HINDUISM, and also protecting 9 Billion citizens across 190 world countries.

- D. Upon conclusion of the first of the 62 sale agreements, respondent to schedule the introduction of 'SPECIAL TECHNOLOGY UNIT, STUN', its organization, to the parliament, and I shall launch the organization from the Earthling Foundation Public charitable Trust contribution. My contribution of wealth for organizing STUN, is inline with PCT preamble, 'contributing to the progress of science and technology' in INDIA. STUN will facilitate identification, tagging evidence, dismantling, and reporting external cages to the Honorable judiciary. STUN will facilitate identification of usage of serum technology, tagging evidence, reporting counter molecules poisons with molecular structure,

and chemical formula, terminating internal cages, include brain cages to the Honorable judiciary. STUN will end life cages, external cages, internal cages and brain cages, introduced in annexure J, and will be capable of reporting all of these with tagged evidence to the Honorable judiciary. This STUN technology to be made available and accessible mutatis mutandis to 190 other world countries.

Broadcast the court proceeding live to World judiciary.

- E. The Honorable court and respondent to work with Ministry of Law and Justice, to exercise their network across all the justice delivering courts in India, law practitioners across India, including the Chief Justice of India, all the Chief Justices of all Indian states, Bar council association of India, all law schools in India, requesting them to follow this lawsuit proceeding LIVE, either via a published video weblink, or a television channel broadcasting the proceeding LIVE, from High court of Karnataka, Special court appointed, and further broadcasting the execution of 62 sale agreements described in annexure D. These lawsuits to become case studies for all law school students across the world countries, and the case studies will be authored by Indian law practitioners.
- F. The Honorable court and respondent to work with Ministry of Law and Justice, to exercise their network across the 193 world countries, inform the Supreme court judges of all 193 countries, legal and justice department members of 193 countries, law practitioners across the 193 countries, inform the judicial bar associations of all 193 countries, inform the top five law schools of all 193 countries, about this lawsuit, requesting them to follow this lawsuit proceeding LIVE, either via a published video weblink, or a television channel broadcasting the proceeding LIVE from High court of Karnataka, Special court appointed, and further broadcasting the execution of 62 sale agreements described in annexure D. These lawsuits to become case studies for all law school students across the world countries.
- 
- 

Receiving the wealth into my bank account in INDIA, and contributing to the recipients bank accounts in INDIA, according to annexure E.

- G. Respondent to work with Finance Ministry and give approvals for me to set-up a first group of my own banks, all of which would be enabled to hold extremely high value of wealth in Earthlings currency, and a second group of my own banks for the local Indian banking and financial transactions related to the Earthling Foundation Public charitable Trust, and Earthling Foundation Private Trust initiatives, programs, projects, and their execution. The first group of banks will hold the incoming wealth from the 62 sale agreements described in annexure D. The economic policies related to wealth management and Indian 'Treasury management', proposed and implemented by me, through 'IEC, Indian Economic Council' will address the wealth distribution across the organized first group and second group of banks, along with defining the 'Indian National Treasury', and declaring it to the world media houses.

Contribution of wealth within INDIA according to annexure E.

- H. Respondent to transmit formal communications about annexure E, and the fact that 11 more Living Will addendums will be executed by me, at the end of each of the next 11 years between 2024 to 2034, showing incremental statistics related to 'wealth receipts from the executed 62 sale agreements' and 'wealth distribution' intended according to annexure E, to President of India, Prime Minister of India, Prime Ministers Office, Finance Minister of India, Finance Ministers Office representing Commissioner of Income tax department, all Chief Ministers of all states of India, all the corresponding Chief Ministers Offices, to the heads of all Union territories of India, and their corresponding offices.
- I. Respondent to give official formal communication addresses, key contacts information, e-mail ID'S, and direct telephone numbers of all the intended wealth recipients according to annexure E, including that of President of India, Prime Minister of India, Prime

Ministers Office, Finance Minister of India, Finance Ministers Office representing Commissioner of Income tax department, all Chief Ministers of all states of India, all the corresponding Chief Ministers Offices, the heads of all Union territories of India, and their corresponding offices, for my official record and that of the Honorable court. This information is for initiating electronic wire transfer of wealth over the next 11 years, according to the intended wealth allocation given in annexure E, and for the formal distribution of the upcoming 11 'Living Will addendums', to the end recipient parties. The intended commitment to allocate and pay 45% of the total 'wealth receipts' to Indian Central and State Governments would be legally accounted for by the next 11 versions of the Living Will addendums to be executed over the next 11 years, which will indicate the cumulated 'wealth receipts' and 'wealth distribution', and ensure the entire 45% 'wealth distribution' is taken to its completion. Given that bulk of the wealth distribution will be in 'Earthlings currency', the recipients will have all new 'Treasury bank accounts', or other recipient destination bank accounts where the money would be transferred to. Most of these bank accounts will be organized in the new banks to be established in India to manage the overall wealth being brought into India by way of these 62 sale agreements. These financial transactions over the next 11 years will be official, formal, disclosed to Indian and worldwide media houses. I will be heading 'IEC, Indian Economic Council' and will be providing guidance on the management and distribution of this wealth across banks, and bank accounts.

Protecting and managing INDIAN wealth, directed towards achieving 'Goal year 30 FE for INDIA. For mutatis mutandis consideration for 190 other world countries, to protect their wealth, and achieve their economic objectives.

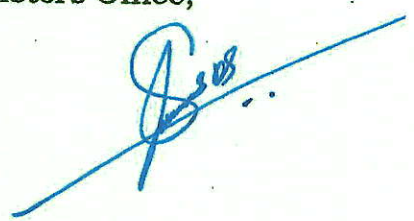
- J. Respondent to work with the Honorable Prime Minister of India, and schedule the introduction of 'INDIAN ECONOMIC COUNCIL, IEC', its advisory role for India, and Macro Economic policy direction for India to achieve Goal year 30 FE for INDIA, which will in turn have cascading effects to at least over 100 poor

countries of the World. IEC will be established with full support and mandate from Union of India, Central Government. The role of IEC is most significant for India to become a developed country, and an economic super power. IEC will show the emulatable responsible way of protecting and managing the wealth I bring into my bank account in INDIA, by executing the 62 sale agreements described in annexure D, according to the Honorable court orders.

- K. Respondent to work with the Honorable Prime Minister of India, and schedule the introduction of 'NATIONAL WEALTH BILL' authored by me, addressing the parliament. National Wealth Bill, is in the interest of protecting, and preserving, the wealth I bring into my bank account, and into INDIA, by executing the 62 sale agreements described in annexure D according to the Honorable court orders. National Wealth Bill ensures the NATIONAL TREASURY wealth of Union of India is preserved, does not leave the country for frivolous reasons, and hence Central Government must get this Bill passed. National Wealth Bill is an emulatable reform which must be considered by all 190 other world countries.

Additional legal steps that could be exercised by the Honorable court orders, to secure my wealth and that of INDIA.

- L. Respondent to work with Honorable Prime Minister of India, and Finance Minister of India, to get annexure E, my 'Living Will executed on 22-8-2022', registered as a one-time all India registration at a Registrar office. After the all India registration of 'Living Will executed on 22-8-2022', subject to legal requirements, it could be registered individually in all the states of India and the union territories, by way of electronic registration. All the applicable registration fees must be borne by the Finance Ministry, Indian Government.
- M. Respondent, upon the completion of all-India registration of annexure E, my 'Living Will executed on 22-8-2022', subject to legal requirements of its registration in all states and union territories, must formally distribute the registered document to President of India, Prime Minister of India, Prime Ministers Office,



Finance Minister of India, Finance Ministers Office representing Commissioner of Income tax department, all Chief Ministers of all states of India, all the corresponding Chief Ministers Offices, to the heads of all Union territories of India, and their corresponding offices. This will ensure India is fully united in the objective of achieving the visionary goal 'Goal year 30 FE for INDIA'. The initiatives directed towards this goal for INDIA will have cascading effects to at least 100 poor countries of the world.

Neutralize the negative tactic, and hand over the 'Fire Scam' to GEC, Global Earthling Council, a tactic used to attack me, INDIA, 1.2 billion HINDUS and religion of HINDUISM.

N. Respondent to work with GEC, Global Earthling Council, and schedule the introduction of 'World energy battle - Oil VS Renewable' by me, forced on me, India, and Hindus living in India, by my public enemies listed in annexure F, to all 193 member country delegations in a session addressing the GEC assembly. Prior to the introduction, I will distribute 'presentation content' to all the 193 country delegation teams at GEC. Reasonable time shall be given to all 193 countries to independently evaluate the presented subject and also to work on the recommended case studies.

GEC to schedule a 'voting session', to bring the World energy battle - Oil VS Renewable for its decisive voting at GEC 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. A decisive majority 'NO' voting result will reschedule the subject to be brought to the discussion and a subsequent second poll for 193 countries after a gap of say 10 years.