

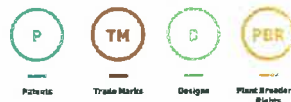


Australian Government
IP Australia

28 March 2018

Examination report No. 1 for standard patent application

Phillips Ormonde Fitzpatrick
PO Box 323
Collins Street West VIC 8007
Australia



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ABN: 38 113 072 755

Your reference	1071813
Application number	2014388300
Applicant name	Srinivas S. Devathi
Earliest priority date	27 March 2014

Final date for acceptance: 28 March 2019
Date of this report: 28 March 2018
Examination request date: 17 February 2017

Dear Phillips Ormonde Fitzpatrick,

Your application has been examined under [section 45 of the Patents Act 1990](#). I consider that this application does not meet the requirements of the Act because there are issues with the application that are explained in the report details.

You have **12 months** from the date of this report to overcome all my objection(s) otherwise this application will lapse.

You will also need to pay any annual continuation fees that apply. Your next continuation fee is due on **15 July 2018**.

NOTE: There is a current postponement of acceptance in place. If you overcome all other objections before the expiration of that postponement, the Commissioner will only accept the application at that time if you have filed a clear and unambiguous statement requesting the withdrawal of that postponement. Otherwise, a further adverse report will be issued.

I apologise for any inconvenience resulting from your application not being considered within the time limit set out in our Customer Service Charter.

Details of this patent application can be viewed on [AusPat](#), our Australian patent search database.

Yours sincerely,

Yew-Seng How
Section: MECH 1 - MECHANICAL ENGINEERING
Phone: (612) 6283 2945



This data, for application number 2014388300, is current as of 2018-12-17 21:00 AEST

Page 1 of 3

[Handwritten signature]

Your reference 1071813
Application number 2014388300

Report details

Basis of the report

In examining this application I have considered:

- the PCT pamphlet and amendments already made under the PCT Articles

Summary of novelty, inventive step and patentable subject matter

	Satisfy requirements?	Claim numbers
Novelty/inventive step	Yes	NONE
	No	1-36
Patentable subject matter	Yes	1-36
	No	NONE

Detailed objections on issues that have been identified

Documents cited or considered relevant

- D1 : US 7516764 B1 (COBB) 14 April 2009 #
Category: Y Claims: 1-36
- D2 : US 6017079 A (WARNER) 25 January 2000 #
Category: Y Claims: 1-36
- D3 : US 4144663 A (SAENGER et al.) 20 March 1979 #
Category: Y Claims: 4-5, 12, 21-22
- D4 : US 5636669 A (PRICE) 10 June 1997 #
Category: Y Claims: 8, 15, 19, 30
- D5 : US 3709770 A (HALE) 09 January 1973 #
Category: Y Claims: 13-14

Cited in the International Search Report and/or the IPRPII

Special categories of cited documents:

Y: The claimed invention cannot be considered to involve an inventive step under [subsection 7\(2\)](#) of the Act in light of the common general knowledge when considered together with a combination of the document and one or more other such documents.



Your reference 1071813
Application number 2014388300

Novelty and inventive step

- 1 **Claims 1, 16, 23** lack an inventive step in light of the prior art documents **D1-D2** discussed in Box V of the IPRPII dated 31 January 2016 for International Application No: PCT/US2014/046619.

While the objections regarding these documents were not made under Australian law, I agree with the reasons given in that report and consider they support a corresponding objection against the Australian claims. It is considered that in seeking a solution to the problem a person skilled in the art would be reasonably expected to combine the disclosures of these documents and arrive at a solution that is the same as the claimed invention. In particular, although **D1** (Figs 1-5; Col 2 Line 50 – Col 3 Line 51) does not explicitly disclose that vest is foldable and/or stretchable, **D2** (Figs 1-9; Col 3 Line 6 – Col 5 Line 55) discloses a system for altering the appearance of a vehicle surface comprising a vest (30) which is at least partially foldable/stretchable (Col 4 Lines 22-67). It is considered that a person skilled in the art of vehicle exterior appearances, in looking for a solution for the vests to conform to the shapes/surfaces of various vehicle exterior surfaces, will be motivated to combine the disclosures of **D1** and **D2** without any difficulty, so as to obtain a vest that will conform to the shapes/surfaces of various vehicle exterior surfaces, and achieve a solution that provides a similar benefit as the claimed invention.

- 2 Furthermore, I have considered each of the **claims 2-15, 17-22, 24-36**. Each of these claims is not considered to make any patentable contribution over the teachings of documents **D1-D2**. The relevant features of these claims are either disclosed in **D1-D2** or are common general knowledge in the art of vehicle exterior appearances/mere design choices/workshop improvements and which therefore cannot contribute to providing an inventive step.

For example, **D1** (Figs 1-5; Col 2 Line 50 – Col 3 Line 51), **D2** (Figs 1-9; Col 3 Line 6 – Col 5 Line 55), **D3** (Figs 1-5; Col 2 Line 51 – Col 6 Line 11), **D4** (Figs 1-9; Col 2 Line 56 – Col 3 Line 65) and **D5** (Figs 1-15; Col 3 Line 73 – Col 9 Line 10) either further discloses key features relating to **claims 2-15, 17-22, 24-36** or such features are common general knowledge in the art of vehicle exterior appearances/mere design choices/workshop improvements. See the fluid-tight space and wash-fluid/gas-flow arrangements of D3. See the fastening arrangements in D4. See the rough exterior textures in D5. A person skilled in the art will be able to implement a variety of vest panel arrangements for an improved vehicle exterior appearance by combining the disclosures without any difficulty, and provide a similar benefit of ease of altering the visual appearance of a vehicle as the claimed invention.

Additional comments

I have examined this application on the basis of the specification as amended under Article 34. You may wish to correct the non-sequential page numbering caused by the Article 34 amendments.

END OF REPORT

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100029

北京市朝阳区安定路 35 号六层 35-10-2 内 620 室 北京弘权知识产权代理事务所（普通合伙）
王建国 许伟群

发文日：

2018 年 06 月 25 日



申请号或专利号：201480079105.9

发文序号：2018062002148950

申请人或专利权人：斯里尼瓦·S·德瓦提

发明创造名称：用于改变车辆表面的颜色、外观或触感的系统和方法

第一次审查意见通知书

（进入国家阶段的 PCT 申请）

- ☒ 应申请人提出的实质审查请求，根据专利法第 35 条第 1 款的规定，国家知识产权局对上述发明专利申请进行实质审查。
☐ 根据专利法第 35 条第 2 款的规定，国家知识产权局决定自行对上述发明专利申请进行实质审查。
- ☒ 申请人要求以其在：
US 专利局的申请日 2014 年 03 月 27 日为优先权日。
- ☐ 经审查，申请人于_____提交的修改文件，不符合专利法实施细则第 51 条第 1 款的规定，不予接受。
- ☒ 审查是针对原始提交的国际申请的中文文本或中文译文进行的。
☐ 审查是针对下列申请文件进行的：
- ☐ 本通知书引用下列对比文献（其编号在今后的审查过程中继续沿用）

编号	文件号或名称	公开日期 (或抵触申请的申请日)
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6. 审查的结论性意见：

关于说明书：

- ☐ 申请的内容属于专利法第 5 条规定的不授予专利权的范围。
- ☐ 说明书不符合专利法第 26 条第 3 款的规定。
- ☐ 说明书不符合专利法第 33 条的规定。
- ☐ 说明书的撰写不符合专利法实施细则第 17 条的规定。

关于权利要求书：

- ☐ 权利要求_____不符合专利法第 2 条第 2 款的规定。
- ☐ 权利要求_____不符合专利法第 9 条第 1 款的规定。
- ☐ 权利要求_____不具备专利法第 22 条第 2 款规定的新颖性。
- ☐ 权利要求_____不具备专利法第 22 条第 3 款规定的创造性。
- ☐ 权利要求_____不具备专利法第 22 条第 4 款规定的实用性。
- ☐ 权利要求_____属于专利法第 25 条规定的不授予专利权的范围。
- ☒ 权利要求 1、8、10、12、16、19、23 不符合专利法第 26 条第 4 款的规定。
- ☐ 权利要求_____不符合专利法第 31 条第 1 款的规定。
- ☐ 权利要求_____不符合专利法第 33 条的规定。

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纸件申请，回函请寄：100088 北京市海淀区蓟门桥西土城路 6 号 国家知识产权局专利局受理处收
电子申请，应当通过电子专利申请系统以电子文件形式提交相关文件。除另有规定外，以纸件等其他形式提交的文件视为未提交。

<input type="checkbox"/>	权利要求_____不符合专利法实施细则第 19 条的规定。
<input type="checkbox"/>	权利要求_____不符合专利法实施细则第 20 条的规定。
<input checked="" type="checkbox"/>	权利要求 24-26、28-29、31-32 不符合专利法实施细则第 21 条的规定。
<input checked="" type="checkbox"/>	权利要求 24-25 不符合专利法实施细则第 22 条的规定。

☐ 申请不符合专利法第 26 条第 5 款或者实施细则第 26 条的规定。

申请不符合专利法第 20 条第 1 款的规定。

分案申请不符合专利法实施细则第 43 条第 1 款的规定。

上述结论性意见的具体分析见本通知书的正文部分。

7. 基于上述结论性意见, 审查员认为:

☐ 申请人应当按照通知书正文部分提出的要求，对申请文件进行修改。

☒ 申请人应当在意见陈述书中论述其专利申请可以被授予专利权的理由,并对通知书正文部分中指出的不符合规定之处进行修改,否则将不能授予专利权。

☐ 专利申请中没有可以被授予专利权的实质性内容, 如果申请人没有陈述理由或者陈述理由不充分, 其申请将被驳回。

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8. 申请人应注意下列事项:

(1) 根据专利法第 37 条的规定, 申请人应当在收到本通知书之日起的 4 个月内陈述意见, 如果申请人无正当理由逾期不答复, 其申请将被视为撤回。

(2) 申请人对其申请的修改应当符合专利法第 33 条的规定, 不得超出原说明书和权利要求书记载的范围, 同时申请人对专利申请文件进行的修改应当符合专利法实施细则第 51 条第 3 款的规定, 按照本通知书的要求进行修改。

(3) 申请人的意见陈述书和 / 或修改文本应当邮寄或递交国家知识产权局专利局受理处, 凡未邮寄或递交给受理处的文件不具备法律效力。

(4) 未经预约, 申请人和 / 或代理人不得前来国家知识产权局与审查员举行会晤。

9. 本通知书正文部分共有 2 页，并附有下列附件：

☐ 引用的对比文件的复印件共_____份_____页。

11/15/19

审查部门：专利审查协作湖北中心机械发明审查部

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电子申请，应当通过电子专利申请系统以电子文件形式提交相关文件。除另有规定外，以纸件等其他形式提交的
文件视为未提交。

外，以或許等其它形式旋文。



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第一次审查意见通知书

(进入国家阶段的 PCT 申请)

申请号:2014800791059

本申请涉及一种用于改变车辆表面的颜色、外观或触感的系统和方法。经审查,现提出如下的审查意见。

1、权利要求 24-26、28-29、31-32 不符合专利法实施细则第 21 条第 3 款的规定。

根据专利法实施细则第二十一条第三款的规定,同一项发明的独立权利要求应写在其从属权利要求之前,因而直接或间接从属于某一项独立权利要求的所有从属权利要求都应当写在该独立权利要求之后,另一项独立权利要求之前。目前的权利要求 24-26、28-29、31-32,显然不符合上述规定。申请人应当对权利要求的排列顺序进行调整。

2、权利要求 24-25 不符合专利法实施细则第 22 条第 1 款的规定。

从属权利要求 24-25 引用部分中的主题名称与其所引用的权利要求 1 所要求保护的主体名称不一致,因此不符合专利法实施细则第二十二条第一款的规定。申请人应改写此从属权利要求,使其主题名称与其所引用权利要求的主题名称一致。

3、权利要求 1、8、10、12、16、19、23 不符合专利法第 26 条第 4 款的规定。

权利要求 1 中有如下语句“防护衣的至少一部分是至少部分地可折叠的或者至少部分地可伸缩的”,语句不清楚简明,同样的问题还出现在权利要求 16、23 中。

权利要求 8 中,焊接与激光焊接、超声波焊接、焊补、钎焊、热气体焊接、红外焊接为上下位概念,造成权利要求不清楚;粘合剂与压敏粘合剂、接触粘合剂、热熔性胶粘剂为上下位概念,造成权利要求不清楚;热封与热熔合为上下位概念,造成权利要求不清楚。同样的问题还出现在权利要求 19 中。

权利要求 10 中,“防护衣至少部分地由以下材料形成”及“或者其组合”描述不简洁,建议申请人修改为“防护衣由以下材料的一种或多种组成”;“聚酯”、“聚乙烯”重复出现,造成权利要求不简洁;聚酯与聚对苯二甲酸乙二醇酯、聚碳酸酯、聚氨基甲酸乙酯为上下位概念,造成权利要求不清楚;“热塑料”、“热塑性材料”指代的为相同的物质,描述不简洁;塑料与合

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纸件申请,回函请寄:100088 北京市海淀区蓟门桥西土城路 6 号 国家知识产权局专利局受理处收
电子申请,应当通过电子专利申请系统以电子文件形式提交相关文件。除另有规定外,以纸件等其他形式提交的文件视为未提交。



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成塑料为为上下位概念，造成权利要求不清楚；塑料、热塑料、热塑性材料与聚乙烯、聚丙烯、聚苯乙烯、聚氯乙烯、聚碳酸酯、聚酰胺、聚砒、烯丙基塑料、纤维素塑料、氟塑料、聚酰亚胺、聚烯烃为上下位概念，造成权利要求不清楚；“热固性物”与“热固性材料”指代的为相同的物质，描述不简洁；热固性物、热固性材料与硅树脂、乙烯基树脂、酚醛树脂、呋喃树脂、氨基树脂、环氧树脂、醇酸树脂、氨基塑料、聚乙烯树脂、丙烯酸树脂为上下位概念，造成权利要求不清楚；建议把“丁腈”书写为“丁腈橡胶”；缩醛与酚醛树脂为上下位概念，造成权利要求不清楚；橡胶与合成橡胶为上下位概念，造成权利要求不清楚；橡胶、合成橡胶与氯丁橡胶、聚硫橡胶、丁腈、丁基橡胶、硅橡胶为上下位概念，造成权利要求不清楚；“尼龙”与“聚酰胺”为同一种物质，描述不简洁；纤维与尼龙、聚酰胺为上下位概念，造成权利要求不清楚；聚烯烃与聚乙烯、聚丙烯、聚苯乙烯、聚氯乙烯为上下位概念，造成权利要求不清楚；复合材料与玻璃纤维、硅树脂、聚合物纤维、乙烯基树脂、酚醛树脂、呋喃树脂、氨基树脂、环氧树脂、醇酸树脂、聚乙烯树脂、醋酸纤维素、硝酸纤维素、乙酸丁酸纤维素、丙酸纤维素、橡胶、氯丁橡胶、聚硫橡胶、丁腈、丁基橡胶、硅橡胶、纤维素塑料、氟塑料为上下位概念，造成权利要求不清楚。

权利要求 12 中，密封空间与空间为上下位概念，造成权利要求不清楚。

另外提醒申请人注意的是，在权利要求 14 中“可去除地”“可拆卸地”“可分离地”其本质没有实质性区别，建议申请人修改，同样的问题还出现在权利要求 26 中；在权利要求 26 中“或附接”“或连接”其本质没有实质性区别，建议申请人修改。

基于上述理由，本申请按照目前的文本还不能被授予专利权。如果申请人按照本通知书提出的审查意见对申请文件进行修改，克服所存在的缺陷，则本申请可望被授予专利权。对申请文件的修改应当符合专利法第三十三条的规定，不得超出原说明书和权利要求书记载的范围。

审查员姓名：曾琪
审查员代码：723971

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电子申请，应当通过电子专利申请系统以电子文件形式提交相关文件。除另有规定外，以纸件等其他形式提交的文件视为未提交。



检索报告

申请号：2014800791059	申请日：20140715	首次检索			
申请人：斯里尼瓦·S·德瓦提	最早的优先权日：20140327				
权利要求项数：32	说明书段数：62				
审查员确定的 IPC 分类号：B60R13/00					
检索记录信息：数据库：SIPOABS, DWPI, CNABS, CNTXT, CNKI, 读秀, 万方 分类号：IPC: B60R13, G09F13, G11C11, B67C3, B65B1 关键词：DEVATHI, 改变, 外观, 防护, 表面, 透明, 焊接, 密封; chang+,appearan+,protect+,surface,transparen+,weld+,seal+					
相 关 专 利 文 献					
类型	国别以及代码[11] 给出的文献号	代码[43]或[45] 给出的日期	IPC 分类号	相关的段落 和 / 或图号	涉及的权 利要求
A	US4144663A	19790320	G09F13/24	全文	1-32
A	CN101016039A	20070815	B60R13/00	全文	1-32
A	US2709770A	19550531	G11C11/23	全文	1-32
A	US7516764B1	20090414	B67C3/00	全文	1-32
A	US5636669A	19970610	B65B1/04	全文	1-32



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相 关 非 专 利 文 献					
类型	书名(包括版本号和卷号)	出版日期	作者姓名和出版者名称	相关页数	涉及的权利要求
类型	期刊或文摘名称 (包括卷号和期号)	发行日期	作者姓名和文章标题	相关页数	涉及的权利要求

表格填写说明事项:

1. 审查员实际检索领域的 IPC 分类号应当填写到大组和 / 或小组所在的分类位置。
2. 期刊或其它定期出版物的名称可以使用符合一般公认的国际惯例的缩写名称。
3. 相关文件的类型说明:

X: 一篇文件影响新颖性或创造性;

Y: 与本报告中的另外的 Y 类文件组合而影响创造性;

A: 背景技术文件;

R: 任何单位或个人在申请日向专利局提交的、属于同样的发明创造的专利或专利申请文件。

P: 中间文件, 其公开日在申请的申请日与所要求的优先权日之间的文件;

E: 抵触申请。

审 查 员: 曾琪
2018 年 06 月 11 日

审查部门: 专利审查协作湖北中心机械发明审查部



ЕВРАЗИЙСКАЯ ПАТЕНТНАЯ ОРГАНИЗАЦИЯ (ЕАПО)
Eurasian Patent Organization

ЕВРАЗИЙСКОЕ ПАТЕНТНОЕ ВЕДОМСТВО (ЕАПВ)
Eurasian Patent Office

М. Черкасский пер., 2, Москва, 109012, Россия
M. Cherkassky per. 2, Moscow, 109012, Russia

Факс (Fax): +7(495) 621-2423, E-mail: info@eapo.org

На № Р-541/4ЕА-me от 27/12/2016
Номер заявки: 201691898/31

ООО "Патентика", ВОХ-сервис 1125, г.
Санкт-Петербург, Россия, 190000

Дата отправки 21 ФЕВ 2018

евразийскому патентному поверенному
г-же Ниловой М.И.

ЗАКЛЮЧЕНИЕ
о патентоспособности изобретения

Евразийское патентное ведомство предлагает проанализировать нижеприведенную информацию и выразить мнение относительно заключения экспертизы о патентоспособности изобретения.

В соответствии с правилом 49(4) Патентной инструкции к Евразийской патентной конвенции (далее – Инструкция) ответ заявителя должен быть представлен в четырехмесячный срок, исчисляемый с даты направления настоящего уведомления.

Этот срок в соответствии с установленной правилом 37(2) Инструкции процедурой может быть продлен по просьбе заявителя, направленной до его истечения, при условии уплаты установленной пунктом 8 Положения о пошлинах Евразийской патентной организации дополнительной пошлины.

В случае нарушения этого срока или непредставления запрошенных в уведомлении материалов евразийская заявка считается отозванной.

В ходе проведения экспертизы по существу были рассмотрены следующие материалы данной заявки:

- описание, страницы 1-32 в первоначально поданной редакции;
- формула, пункты 1-36 в редакции, предложенной для рассмотрения на региональной стадии;
- чертежи, 1/4 - 4/4 в первоначально поданной редакции.

При проведении экспертизы было учтено содержание следующих документов:

Д1: US 7,516,764 В1;
Д2: US 5,636,669 А.

В результате рассмотрения указанных материалов экспертиза установила следующее.

1. В соответствии с правилом 3(1) Инструкции изобретение признается новым, если оно не является частью предшествующего уровня техники.

В соответствии с пунктом 5.7 Правил составления, подачи и рассмотрения евразийских заявок в Евразийском патентном ведомстве (далее - Правила):

- проверка новизны осуществляется в отношении всей совокупности признаков, характеризующих изобретение, т.е. содержащихся в формуле изобретения;
- изобретение не признается новым, если в предшествующем уровне техники выявлены сведения об объекте, который имеет признаки, идентичные всем признакам, содержащимся в независимом пункте формулы изобретения.

Из содержания Д1 (указанные далее в скобках ссылочные обозначения относятся к данному документу) известна система для изменения внешнего вида поверхности транспортного средства, содержащая:

жилет (6), содержащий край, при этом по меньшей мере часть жилета выполнена с возможностью по меньшей мере частичного сгибания или по меньшей мере частичного растягивания, и прикрепленный к поверхности транспортного средства, и внешнюю сторону, отстоящую от поверхности транспортного средства для образования непроницаемого для текучей среды пространства (12) между внешней стороной жилета и поверхностью транспортного средства, причем внешняя сторона является по меньшей мере частично прозрачной, по меньшей мере частично полупрозрачной или комбинацией указанного для обеспечения возможности визуализации видимой среды, находящейся в непроницаемом для текучей среды пространстве, через внешнюю сторону; и

по меньшей мере один канал, обеспечивающий сообщение между непроницаемым для текучей среды пространством и областью, внешней к непроницаемому для текучей среды пространству, для приема видимой среды в непроницаемое для текучей среды пространство, удаления видимой среды из непроницаемого для текучей среды пространства или комбинации указанного (смотри описание, колонка 1, строки 11-16, колонка 2, строки 55-64, колонка 3, строки 10-52; чертежи, фигуры 1-4).

Экспертиза считает, что устройство, охарактеризованное совокупностью признаков независимого пункта 1, известно из источника информации Д1. Способы, охарактеризованные признаками независимых пунктов 16 и 23, так же известны из источника информации Д1.

Данное обстоятельство свидетельствует о несоответствии заявленной группы изобретений условию патентоспособности «новизна».

1.1. В соответствии с правилом 23(4) Инструкции в разделе описания "Предшествующий уровень техники" указываются сведения об известных заявителю аналогах изобретения предпочтительно с выделением среди них аналога, наиболее близкого к изобретению по совокупности признаков (прототип). Материалы, отражающие предшествующий уровень техники, приводятся в возможно большем объеме желательно с указанием источников информации.

В представленном заявителем описании раздел «Уровень техники» не содержит сведений о конкретных аналогах заявленного изобретения.

Заявителю предлагается пояснить, в чем состоит преимущество предложенного решения, по сравнению с изложенным в Д1 изобретением. Данные пояснения могут быть сделаны, как путем дополнения раздела описания «Уровень техники» (предпочтительно), так и путем пояснений, сделанных в ответе заявителя. При составлении указанных пояснений заявителю также предлагается учесть содержание источника информации Д2.

2. В соответствии с правилом 21¹(4) Инструкции формула должна:

- определять объект изобретения и выражать сущность изобретения;
- быть ясной и точной;

В соответствии с правилом 24(3) Инструкции пункт формулы должен включать технические признаки изобретения, в том числе родовое понятие, отражающее назначение изобретения, которые должны быть выражены таким образом, чтобы была возможна их идентификация.

В соответствии с пунктом 2.6.2 Правил:

- в независимом пункте формулы изобретения должны содержаться признаки изобретения, которые характеризуют его сущность и необходимы для понимания изобретения;

- признаки независимого пункта формулы изобретения должны быть выражены таким образом, чтобы их совокупность определяла объем правовой охраны, предоставляемой изобретению.

Из содержания преамбулы независимого пункта 16 осталось неясным, каково назначение заявленного в данном пункте способа, поскольку, по мнению экспертизы, изменение текстуры поверхности, по существу, также является изменением внешнего вида поверхности, а в пункте 16 заявлен способ изменения внешнего вида поверхности транспортного средства, изменения текстуры поверхности транспортного средства или комбинаций указанного.

2.1. В соответствии с пунктом 2.6.3 Правил если одно из изобретений группы предназначено для получения (изготовления) или осуществления другого (использования в другом), то в соответствующем пункте формулы изобретения делается отсылка к тому пункту, в котором охарактеризовано другое изобретение.

Для приведения формулы в соответствие с указанным требованием Правил заявителю предлагается внести в пункты 16 и 23 отсылку к пункту 1. Таким образом, отпадает необходимость включения в пункты, характеризующие Способ, конструктивных признаков системы по п. 1.

Заявителю необходимо откорректировать формулу с целью приведения ее содержания в соответствие с требованиями Инструкции и Правил к составлению формулы изобретения.

При составлении измененной формулы заявителю следует учесть, что в соответствии с правилом 24(5) Инструкции, если евразийская заявка содержит чертежи, желательно, чтобы технические признаки, упомянутые в формуле изобретения, сопровождалась относящимися к ним ссылочными обозначениями, заключаемыми в скобки, если это способствует лучшему пониманию формулы изобретения;

Главный эксперт
Отдела механики, физики и электротехники



А.А. Шингарев
Телефон: +7(495)411-61-60*333





European Patent Office
80298 MUNICH
GERMANY

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Conti, Marco
Bugnion S.p.A.
Via di Corticella, 87
40128 Bologna
ITALIE



Date	26.01.17
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Reference 27.C8307.EP.2W	Application No./Patent No. 14886695.7 - 1801 / 3122597 PCT/US2014046619
Applicant/Proprietor Devathi, Srinivas S.	

Communication

The extended European search report is enclosed.

The extended European search report includes, pursuant to Rule 62 EPC, the supplementary European search report (Art. 153(7) EPC) and the European search opinion.

Copies of documents cited in the European search report are attached.

☒ 0 additional set(s) of copies of such documents is (are) enclosed as well.

Refund of the search fee

If applicable under Article 9 Rules relating to fees, a separate communication from the Receiving Section on the refund of the search fee will be sent later.

Should you wish to further prosecute this application in the examination phase, your attention is drawn to the provisions of Rule 70a EPC. An invitation to respond to the extended European search report will be issued shortly (R. 70(2) EPC).





SUPPLEMENTARY EUROPEAN SEARCH REPORT

Application Number
EP 14 88 6695

DOCUMENTS CONSIDERED TO BE RELEVANT			
Category	Citation of document with indication, where appropriate, of relevant passages	Relevant to claim	CLASSIFICATION OF THE APPLICATION (IPC)
	<p>No further relevant documents disclosed</p> <p align="center">-----</p>		<p>INV. B60R13/00 G09F21/04 G09F19/20</p>
			<p align="center">TECHNICAL FIELDS SEARCHED (IPC)</p>
			<p>G09F B60R B60J</p>
<p>The supplementary search report has been based on the last set of claims valid and available at the start of the search.</p>			
<p align="center"><small>Place of search</small></p> <p align="center">The Hague</p>		<p align="center"><small>Date of completion of the search</small></p> <p align="center">18 January 2017</p>	
<p align="center"><small>Examiner</small></p> <p align="center">Pantoja Conde, Ana</p>			
<p>CATEGORY OF CITED DOCUMENTS</p> <div style="display: flex; justify-content: space-between;"> <div style="width: 45%;"> <p>X : particularly relevant if taken alone</p> <p>Y : particularly relevant if combined with another document of the same category</p> <p>A : technological background</p> <p>O : non-written disclosure</p> <p>P : intermediate document</p> </div> <div style="width: 45%;"> <p>T : theory or principle underlying the invention</p> <p>E : earlier patent document, but published on, or after the filing date</p> <p>D : document cited in the application</p> <p>L : document cited for other reasons</p> <p>.....</p> <p>& : member of the same patent family, corresponding document</p> </div> </div>			

1
EPO FORM 1503 03.02 (P04C04)

Information on Search Strategy - Pilot phase (see OJ 2015, A86)
The type of information contained in this sheet may change during the pilot for improving the usefulness of this new service.

Application Number

EP 14 88 6695

TITLE: SYSTEMS AND METHODS FOR ALTERING THE COLOR, APPEARANCE, OR FEEL OF A VEHICLE SURFACE

APPLICANT: Devathi, Srinivas S.

IPC CLASSIFICATION: B60R13/00, G09F21/04, G09F19/20

EXAMINER: Pantoja Conde, Ana

CONSULTED DATABASES:

CLASSIFICATION SYMBOLS DEFINING EXTENT OF THE SEARCH:

IPC:

CPC: G09F21/048, G09F21/04, G09F19/20, B60R13/00

FI/F-TERMS:

KEYWORDS OR OTHER ELEMENTS FEATURING THE INVENTION:

[Handwritten signature]

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Date	cf Form 1507	Sheet	1	Application	14 886 695.7
Date		Feuille		No:	
				Demande n°:	

1. The examination is being carried out on the **following application documents**

Description, Pages

23 as published

1-22 filed with entry into the regional phase before the EPO

Claims, Numbers

1-23 filed with entry into the regional phase before the EPO

Drawings, Sheets

1/4-4/4 filed with entry into the regional phase before the EPO

2. The following documents have been cited in the international search report; the numbering will be adhered to in the rest of the procedure.

D1 US 7 516 764 B1 (COBB) 14 April 2009 (2009-04-14)

D2 US 4 144 663 A (SAENGER ET AL) 20 March 1979 (1979-03-20)


D3 US 5 636 669 A (PRICE) 10 June 1997 (1997-06-10)

D4 US 3 709 770 A (HALE) 9 January 1973 (1973-01-09)

3. Clarity, Article 84 EPC.

3.1. Claims 16 and 23 have been drafted as separate independent claims.

Under Article 84 in combination with Rule 43(2) EPC, an application may contain more than one independent claim in a particular category only if the subject-matter claimed falls within one or more of the exceptional situations set out in paragraph (a), (b) or (c) of Rule 43(2) EPC. This is not the case in the present application.



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Date cf Form 1507
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Sheet 2
Feuille

Anmelde-Nr.
Application 14 886 695.7
No:
Demande n°:


In the further prosecution of the application, failure to file an amended set of claims which complies with Rule 43(2) EPC, or to submit convincing arguments as to why the current set of claims does in fact comply with these provisions, may lead to refusal of the application under Article 97(2) EPC.

3.2. The terms "A method for altering the appearance of a vehicle surface, *altering the texture of the vehicle surface, or combinations thereof*" used in claim 16, is vague and unclear and leaves the reader in doubt as to the meaning of the technical feature to which it refers, thereby rendering the definition of the subject-matter of said claim unclear (Article 84 EPC). It is also to be noted that the term "combination" is adding further clarity problems, in the sense that it is not clear whether the protection sought is limited to the first method, the second method per se, or whether the two together is to be protected; thereby rendering the definition of the subject-matter of said claim unclear (Article 84 EPC).

4. Claim 1.

The present application does not meet the requirements of Article 52(1) EPC because the subject-matter of claim 1 is not new within the meaning of Article 54(1) and (2) EPC. Document D1 discloses:

A system for altering the appearance of a vehicle surface (column 1, lines 11-16), the system comprising: a vest (6) comprising an edge, wherein at least a portion of the vest is at least partially foldable or at least partially stretchable (*fig.2), wherein the vest is secured to the vehicle surface and an exterior side spaced from the vehicle surface to define a fluid-tight space (12) between the exterior side of the vest and the vehicle surface (fig.3), wherein the exterior side is at least partially transparent, at least partially translucent (column 2, lines 55-64), or combinations thereof for enabling visualization of visible media in the fluid-tight space through the exterior side (column 2, lines 55-64; fig. 1 and 2); and at least one port communicating between the fluid-tight space and a region exterior to the fluid-tight space for receiving visible media into the fluid-tight space, removing visible media from the fluid-tight space, or combinations thereof (column 3, lines 10-52; fig.4).



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* It is to be noted that the cover disclosed in claim 1 is considered to be foldable, it has to have a certain degree of flexibility in order to adapt it to the contour of the car (column 1, lines 15-16; fig.2).

It is to be noted that, in case even in the case that claim 1 would be amended to include that the cover has to be of plastic material, it would be still be considered not inventive over the teaching of D1. Choosing a plastic material over the several different materials available in the market, in order to get a more flexible vest, would be merely one of several straightforward possibilities from which the skilled person would select, in accordance with circumstances, without the exercise of inventive skill, in order to solve the problem posed. And this is also contemplated in D1 (see column 3, line 55).

The subject-matter of **claim 1** is therefore not new (Article 54(1) and (2) EPC).

5. Claims 16 and 23.

Furthermore, notwithstanding the above-mentioned lack of clarity, the subject-matter of claim 1 is not new within the meaning of Article 54(1) and (2) EPC, and the requirements of Article 52(1) EPC are therefore not met. Document D1 discloses:

A method for altering the appearance of a vehicle surface, altering the texture of the vehicle surface, or combinations thereof (column 1, lines 11-16), the method comprising: providing a vest (6) comprising an edge, wherein at least a portion of the vest is at least partially foldable or at least partially stretchable (fig.2), wherein the vest is secured to the vehicle surface and an exterior side spaced from the vehicle surface to define a fluid-tight space (12) between the exterior side of the vest and the vehicle surface (fig.3), wherein the exterior side is at least partially transparent, at least partially translucent (column 2, lines 55-64), or combinations thereof; and providing a first visible medium into the fluid-tight space through at least one port communicating between the fluid-tight space and a region exterior to the fluid-tight space (column 3, lines 10-40).

The subject-matter of claim 16 is therefore not new (Article 54(1) and (2) EPC).

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The same reasoning applies, mutatis mutandis, to the subject-matter of the corresponding independent claim 23, which therefore is also considered not new (see D1, column 3, lines 10-52; claims 1-7; fig.4).

6. Dependent claims 2-15 and 17-22 do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the EPC in respect of novelty and/or inventive step, see documents D1-D4 and the corresponding passages cited in the International search report.

7. It is not at present apparent which part of the application could serve as a basis for a new, allowable claim. Should the applicant nevertheless regard some particular matter as patentable, an independent claim should be filed taking account of Rule 43(1) EPC. The applicant should also indicate how the subject-matter of the new claim differs from the state of the art and the significance thereof.

In this case the applicant is requested to file new claims which take account of the above comments and the following remarks:

To meet the requirements of Rule 42(1)(b) EPC, documents D1 should be identified in the description and the relevant background art disclosed therein should be briefly discussed.

Claims should be drafted in the two part form in accordance to Rule 43(1)(b) EPC, whereby the features already known from document D1 should be included in the preamble.

The features of the claims should be provided with reference signs placed in parentheses to increase the intelligibility of the claims (Rule 43(7) EPC). This applies to both the preamble and characterising portion (see the Guidelines, F-III, 4.19).

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When filing amended claims the applicant should at the same time bring the description into conformity with the amended claims. Care should be taken during revision, especially of the introductory portion and any statements of problem or advantage, not to add subject-matter which extends beyond the content of the application as originally filed (Article 123(2) EPC).

When filling amended claims the applicant should not relate to unsearched subject matter which does not combine with the originally claimed invention or group of inventions to form a single general inventive concept (Rule 137 (4) EPC).

In order to facilitate the examination of the conformity of the amended application with the requirements of Article 123(2) EPC, the applicant should clearly identify the amendments carried out, irrespective of whether they concern amendments by addition, replacement or deletion, and to indicate the passages of the application as filed on which these amendments are based (see Guidelines H-III, 2.2).



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चेन्नई / Chennai - 600032
दूरभाष / Tel. No. : (091)(044)22502081-84
फैक्स / Fax: 044 2250 2066

Email/ई मेल : Chennai-patent@nic.in
वेबसाइट / Website: <http://ipindia.nic.in>

सं.संख्या/Ref.No /आवेदन संख्या/Application No/ 6623/CHE/2014

दिनांक/Date of Dispatch/Email: 14/03/2019

सेवा मे, /To

SHRI SRINATH SRINIVASAN,

S. SRINATH & S. BALACHANDRAN PATENT ATTORNEYS L.R.SWAMI CO. 3, PLAYGROUND VIEW
STREET, NANDANAM EXTENSION, CHENNAI - 600035.

Email : patent@lrsalami.com

विषय: एकस्व अधिनियम, 1970 की धारा 12 व 13 तथा एकस्व नियम, 2003 के अधीन परीक्षण रिपोर्ट

Subject: Examination report under sections 12 & 13 of the Patents Act, 1970 and the Patents Rules, 2003.

1. उपर्युक्त आवेदन के संदर्भ में परीक्षण रिपोर्ट (अर्थात्, एकस्व नियम, 2003 (यथा संशोधित) के नियम 24-ख(3) में विनिर्दिष्ट आपत्तियों का प्रथम कथन) इसके साथ संलग्न है। यह रिपोर्ट परीक्षण हेतु अनुरोध दिनांक 26/12/2014 के उत्तर में जारी की गयी है। परीक्षण रिपोर्ट का उत्तर दाखिल करने की अंतिम तिथि (अर्थात्, इस रिपोर्ट में लगाई गयी सभी आवश्यकताओं के अनुपालन की अवधि) आवेदक को आपत्तियों का प्रथम कथन जारी होने की तिथि से छः माह है।

Please find enclosed herewith an Examination Report (i.e. a first statement of objections as specified in Rule 24-B(3) of The Patents Rules, 2003 (as amended)) in respect of above-mentioned application. This report is issued with reference to a request for examination dated 26/12/2014. The last date for filing a response to the Examination Report (i.e. a period to comply with all the requirements raised in this examination report) is six months from the date on which the first statement of objections is issued to the Applicant.

2. यदि रिपोर्ट के अंतर्गत लगाई गयी आवश्यकताओं का अनुपालन एकस्व नियम, 2003 (यथा संशोधित) के नियम 24 ख(5) में विनिर्दिष्ट अवधि के भीतर अंदर अनुपालन नहीं किया गया तो एकस्व अधिनियम 1970 की धारा 21(1) के अधीन वर्तमान आवेदन को परित्यक्त माना जाएगा।

The instant application shall be deemed to have been abandoned under Section 21(1) of The Patents Act, 1970, unless all the requirements raised in this report are complied with in the period as specified in Rule 24-B (5) of The Patents Rules, 2003 (as amended).

3. आपका ध्यान एकस्व नियम, 2003 के नियम 24 ख(6) के प्रावधानों की ओर भी आमंत्रित किया जाता है।
Your attention is also invited to the provisions of Rule 24-B (6) of the Patents Rules 2003.

4. आपको सलाह दी जाती है कि शीघ्र निपटान हेतु अपना उत्तर शीघ्र प्रस्तुत करें।
You are advised to file the reply at the earliest for early disposal.

Santanu Dey

नियंत्रक पेटेंट/ Controller of Patents

संलग्न/Enclosed: अपरोक्त अनुसार/As above

टिप्पणी: यह इलेक्ट्रॉनिक रूप से उत्पन्न रिपोर्ट है।

NOTE: This is an electronically generated report.

सभी पत्राचार नियंत्रक एकस्व को उपरोक्त पते पर भेजा जाये।

All communications should be sent to the Controller of Patents at the above mentioned address.

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परीक्षण रिपोर्ट / Examination Report

आवेदन संख्या / Application Number	6623/CHE/2014
दाखिल करने की तिथि / Date of Filing	26/12/2014
पूर्वित्व दिनांक / Date of Priority	27/03/2014
पीसीटी अंतर्राष्ट्रीय आवेदन की संख्या व दिनांक / PCT International Application No. & Date	--
आवेदक / Applicant	MR. SRINIVAS S. DEVATHI
परीक्षण हेतु अनुरोध की संख्या व दिनांक / Request for Examination No. & Date	12274/RQ-CHE/2014 26/12/2014
प्रकाशन की तिथि / Date of Publication	13/11/2015

इस परीक्षण रिपोर्ट के चार भाग हैं, अर्थात् रिपोर्ट का सारांश, विस्तृत तकनीकी रिपोर्ट, औपचारिक आवश्यकताएँ तथा रिकॉर्ड में दस्तावेज़ /
This examination report consists of four parts, namely summary of the report, detailed technical report, formal requirements and documents on record.

भाग -1: रिपोर्ट का सारांश

PART-I: SUMMARY OF THE REPORT

क्र. सं. / Sl. No.	अधिनियम के तहत आवश्यकताओं पर विस्तृत टिप्पणियाँ / Requirements under the Act	दावों की संख्या / Claim Numbers	टिप्पणी / Remarks
1.	धारा 2(1)(त्र) के तहत आविष्कार / Invention u/s 2(1)(i)	नवीनता / Novelty	दावे / Claims: 1-23
			हाँ / Yes
		दावे / Claims:	नहीं / No
		आविष्कारी कदम / Inventive step	दावे / Claims:
			हाँ / Yes
		दावे / Claims: 1-23	नहीं / No
2.	धारा 3 के अधीन पेटेंट-अयोग्यता (यदि हाँ, खंड 3(क-त) / Non-patentability u/s 3 (if yes, specify section 3(a-p))	औद्योगिक उपयोगिता / Industrial Applicability	दावे / Claims: 1-23
			हाँ / Yes
3.	धारा 4 के अधीन पेटेंट-अयोग्यता / Non-patentability u/s 4	दावे / Claims:	नहीं / No
		दावे / Claims: 1-23	हाँ / Yes
4.	धारा 10 (5) के अधीन आविष्कार की एकलता / Unity of invention u/s 10 (5)	दावे / Claims:	हाँ / Yes
		दावे / Claims: 23	नहीं / No
5.	धारा 10(4) के अधीन प्रकटन की दक्षता (हाँ/नहीं निर्दिष्ट करें) / Sufficiency of disclosure u/s 10 (4) (Specify Yes/No)	Yes	
6.	सह-लंबित / विदेशी आवेदन (नों) हेतु आवश्यक संदर्भ (हाँ/नहीं निर्दिष्ट करें) / Reference to co-pending/foreign application(s) required (Specify Yes/No)	No	
7.	[धारा 10(5) व 10(4) (ग)] के अधीन दावे / Claims [u/s 10(5) & 10(4) (c)]	स्पष्टता/ संक्षिप्तता / Clarity / Conciseness	दावे / Claims:
			हाँ / Yes
		दावे / Claims: 16	नहीं / No
		परिभाषिकता / Definitive	दावे / Claims:
			हाँ / Yes
		दावे / Claims: 1-23	नहीं / No
		विवरण द्वारा समर्थित / Supported by description	दावे / Claims: 1-23
			हाँ / Yes
		दावे / Claims:	नहीं / No



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भाग -II विस्तृत तकनीकी रिपोर्ट PART-II: DETAILED TECHNICAL REPORT

क. उद्धृत दस्तावेजों की सूची /A.List of documents cited:

(क) पेटेंट साहित्य / (a). Patent Literature :

क्र. सं. / Sl.no	दस्तावेजों का विवरण /Details of documents	प्रकाशन तिथि(दिन/माह/वर्ष) / Publication date	उद्धृत दस्तावेज का प्रासंगिक विवरण (पृष्ठ व अनुच्छेद संख्या) / Relevant description (page and paragraph no.) of cited document	उद्धृत दस्तावेज के प्रासंगिक दावे / Relevant claims of cited document	अभिकथित आविष्कार के दावे /Claims of alleged invention
1	US7516764B1	14/04/2009	Whole Document		1-23
2	US4144663A	20/03/1979	Abstract; column 3, line 40 -column 6, line 10; figs.1-5		1-23
3	US5636669A	10/06/1997	Abstract; column 2, line 56 -column 5, line 9; figs.1-7		1-23
4	US3709770A	09/01/1973	Whole Document		1-23

(ख) गैर-पेटेंट साहित्य /(b).Non-patent literature

कोई दस्तावेज उद्धृत नहीं है /No Document Cited

ख. अधिनियम के तहत आवश्यकताओं पर विस्तृत टिप्पणियां /B. Detailed observations on the requirements under the Act:

(1).आविष्कारी कदम / INVENTIVE STEP:

(I) ऊपर उद्धृत दस्तावेज(जों) के संदर्भ D1:US7516764B1; D2:US4144663A; D3:US5636669A; D4:US3709770A में स्पष्ट अध्यापन(नों) को ध्यान में रखते हुए, निम्नलिखित कारणों से दावा(वों) (1-23) में आविष्कारी कदम की कमी है
Claim(s) (1-23) lack(s) inventive step, being obvious in view of teaching (s) of cited document(s) above under reference D1:US7516764B1; D2:US4144663A; D3:US5636669A; D4:US3709770A for the following reasons:

The document D1 discloses a color changing system for a vehicle that allows an individual to change the visible color of a vehicle by using a plurality of paints inserted in between a pair of transparent layers that are attached to multiple portions of the vehicles. The paints are located within a reservoir unit that has a number of holding tanks, with the holding tanks including holding tanks for the primary colors red, blue, and yellow. In addition, a mixing tank unit includes a series of mixing tanks in which paints are transferred to after leaving the holding tanks but before entering a gap area located in between the pair of transparent layers. The mixing areas hold either primary colors, unmixed, or the primary colors after they have been mixed. A series of mixing tank pumps then pump the resulting mixtures into the gap area in between the pair of transparent layers.

The document D2 discloses a closed fluid conduit system which connects the cavity with the reservoir and includes a first valved conduit connecting the air-filled space to the cavity, a second valved conduit connecting the liquid to the reservoir, a pressure release valve in the first conduit, and a control for selectively delivering



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liquid from the reservoir into the cavity through the second conduit while concomitantly withdrawing air from the cavity through the first conduit, and vice versa, whereby the cavity is rapidly and completely filled with the liquid to obscure the information and emptied of the liquid to display the information. The information is illuminated from the rear.

The document D3 discloses a selective coloring system comprising a hollow transparent panel. A plurality of separate different colored materials are provided. A facility is for forcing one of the separate different colored materials into and out of the hollow transparent panel, so as to change the appearance of the hollow transparent panel for aesthetic reasons when the need arises.

The document D4 discloses a trim panel adapted to be mounted on the exterior surface of a vehicle panel, said trim panel comprising unitary panel and border means including panel means having a decorable outer surface and a peripheral edge contoured to correspond generally to the peripheral contour of the vehicle panel and border means extending along at least a portion of said peripheral edge and having a decorable outer surface extending from said portion of said peripheral edge toward said vehicle panel when said trim panel is mounted thereon.

If the teaching of document D2 to D4 are applied to document D1, a person skilled in the art, without being inventive, would readily arrive at the subject matter of claims 1-23. Therefore, claims 1-23 lacks in inventive step U/S 2(1) (ja) of The Patents Act-1970.

(2). आविष्कार की एकलता /UNITY OF INVENTION:

(I) दावा(वों) 23 में आविष्कार की एकलता की कमी है क्योंकि दावे किसी एक आविष्कार या आविष्कारों का समूह जो मिलकर एक आविष्कारी संकल्पना की संरचना करें उससे संबंधित नहीं हैं। Claim(s) 23 lack(s) unity of invention as the claims do not relate to a single invention or to a group of inventions linked so as to form a single inventive concept:

Independent claims 16 and 23 are of a particular category or claimed a very similar method for the same purpose and those independent claims should be linked as independent claims of a particular category are only allowed if the subject matter claimed falls within one or more of the exceptional situations, but this thing is not applicable for the present application. Hence those claims are not allowed U/S 10(5) of The Patents Act.

(II) इस आवेदन का दावा (के दावे) सह-लंबित आवेदन संख्या के दावे के परस्पर विरोध में है।
Claim(s) of the instant application conflict(s) with claim(s) of co-pending application no.

(3). प्रकटन की दक्षता /SUFFICIENCY OF DISCLOSURE:

(I) सार /Abstract:

1. Title of the invention should be mentioned in the abstract U/R 13(7)(a) of the Patents Rules, 2003 (as amended).

2. Abstract should be filed U/R 13(7) of The Patents Rules by introducing reference numerals of items within bracket.

(4). स्पष्टता एवं संक्षिप्तता /CLARITY AND CONCISENESS:

(I) दावा(वे) 16 के संबंध में स्पष्ट रूप से परिभाषित नहीं हैं।
Claim(s) 16 are not clearly worded in respect of:

The terms "A method for altering the appearance of a vehicle surface, altering the texture of the vehicle surface, or combinations thereof" used in claim 16, is vague and unclear and leaves the reader in doubt as to the meaning of the technical feature to which it refers, thereby rendering the definition of the subject-matter of said claim



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unclear. It is also to be noted that the term "combination" is adding further clarity problems, in the sense that it is not clear whether the protection sought is limited to the first method, the second method per se, or whether the two together is to be protected; thereby rendering the definition of the subject-matter of said claim unclear.

(5). परिभाषिकता / DEFINITIVENESS:

(I) दावा(ते) 1-23 निम्नलिखित कारणों से आविष्कार को पर्याप्त रूप से परिभाषित नहीं करता(ते) हैं
Claim(s) 1-23 do not sufficiently define the invention for the reasons as follows:

1. Independent/ Principal Claim has to be duly characterized over the prior art in order to delineate the inventive part from the known features.
2. The phrases like "according to" and "according to any one of the claims" is not clear and definitive and should be reworded to "as claimed in claim (individual claim number)".
3. The use of phrases like "at least" or "further comprises" in claims are restricted and should be suitably replaced.

(6). अन्य आवश्यकताएँ / OTHERS REQUIREMENTS:

- (I)
1. Reference numerals of important items should be included in claims within bracket for better intelligibility U/R 13(4) of The Patents Rules.
 2. While filing any amendment, the applicant/agent shall be noted that any addition of new matter into description & claims are not allowed under section 57/59 of The Patents Act, as amended. While filing the reply, amended claims should be submitted in-line with the original filed claims by strictly adhering to section 57/59 of The Patent Act, as amended. The applicant shall be required to clearly identify/mark the amendments carried out (if any) in a separate copy (from the originally filed set at the time of filing).

भाग - III: औपचारिक आवश्यकताएँ / PART-III: FORMAL REQUIREMENTS

आपत्तियाँ / Objections	टिप्पणी / Remarks
Other Deficiencies	Form 1 was not filed which is an irregularity and for that calculation of time line, fees and other formal requirements examination is deferred. Moreover email-id for correspondence should also be mentioned.
Registered Agent as per Patent Agent Register	Patent agent registration number and name should be mentioned under the signature wherever required.
Power of Attorney (Whether GPA, SPA, Stamped, requisite fee etc.)	Name of signatory authority should be mentioned under the signature at the respective places.
Statement & Under Taking (Form 3 Details)	Full foreign filing particulars along with prosecution details should be filed with necessary petition. Moreover only initially form 3 was filed and subsequently no further update was filed.



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Priority Details (No. of Priorities claimed at the time of filing, Validity of Country, Date, etc.)

Priority document should be filed immediately U/S 138 of The Patents Act.

भाग-IV: रिकॉर्ड में दस्तावेज़ /PART-IV: DOCUMENTS ON RECORD

निम्नलिखित दस्तावेज़ों के आधार पर यह परीक्षण रिपोर्ट तैयार की गयी है

The examination report has been prepared based on the following documents:

कार्यसूची तिथि / Docket Date	कार्यसूची संख्या /Docket Number	प्रविष्टि संख्या विवरण /Entry Number Description
26 Dec 2014	37675	28(i)-Request For Examination After 18 months Publication - Form 18
26 Dec 2014	37675	1-New Application For Patent With Provisional /Complete Specification
06 Mar 2015	7263	OTHERS(NON CASH)
06 Mar 2015	7263	OTHERS(NON CASH)
04 Nov 2015	35459	12-Request For Early Publication - Form 9

नियंत्रक का नाम /Name of the Controller: Santanu Dey

नियंत्रक स्थान /Controller Location: Kolkata

टिप्पणी: परीक्षण रिपोर्ट का उत्तर दाखिल करने की अंतिम तिथि / Note: Last date for filing response to the Examination Report: 14/09/2019

整理番号
発送番号 133331
発送日 平成30年 4月 3日

拒絶理由通知書

特許出願の番号	特願2017-502572
起案日	平成30年 3月23日
特許庁審査官	高島 壮基 3416 3Q00
特許出願人代理人	青木 篤(外 5名) 様
適用条文	第29条第1項、第29条第2項、第36条

この出願は、次の理由によって拒絶をすべきものです。これについて意見がありましたら、この通知書の発送の日から3か月以内に意見書を提出してください。

理由

1. (新規性) この出願の下記の請求項に係る発明は、その出願前に日本国内又は外国において、頒布された下記の記事に記載された発明又は電気通信回線を通じて公衆に利用可能となった発明であるから、特許法第29条第1項第3号に該当し、特許を受けることができない。

2. (進歩性) この出願の下記の請求項に係る発明は、その出願前に日本国内又は外国において、頒布された下記の記事に記載された発明又は電気通信回線を通じて公衆に利用可能となった発明に基いて、その出願前にその発明の属する技術の分野における通常の知識を有する者が容易に発明をすることができたものであるから、特許法第29条第2項の規定により特許を受けることができない。

3. (サポート要件) この出願は、特許請求の範囲の記載が下記の点で、特許法第36条第6項第1号に規定する要件を満たしていない。

記 (引用文献等については引用文献等一覧参照)

●理由1について

- ・請求項1-2、7、16-18、21
- ・引用文献等1
- ・備考

引用文献1には、請求項1-2、7、16-18、21に係る発明が記載されている(特に、図1-4を参照。)

引用文献1には、一対の透明パネル8、10間の間隙12に塗料14を送り込んで、色を変更することが記載されている。

また、引用文献1には、洗浄液を用いた制御について明示的な記載は存在しないものの、「the cleaning solution holding tank 26」を有している以上、異なる塗料14に変更する際、洗浄液を使用することは明らかである。

●理由2について

- ・請求項1-23
 - ・引用文献等1
 - ・備考
- 具体的な構成は、技術の具体的適用に伴う設計変更にすぎない。

●理由3について

- ・請求項12

請求項12には、「前記ベストが、各々結びつけられた少なくとも1つのポートを有し、かつ内部に媒体を収容するため、そこから媒体を除去するため、またはそれらの組合せのために適応された複数の領域、空間またはそれらの組合せを前記ベストが具備するように適応された少なくとも1つの内部障壁、突出部または陥凹部を含む」という記載がある。

[Handwritten signature]

발송번호: 9-5-2018-018118880
발송일자: 2018.03.15.
제출기일: 2018.05.15.

수신 서울시 서초구 강남대로 343 신덕빌딩 9층
(나우특허법률사무소)

정홍식

06626

Notice of Preliminary Rejection

YOUR INVENTION PARTNER

특 허 청
의견제출통지서



출원인 성명 데바시 스리니바스 에스. (특허고객번호: 620160735914)
주 소 미국 텍사스주 78701 오스틴 스위트 400 콩그레스 애비뉴 111
대리인 성명 정홍식 외 1 명
주 소 서울시 서초구 강남대로 343 신덕빌딩
9층(나우특허법률사무소)
발명자 성명 데바시 스리니바스 에스.
주 소 미국 텍사스주 78701 오스틴 스위트 400 콩그레스 애비뉴 111
출원번호 10-2016-7026408
출원일자 2016.09.23.
발명의 명칭 차량 표면의 색상, 외관 또는 촉감을 변경하기 위한 시스템들
및 방법들

1. 이 출원에 대한 심사결과 다음과 같은 거절이유가 있어 특허법 제63조에 따라 이를 통지
하오니 의견이 있거나 보정이 필요할 경우에는 상기 제출기일(2018.05.15.)까지 의견(답변,
소명)서[특허법시행규칙 별지 제24호서식] 또는/및 보정서[특허법시행규칙 별지 제9호서식]
를 제출하여 주시기 바랍니다.

2. 상기 제출기일(2018.05.15.)을 연장하려는 경우에는 지정기간연장신청을 통해 그 제출기
일을 4개월까지 연장할 수 있습니다. 이 경우 연장신청은 1개월 단위로 해야 하며, 필요 시
4개월을 초과하지 않는 범위에서 2개월 이상을 일괄하여 연장신청할 수 있습니다. 불가피한
사유의 발생(하단의 안내참조)으로 4개월을 초과하여 지정기간을 연장받고자 하는 때에는
그 사유를 기재한 소명서를 추가로 첨부해서 연장신청을 해야 합니다.

[심사결과]

☐ 심사 대상 청구항 : 제1-23항

☐ 이 출원의 거절이유가 있는 부분과 관련 법조항

순번	거절이유가 있는 부분	관련 법조항
1	청구항 제10항, 제12항, 제14항	특허법 제42조제4항제2호
2	청구항 제1항 내지 제23항	특허법 제29조제2항

[구체적인 거절이유]

1. 이 출원은 특허청구범위의 청구항 제10항, 제12항, 제14항의 기재가 아래에 지적한 바와
같이 불비하여 특허법 제42조제4항제2호에 따른 요건을 충족하지 못하므로 특허를 받을 수

없습니다.

- 아 래 -

1-1. 이 출원의 청구항 제10항 “베스트는 적어도 부분적으로, 폴리에스테르, 아크릴, 유리섬유, 폴리에틸렌, 플라스틱, 실리콘, 폴리프로필렌, 폴리스티렌, 폴리에스테르, 유리, 섬유, 열가소성, 열경화성, 라텍스, ~ 합성 수지, 또는 이들의 결합들로 형성되는”이라는 기재에 있어서, 상기 ‘열가소성’, ‘열경화성’은 어떤 물질을 지칭하는 것인지 불명확합니다.

1-2. 이 출원의 청구항 제12항 “베스트는, 복수의 영역들, 공간들 또는 이들의 결합들을 상기 베스트에 제공하도록 적응되는, 상기 베스트 내부의 적어도 하나의 내부 배리어, 돌출부 또는 오목부를 포함하고, 상기 적어도 하나의 내부 배리어, 돌출부 또는 오목부 각각은, 그와 연관되고, 매체를 수용하는 것, 매체를 제거하는 것 또는 이들의 결합들을 위해 적응되는 적어도 하나의 포트를 갖는”이라는 기재에 있어서,

상기 ‘베스트 내부의 적어도 하나의 내부 배리어, 돌출부 또는 오목부를 포함하고’는 문장의 의미가 불명확하고,

상기 ‘그와 연관되고’는 무엇이 무엇과 연관된다는 것인지 알 수 없습니다.

1-3. 이 출원의 청구항 제14항에 있어서, ‘베스트는, 상기 차량 표면의 텍스처, 상기 차량 표면의 외관 또는 이들의 결합들을 변경하기 위해 상기 베스트의 변경을 가능하게 하기 위해 상기 차량 표면과 관련하여 제거가능한’이라는 기재는, 그 기술적 의미가 명확하지 않습니다.

2. 이 출원의 특허청구범위의 청구항 제1항 내지 제23항에 기재된 발명은 아래와 같이 그 출원 전에 이 발명이 속하는 기술분야에서 통상의 지식을 가진 자(이하 ‘통상의 기술자’라고 합니다)가 용이하게 발명할 수 있는 것이므로 특허법 제29조제2항에 따라 특허를 받을 수 없습니다.

- 아 래 -

인용발명 1 : 미국특허공보 US7516764호(2009.04.14. 공고)

인용발명 2 : 미국특허공보 US4144663호(1979.03.20. 공고)

인용발명 3 : 미국특허공보 US5636669호(1997.06.10. 공고)

2-1. 이 출원의 청구항 제1항(이하 ‘제1항 발명’이라 하고, 나머지 청구항도 같은 방식으로 부른다)과 인용발명 1의 구성을 대비하면 아래 대비표와 같습니다.

제1항 발명		인용발명 1 (칼럼 2 내지 4, 도면 1 내지 5 참조)	비고
구성 1	베스트는 차량 표면에 고정되는 엷지 및 상기 차량 표면으로부터 이격되는 외부 측면을 포함하여, 상기 베스트의 외부 측면과 상기 차량 표면 사이에 유밀공간을 정의하고, 상기 외부 측면은 상기 외부 측면을 통해 유밀공간의 가시적 매체의 시각화를 가능하게 하기 위해 적어도 부분적으로 투명하거나, 적어도 부분적으로 반투명하거나 또는 이들의 조합으로 형성된 구성	바디 패널 셀(6)은 차량(4)에 고정되고, 상기 차량(4)으로부터 이격되는 투명패널(8,10)을 포함하며, 상기 투명패널(8,10)에는 색상변경을 위한 페인트(14)가 유입되는 공간(12)을 포함하는 구성	실질적 동일
구성 2	유밀 공간으로 가시적 매체를 수용, 제거 또는 이들의 조합을 위해 유밀공간과 외부의 영역 사이에서 연통하는 적어도 하나의 포트를 포함하는 구성	공간(12)으로 페인트(14)를 수용하는 구성	일부 차이

구성 2의 차이점에 대하여 살펴보면, 인용발명 1에는 유밀 공간은 가시적 매체를 수용 또는 제거를 위해 외부의 영역과 연통하는 포트를 형성하는 구성이 개시되지 않은 점에서 차이가 있으나, 이는 인용발명 2의 ‘공동(4)은 액체(17)를 수용 또는 제거를 위해 저장조(9)와 연통하는 제1밸브 도관(7) 및 제2밸브 도관(6)이 형성된 것을 통하여 쉽게 구성될 수 있습니다(칼럼 3, 4, 도면 1 내지 3 참조).

한편, 인용발명 1, 2는 모두 표시장치에 관한 것으로 그 기술분야가 유사하고, 액체를 주입하여 색상을 변경하고자 하는 기술적 과제도 공통되는 점을 고려해 볼 때, 인용발명 2의 대응 구성을 인용발명 1에 결합하여 제1항 발명을 구성하는데 각별한 어려움이 있다고 볼 수 없고, 이로 인해 예측하지 못할 새롭거나 상승된 효과가 발생된다고 볼 수도 없습니다.

그러므로 제1항 발명은 통상의 기술자가 인용발명 1, 2에 의하여 쉽게 발명할 수 있는 것입니다.

2-2. 제2항 발명(제1항 발명의 종속항)은 ‘베스트는 차량 표면에 인접하고 외부 측면으로부터 이격되는 내부 측면을 더 포함하고, 유밀 공간은 상기 외부 측면과 상기 내부 측면 사이에 정의되는 것’에 기술적 특징이 있으나, 상기 특징은 인용발명 1의 ‘차량(4)에 고정되는 바디 패널 셀(6)은 한 쌍의 투명패널(8,10)을 포함하고, 공간(12)은 상기 투명패널(8,10)사이에 형성되는 것’ (칼럼 2, 4 참조, 도면 1 내지 3 참조)을 통하여 쉽게 구성될 수 있습니다.

그러므로 제2항 발명은 통상의 기술자가 인용발명 1, 2에 의하여 쉽게 발명할 수 있는 것입니다.

2-3. 제3항 발명(제2항 발명의 종속항)은 ‘베스트의 내부 측면과 차량 표면 사이에서 재료들의 통과를 방지하기 위해, 상기 베스트의 내부 측면과 상기 차량 표면 사이에 실란트를 더 포함하는 것’에 기술적 특징이 있으나, 상기 특징은 통상의 기술자가 설계조건을 고려하여 필요에 따라 쉽게 설계변경할 수 있는 것으로 인정됩니다.

그러므로 제3항 발명은 통상의 기술자가 인용발명 1, 2에 의하여 쉽게 발명할 수 있는 것입니다.

2-4. 제4항 발명(제1항 발명의 종속항)은 ‘유밀 공간 내에 가시적 매체를 더 포함하고, 상기 가시적 매체는 화씨 -37도부터 화씨 150도까지 범위의 온도에서 유동가능하게 유지하도록 적응되는 유체를 포함하는 것’에 기술적 특징이 있으나, 상기 특징은 인용발명 2의 ‘공동(4)에 수용되는 액체는 섭씨 -54의 빙점을 갖는 것’ (칼럼 4 참조)을 통하여 쉽게 도출할 수 있습니다.

그러므로 제4항 발명은 통상의 기술자가 인용발명 1, 2에 의하여 쉽게 발명할 수 있는 것입니다.

2-5. 제5항 발명(제4항 발명의 종속항)은 ‘가시적 매체는 상기 가시적 매체에서 포트를 통해 유동가능하게 유지되기에 충분한 일정 양의 가시적 고체 또는 점성 성분들을 포함하는 것’에 기술적 특징이 있으나, 상기 특징은 인용발명 2의 ‘액체(17)는 제1밸브 도관(7) 및 제2밸브 도관(6)을 따라 유동하는 것’ (칼럼 3, 4, 도면 3 참조)을 통하여 쉽게 도출할 수 있습니다.

그러므로 제5항 발명은 통상의 기술자가 인용발명 1, 2에 의하여 쉽게 발명할 수 있는 것입니다.

2-6. 제6항 발명(제1항 발명의 종속항)은 ‘포트는 양방향 밸브, 다중방향 밸브, 적어도 2개의 일방향 밸브들 또는 이들의 결합들을 포함하는 것’에 기술적 특징이 있으나, 상기 특징은 인용발명 2의 ‘제1밸브 도관(7) 및 제2밸브 도관(6)에는 복수의 밸브(14-16, 24)가 형성된 것’ (칼럼 3, 4, 도면 3 참조)을 통하여 쉽게 구성될 수 있습니다.

그러므로 제6항 발명은 통상의 기술자가 인용발명 1, 2에 의하여 쉽게 발명할 수 있는 것입니다.

2-7. 제7항 발명(제1항 발명의 종속항)은 ‘차량 표면은 차량의 본체 부분을 포함하고, 베스트는 상기 차량의 본체 부분의 형상에 매칭하는 형상을 포함하는 것’에 기술적 특징이 있으나, 상기 특징은 인용발명 1의 ‘바디 패널 쉘(6)은 차량(4)의 형상에 대응하여 고정되

는 것' (칼럼 2, 3, 도면 1, 2 참조)을 통하여 쉽게 구성될 수 있습니다.

그러므로 제7항 발명은 통상의 기술자가 인용발명 1, 2에 의하여 쉽게 발명할 수 있는 것입니다.

2-8. 제8항 발명(제1항 발명의 종속항)은 '엣지는 그와 연관된 연장부를 포함하고, 상기 연장부는, 용접, 레이저 용접, 초음파 용접, 열 밀봉, 열 용해, 크림핑, 솔더링, 브레이징, 접착제들, 압력-감응 접착체들, 접착 접착제들, 열 접착제들, 고온 가스 용접, 적외선 용접, 적어도 하나의 패스너의 수용, 차량 표면과 인접 오브젝트 사이에서 베스트의 엣지로부터 연장되는 연장부의 압축 보유 또는 이들의 결합에 의해 상기 차량 표면에 상기 베스트를 고정하도록 적응되는 것'에 기술적 특징이 있으나, 상기 특징은 통상의 기술자가 필요에 따라 쉽게 선택할 수 있을 뿐만 아니라, 인용발명 3의 '중공 투명패널(12)은 새시(54)에 나사(62)를 이용하여 결합되는 것' (칼럼 2, 3, 도면 4 참조)을 통하여 쉽게 구성될 수 있습니다.

한편, 인용발명 1 내지 3은 모두 표시장치에 관한 것으로 그 기술분야가 유사하고, 액체를 주입하여 색상을 변경하고자 하는 기술적 과제도 공통되는 점을 고려해 볼 때, 인용발명 3의 대응 구성을 인용발명 1, 2에 결합하여 제8항 발명을 구성하는데 각별한 어려움이 있다고 볼 수 없고, 이로 인해 예측하지 못할 새롭거나 상승된 효과가 발생된다고 볼 수도 없습니다.

그러므로 제8항 발명은 통상의 기술자가 인용발명 1 내지 3에 의하여 쉽게 발명할 수 있는 것입니다.

2-9. 제9항 발명(제1항 발명의 종속항)은 '유밀 공간은 1 마이크로미터부터 5 밀리미터까지 범위의 두께를 포함하는 것'에 기술적 특징이 있으나, 상기 특징은 통상의 기술자가 반복적 실험을 통해 쉽게 결정할 수 있을 뿐만 아니라, 인용발명 2의 '공동(4)은 6mm의 폭을 갖는 것' (칼럼 5 참조)을 통하여 쉽게 도출할 수 있습니다.

그러므로 제9항 발명은 통상의 기술자가 인용발명 1, 2에 의하여 쉽게 발명할 수 있는 것입니다.

2-10. 제10항 발명(제1항 발명의 종속항)은 '베스트는 적어도 부분적으로, 폴리에스테르, 아크릴, 유리섬유, 폴리에틸렌, 플라스틱, 실리콘, 폴리프로필렌, 폴리스티렌, 폴리에스테르, 유리, 섬유, 열가소성, 열경화성, 라텍스, 폴리머 섬유, 폴리 염화 비닐, 폴리에틸렌 테레프탈레이트, 나일론, 비닐, 열가소성 재료, 열경화성 재료, 페놀 수지, 폴란 수지, 아미노 수지, 에폭시, 알키드, 알릴 플라스틱, 아미노, 폴리아미드, 폴리에틸렌 수지, 폴리 카보네이트, 아크릴 수지, 셀룰로오스 아세테이트, 셀룰로오스 니트레이트, 셀룰로오스 아세테이트 부티레이트, 셀룰로오스 프로피오네이트, 고무, 네오프렌, 티오클(Thiokol), 니트릴, 부틸 고무, 실리콘 고무, 아세탈, 셀룰로오스, 플루오로플라스틱, 이오노머, 폴리이미드, 폴리올레핀, 폴리설폰, 복합재, 폴리에틸렌, 에폭시, 폴리우레탄, 합성 고무, 합성 플

라스틱, 합성 수지, 또는 이들의 결합들로 형성되는 것'에 기술적 특징이 있으나, 상기 특징은 인용발명 2의 '표시패널(1)이 아크릴로 형성된 것' (칼럼 2, 3 참조) 및 인용발명 3의 '중공 투명패널(12)이 플라스틱(18)으로 형성된 것' (칼럼 2, 3 참조)을 통하여 쉽게 구성될 수 있습니다.

그러므로 제10항 발명은 통상의 기술자가 인용발명 1 내지 3에 의하여 쉽게 발명할 수 있는 것입니다.

2-11. 제11항 발명(제1항 발명의 종속항)은 '베스트는 유밀 공간에 인접한 내부를 포함하고, 상기 내부는 유밀 공간으로부터 가시적 매체의 제거를 용이하게 하도록 적응되는 소수성 코팅을 포함하는 것'에 기술적 특징이 있으나, 상기 특징은 인용발명 2의 '액체를 빠르고 완전하게 제거하기 위해 액체가 플레이트(2,3)의 내부 표면 사이에 잔여 접촉되지 않도록 구성하는 것' (칼럼 2, 3 참조)을 통하여 쉽게 예측할 수 있으며, 다만 가시적 매체의 제거를 용이하게 하기 위해 소수성 코팅을 하는 것은 통상의 기술자가 설계조건을 고려하여 쉽게 선택할 수 있는 것으로 인정됩니다.

그러므로 제11항 발명은 통상의 기술자가 인용발명 1, 2에 의하여 쉽게 발명할 수 있는 것입니다.

2-12. 제12항과 제13항 발명(각각 제1항 발명의 종속항), 및 제14항 발명(제13항 발명의 종속항)은 '베스트는 복수의 영역들, 공간들 또는 이들의 결합들을 상기 베스트에 제공하도록 적응되는, 상기 베스트 내부의 적어도 하나의 내부 배리어, 돌출부 또는 오목부를 포함하고, 상기 적어도 하나의 내부 배리어, 돌출부 또는 오목부 각각은, 그와 연관되고, 매체를 수용하는 것, 매체를 제거하는 것 또는 이들의 결합들을 위해 적응되는 적어도 하나의 포트를 갖는 것', '베스트는 상기 베스트 및 그에 따른 상기 차량 표면에, 광택 텍스처, 고무 텍스처, 실크 텍스처, 부드러운 텍스처, 금속 텍스처, 매트 텍스처, 스트링 텍스처, 버블 텍스처, 플래키 텍스처, 가시 텍스처, 거친 텍스처, 기하학적으로 패턴닝된 텍스처, 페블형 텍스처 모피형 텍스처, 가죽형 텍스처 또는 이들의 결합들을 제공하도록 적응되는 재료, 코팅, 처리 또는 이들의 결합들을 갖는 외부 포함하는 것' 및 '베스트는 차량 표면의 텍스처, 상기 차량 표면의 외관 또는 이들의 결합들을 변경하기 위해 상기 베스트의 변경을 가능하게 하기 위해 상기 차량 표면과 관련하여 제거가능한 것'에 기술적 특징이 있으나, 상기 특징은 통상의 기술자가 필요에 따라 쉽게 설계변경할 수 있는 것으로 인정되며, 이로 인해 예상하기 어려운 작용효과가 발생한다고 볼 수 없습니다.

그러므로 제12항 내지 제14항 발명은 통상의 기술자가 인용발명 1, 2에 의하여 쉽게 발명할 수 있는 것입니다.

2-13. 제15항 발명(제1항 발명의 종속항)은 '베스트의 외부 측면 및 유밀 공간은 차량 표면의 통합 부분을 포함하는 것'에 기술적 특징이 있으나, 상기 특징은 인용발명 3의 '중공 투명패널(12)은 새시(54)에 나사(62)를 이용하여 결합되는 것' (칼럼 2, 3, 도면 1, 4 참조)을 통하여 쉽게 구성될 수 있습니다.

그러므로 제15항 발명은 통상의 기술자가 인용발명 1 내지 3에 의하여 쉽게 발명할 수 있는 것입니다.

2-14. 제16항 발명은, 제1항 발명과 청구하는 대상이 다를 뿐, 제1항 발명과 발명의 구성이 실질적으로 동일하므로, 제1항 발명에 대하여 적용된 거절이유가 동일하게 적용됩니다.

그러므로 제16항 발명은 통상의 기술자가 인용발명 1, 2에 의하여 쉽게 발명할 수 있는 것입니다.

2-15. 제17항 발명(제16항 발명의 종속항)은 ‘포트를 통해 유밀 공간으로부터 제 1 가시적 매체를 제거하는 단계, 및 포트를 통해 유밀 공간에 제 2 가시적 매체를 제공하는 단계를 더 포함하는 것’에 기술적 특징이 있으나, 상기 특징은 인용발명 2의 ‘제1밸브 도관(7) 및 제2밸브 도관(6)을 통해 공동(4)으로 액체(17)를 제공 및 제거하는 구성’(칼럼 3, 4, 도면 1 내지 3 참조)을 통하여 쉽게 구성될 수 있습니다.

그러므로 제17항 발명은 통상의 기술자가 인용발명 1, 2에 의하여 쉽게 발명할 수 있는 것입니다.

2-16. 제18항 및 제19항 발명에서 부가된 특징들은, 각각 제2항 및 제8항 발명에서 부가된 특징들과 실질적으로 동일하므로, 상기 2-2. 및 2-8.에서 언급한 거절이유가 동일하게 적용됩니다.

그러므로 제18항은 인용발명 1, 2에 의하여, 제19항은 인용발명 1 내지 3에 의하여 통상의 기술자가 쉽게 발명할 수 있는 것입니다.

2-17. 제20항 발명(제16항 발명의 종속항)은 ‘차량 표면과 관련하여 베스트를 제공하는 단계는, 베스트의 외부 측면을 차량 표면으로부터 1 마이크로미터 내지 5 밀리미터까지 이격시키는 단계를 포함하는 것’에 기술적 특징이 있으나, 상기 특징은 통상의 기술자가 반복적 실험을 통해 쉽게 결정할 수 있을 뿐만 아니라, 인용발명 2의 ‘공동(4)은 6mm의 폭을 갖는 것’(칼럼 5 참조)을 통하여 쉽게 도출할 수 있습니다.

그러므로 제20항 발명은 통상의 기술자가 인용발명 1, 2에 의하여 쉽게 발명할 수 있는 것입니다.

2-18. 제21항 발명(제17항 발명의 종속항)은 ‘유밀 공간으로부터 제 1 가시적 매체를 제거하는 단계는 상기 제1 가시적 매체를 변위시키는 것, 상기 제 1 가시적 매체를 변경하는 것 또는 이들의 결합을 위해 적어도 하나의 포트를 통해 유밀 공간에 세척 유체를 유동시키는 단계, 및 포트를 통해 유밀 공간으로부터 세척 유체를 제거하는 단계를 포함하는 것’에 기술적 특징이 있으나, 상기 특징은 인용발명 1의 ‘복수의 저장조(18,20,22)에 저장되는 복수의 페인트(19,21,23), 다른 저장조(24)에 저장되는 사용된 페인트(25), 및 세정 용액

저장조(26)에 저장되는 세정 용액(27)을 주펌프(38)를 이용하여 공간(12)으로 유동시키며, 또한 상기 공간(12)으로부터 페인트 또는 세정 용액을 제거하는 것' (칼럼 3, 도면 4)을 통하여 쉽게 구성될 수 있습니다.

그러므로 제21항 발명은 통상의 기술자가 인용발명 1, 2에 의하여 쉽게 발명할 수 있는 것입니다.

2-19. 제22항 발명(제17항 발명의 종속항)은 '유밀 공간에 가스를 유동시킴으로써 유밀 공간으로부터 제 1 가시적 매체를 제거한 후, 상기 유밀 공간을 건조시키는 단계를 더 포함하는 것' 에 기술적 특징이 있으나, 상기 특징은 인용발명 2의 '공동(4)에 공기를 공급하기 위한 제1밸브 도관(7), 및 액체(17)를 공급하기 위한 제2밸브 도관(6)이 연결되고, 상기 공기 및 액체는 펌프(10)의 작동에 의해 상기 공동(4)에 선택적으로 공급되는 것' (칼럼 3, 도면 3 참조)을 통하여 쉽게 도출할 수 있고, 다만 상기 액체를 제거한 후 공동을 건조시키는 것은 통상의 기술자에게 자명한 것입니다.

그러므로 제22항 발명은 통상의 기술자가 인용발명 1, 2에 의하여 쉽게 발명할 수 있는 것입니다.

2-20. 제23항 발명과 인용발명 1의 구성을 대비하면 아래 대비표와 같습니다.



제23항 발명		인용발명 1 (칼럼 2 내지 4, 도면 1 내지 5 참조)	비고
구성 1	차량 표면으로부터 이격되는 외부 측면을 포함하여, 베스트의 외부 측면과 상기 차량 표면 사이에 유밀 공간을 정의하고, 상기 외부 측면은 적어도 부분적으로 투명하거나, 적어도 부분적으로 반투명하거나 또는 이들의 조합이고, 제 1 매체가 유밀 공간 내에서 상기 외부 측면을 통해 가시적으로 배치되도록 하는 베스트를 제공하는 단계	차량(4)에 고정되고, 상기 차량(4)으로부터 이격되는 투명패널(8,10)을 포함하며, 상기 투명패널(8,10)에는 색상변경을 위한 페인트(14)가 유입되는 공간(12)을 포함하고, 상기 페인트(14)가 상기 공간(12)내에서 상기 투명패널(8,10)을 통해 가시적으로 배치되도록 하는 바디 패널 셀(6)이 형성된 구성	실질적 동일
구성 2	베스트와 연관된 포트에 도관을 맞물리는 단계	바디 패널 셀(6)과 연결되는 저장조 출구 라인(36)이 형성된 구성	실질적 동일
구성 3	유밀 공간으로부터 제 1 매체를 제거하기 위한 포트를 통해 상기 제 1 매체를 드로우하기 위해 도관을 통해 흡입 압력을 생성하는 단계	바디 패널 셀(6)로부터 사용된 페인트(25)를 페인트 저장조(24)로 이동시키기 위해 주펌프(38)가 형성된 구성	실질적 동일
구성 4	제 1 매체를 변위시키는 것, 제 1 매체를 변경하는 것, 베스트의 내부를 세정하는 것 또는 이들의 결합들을 위해, 포트를 통한 도관을 통해 유밀 공간에 중간적 매체를 주입하는 단계	복수의 저장조(18,20,22)에 저장되는 복수의 페인트(19,21,23), 다른 저장조(24)에 저장되는 사용된 페인트(25), 및 세정 용액 저장조(26)에 저장되는 세정 용액(27)을 주펌프(38)를 이용하여 공간(12)으로 이동시키며, 또한 상기 공간(12)으로부터 페인트 또는 세정 용액을 제거하는 것	실질적 동일
구성 5	유밀 공간으로부터 중간적 매체를 제거하기 위한 포트를 통해 상기 중간적 매체를 드로우하기 위해 도관을 통해 흡입 압력을 생성하는 단계		
구성 6	베스트의 내부를 건조시키기 위해, 포트를 통한 도관을 통해 유밀 공간에 가스를 주입하는 단계		차이
구성 7	유밀 공간을 적어도 부분적으로 충전하기 위해, 포트를 통한 도관을 통해 상기 유밀 공간에 외부 측면을 통해 가시적인 제 2 매체를 주입하는 단계	바디 패널 셀(6)과 연결되는 저장조 출구 라인(36)을 통해 페인트(14)가 주입되는 구성	실질적 동일

구성 6의 차이점에 대하여 살펴보면, 인용발명 1에는 베스트의 내부를 건조시키기 위해, 포트를 통한 도관을 통해 유밀 공간에 가스를 주입하는 구성이 개시되지 않은 점에서 차이가 있으나, 이는 인용발명 2의 ‘공동(4)에 공기를 공급하기 위한 제1밸브 도관(7), 및 액체(17)를 공급하기 위한 제2밸브 도관(6)이 연결되고, 상기 공기 및 액체는 펌프(10)의 작동에 의해 상기 공동(4)에 선택적으로 공급되는 것’ (칼럼 3, 도면 3 참조)을 통하여 쉽게

도출할 수 있고, 다만 상기 액체를 제거한 후 공동을 건조시키는 것은 통상의 기술자에게 자명한 것입니다.

그러므로 제23항 발명은 통상의 기술자가 인용발명 1, 2에 의하여 쉽게 발명할 수 있는 것입니다.

[참 부]

첨부1 미국 특허공보 US7516764(2009.04.14.) 1부.

첨부2 미국 특허공보 US4144663(1979.03.20.) 1부.

첨부3 미국 특허공보 US5636669(1997.06.10.) 1부. 끝.



2018.03.15.

특허청

특허심사2국

자동차심사과

심사관 이광제

이광제



<< 안내 >>

1. 특허법 제47조제2항에 따라 특허출원서에 최초로 첨부된 명세서 또는 도면에 기재된 사항의 범위 안에서 명세서 또는 도면을 보정할 수 있음을 알려드립니다.
 2. 출원일이 2013년 7월 1일 이후인 출원에 대해서는, 하나의 의견제출통지에 따른 지정기간 내에 보정서를 2회 이상 제출한 경우에는, 마지막 보정 이외의 모든 보정은 취하간주되오니 주의하시기 바랍니다.
 3. 보정료 납부안내
 - o 명세서 또는 도면을 보정하기 위하여 명세서등 보정서를 전자문서로 제출할 경우 매건 4,000원, 서면으로 제출할 경우 매건 14,000원의 보정료를 납부하여야 합니다.
 - o 보정료는 접수번호를 부여받아 이를 납부자번호로 "특허료등의 징수규칙" 별지 제1호서식에 기재하여, 접수번호를 부여받은 날의 다음 날까지 납부하여야 합니다. 다만, 납부일이 공휴일(토요일·휴무일을 포함한다)에 해당하는 경우에는 그날 이후의 첫 번째 근무일까지 납부하여야 합니다.
 - o 보정료는 국고수납은행(대부분의 시중은행)에 납부하거나, 인터넷지로(www.giro.or.kr)로 납부할 수 있습니다. 다만, 보정서를 우편으로 제출하는 경우에는 보정료에 상응하는 통상환을 동봉하여 제출하시면 특허청에서 납부해드립니다.
 4. 지정기간연장 안내 : 연장가능기간(4개월)을 초과하여 지정기간을 연장하고자 소명서를 첨부하여 지정기간연장신청서를 제출한 경우 심사관은 아래의 사유에 해당되는지를 판단하여 지정기간연장의 승인 여부 및 연장할 수 있는 기간을 정하여 통지합니다.
【4개월을 초과하여 지정기간연장을 할 수 있는 사유】
 - ① 기간만료 전 1개월 이내에 최초로 대리인을 선임하거나 선임된 대리인 모두를 해임·변경한 경우
 - ② 기간만료 전 1개월 이내에 출원인변경신고서를 제출한 경우
 - ③ 기간만료 전 2개월 이내에 외국특허청의 심사결과를 받은 경우로서 동 심사결과를 보정서에 반영하고자 하는 경우(이 경우 신청서 제출 시 해당 심사결과 사본 및 그 기초가 된 청구범위 사본도 같이 제출해야 함)
 - ④ 의견제출통지서의 송달이 1개월 이상 지연된 경우(1개월 추가 연장 가능)
 - ⑤ 원출원 또는 분할출원이 심판이나 소송에 계류 중인 경우
 - ⑥ 거절이유와 관련된 시험 및 결과측정에 기간이 더 필요한 경우
 - ⑦ 기타 불가피하게 기간연장이 필요하다고 인정되는 경우단, 제3자가 심사청구한 때에는 ①~⑤의 경우라도 불승인
 5. 온라인 영상면담 및 보정안 리뷰(심층면담) 서비스 안내
 - o 심사관에게 방문면담을 신청할 경우 특허청(대전)에서 출원발명에 관한 상담 서비스를 받을 수 있고, 영상면담을 신청할 경우에는 특허청(대전) 방문 없이도 상담이 가능합니다(영상면담 장소: 특허청 서울사무소와 강원, 경남, 경북, 광주, 부산, 울산, 인천, 전남지역지식재산센터).
 - o 보정안 리뷰를 신청할 경우 심층면담을 통해 거절이유 해소 여부 등 보정안에 대한 보다 체계적인 사전검토 서비스를 받을 수 있습니다(특허로(www.patent.go.kr)) - 출원신청 메뉴).
 6. 출원인의 명세서 작성 및 보정에 이해를 돕고자 아래 사이트에서 명세서작성사례 및 기술분야별 보정매뉴얼 등을 제공하고 있습니다. 인터넷 접속이 어려울 경우, 담당 심사관에게 연락주시면 명세서작성사례 등을 우편으로 송부해드리겠습니다.
 - o 특허로(www.patent.go.kr)-명세서작성관련 유용한 Tip
- ※ 「특허로」 고객센터에서 알람서비스를 신청하시면 담당 심사관 지정 알람, 마감기한 알람 등 각종 민원처리 사항을 이메일과 휴대폰(SMS)로 받아 보실 수 있습니다.
- ※ 이 통지서의 내용에 대해 문의사항이 있으시면 특허청 ☎ 042-481-5442(담당심사관 이광제)로, 서식 또는 절차에 대하여는 특허고객상담센터 ☎1544-8080로 문의하시기 바랍니다.
- ※ 우 35208 대전광역시 서구 청사로 189, 4동 (문산동, 정부대전청사)

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미국 특허공보 US7516764(2009.04.14.) 1부.



US007516764B1

(12) **United States Patent**
Cobb

(10) **Patent No.:** **US 7,516,764 B1**
(45) **Date of Patent:** **Apr. 14, 2009**

(54) **COLOR CHANGING SYSTEM FOR VEHICLE**

(76) **Inventor:** **Kendel P. Cobb**, 2100 Country Club Rd., Apt. #303, Jacksonville, NC (US) 28546

(*) **Notice:** Subject to any disclaimer, the term of this patent is extended or adjusted under 35 U.S.C. 154(b) by 0 days.

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G09F 19/20 (2006.01)
B62D 33/08 (2006.01)
B05D 1/00 (2006.01)

(52) **U.S. Cl.** 141/104; 141/98; 141/325; 40/406; 40/591; 296/181.1; 427/401

(58) **Field of Classification Search** 141/98; 141/100; 104; 105; 325; 40/406; 591; 296/181.1; 427/401

See application file for complete search history.

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Primary Examiner—Timothy L. Maust

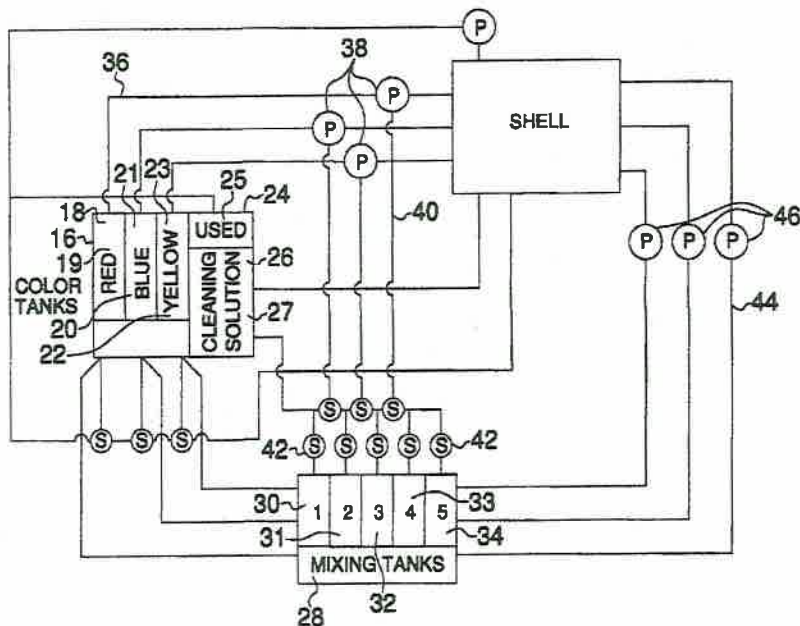
Assistant Examiner—Nicolas A. Arnett

(74) *Attorney, Agent, or Firm*—Crossley Patent Law; Mark A. Crossley

(57) **ABSTRACT**

A color changing system for a vehicle that allows an individual to change the visible color of a vehicle by using a plurality of paints inserted in between a pair of transparent layers that are attached to multiple portions of the vehicles. The paints are located within a reservoir unit that has a number of holding tanks, with the holding tanks including holding tanks for the primary colors red, blue, and yellow. In addition, a mixing tank unit includes a series of mixing tanks in which paints are transferred to after leaving the holding tanks but before entering a gap area located in between the pair of transparent layers. The mixing areas hold either primary colors, unmixed, or the primary colors after they have been mixed. A series of mixing tank pumps then pump the resulting mixtures into the gap area in between the pair of transparent layers.

7 Claims, 4 Drawing Sheets



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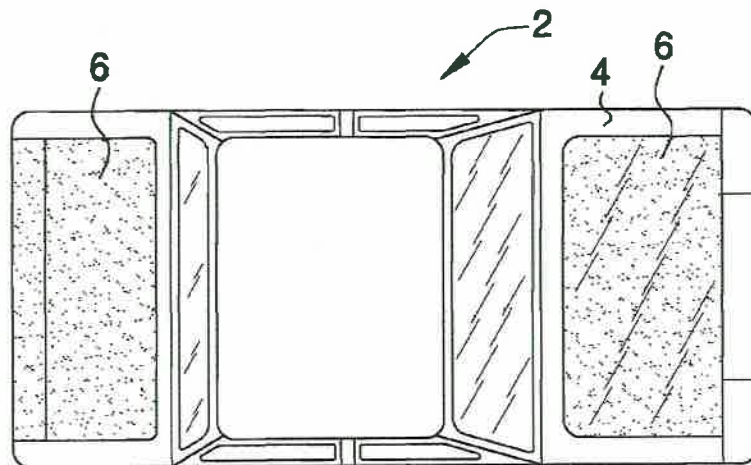


FIG. 1

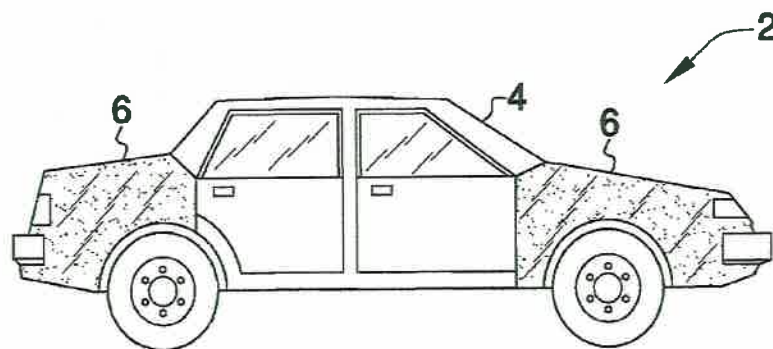


FIG. 2

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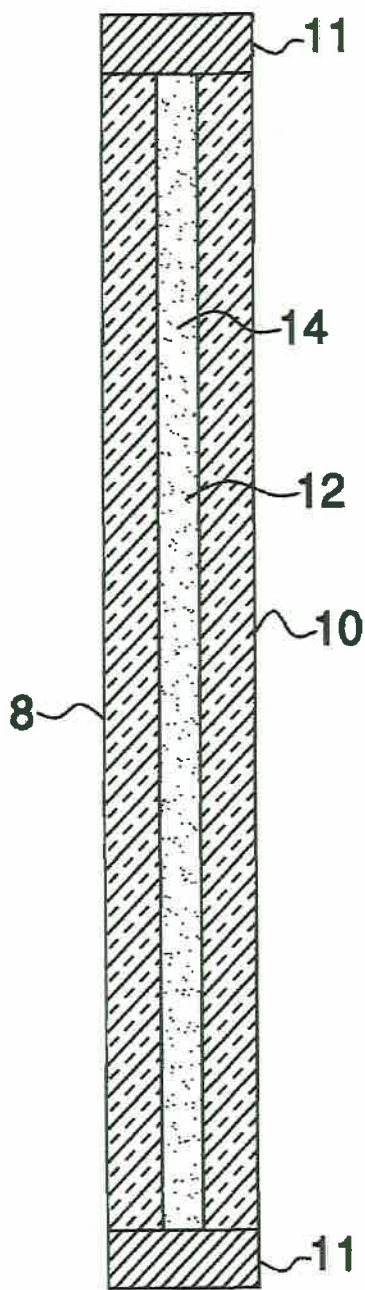


FIG. 3

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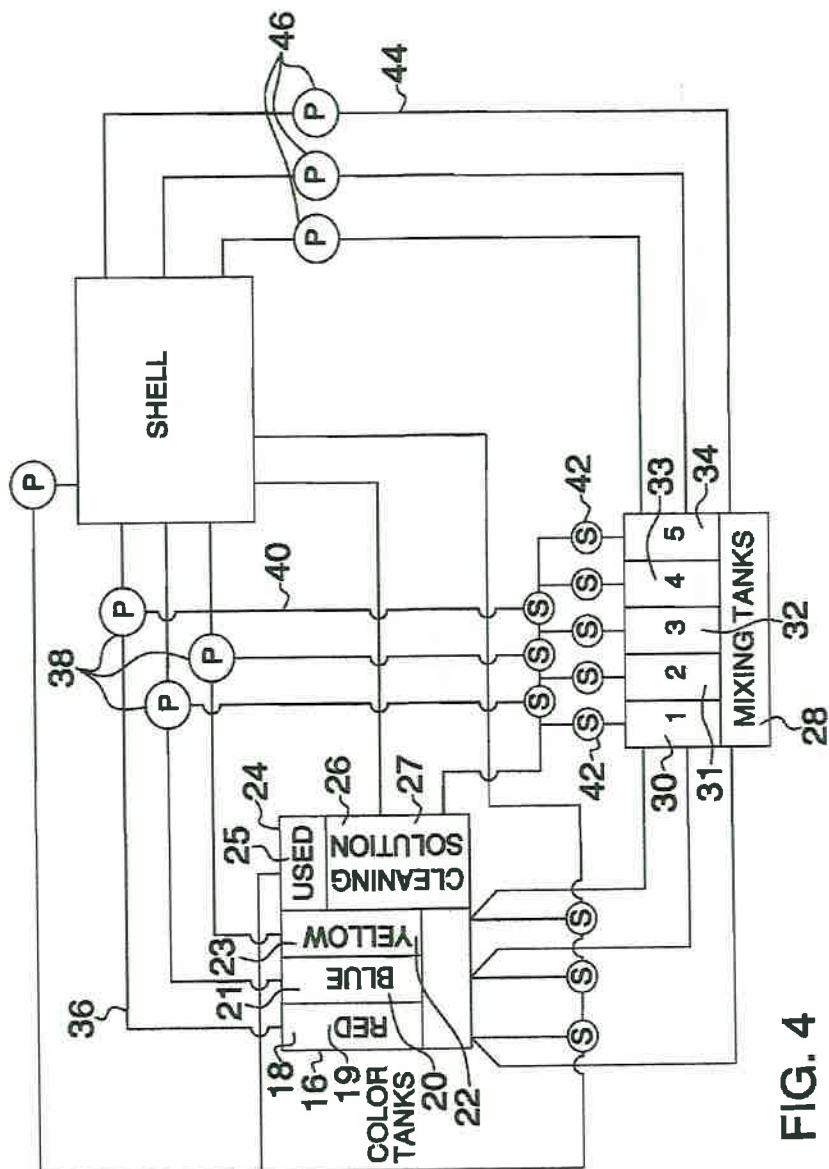


FIG. 4

[Handwritten signature]

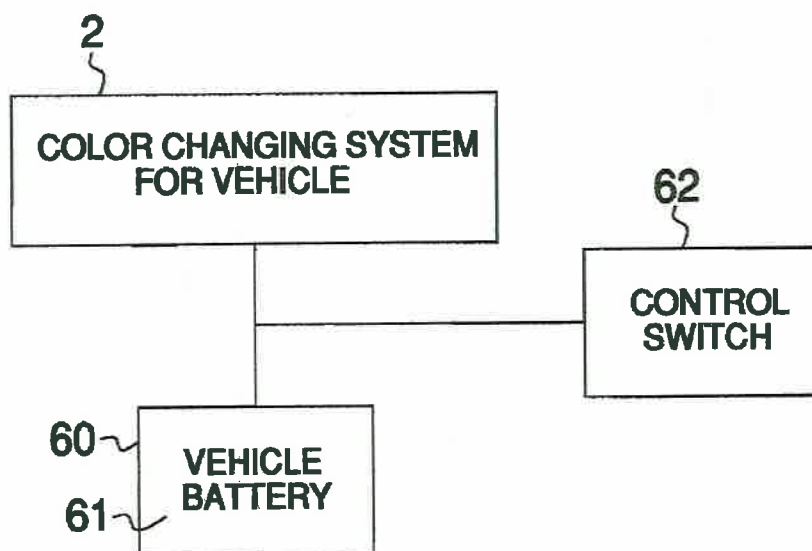


FIG. 5

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COLOR CHANGING SYSTEM FOR VEHICLE

TO ALL WHOM IT MAY CONCERN

Be it known that I, Kendel P. Cobb, citizen of the United States, have invented new and useful improvements in a color changing system for a vehicle as described in this specification.

BACKGROUND OF THE INVENTION

The present invention concerns that of a new and improved color changing system for a vehicle that allows an individual to change the visible color of a vehicle by using a plurality of paints inserted in between a pair of transparent layers that are attached to multiple portions of the vehicles.

DESCRIPTION OF THE PRIOR ART

U.S. Pat. No. 5,636,669, issued to Price, discloses a selective coloring system which comprises a hollow transparent panel and plurality of separate different colored materials.

U.S. Pat. No. 4,144,663, issued to Saenger et al., discloses a sign which is changeable by selectively delivering and removing an opaque liquid from a reservoir into a transparent cavity.

U.S. Pat. No. 5,617,657, issued to Kahn, discloses a multi-liquid display system which comprises a transparent conduit and system for sequentially circulating liquids of different color.

U.S. Pat. No. D384,674, issued to Grolle et al., discloses a design for a pump.

U.S. Pat. No. D373,982, issued to Rodrigues, discloses a design for a hollow panel with means to introduce and remove colored material.

SUMMARY OF THE INVENTION

The present invention concerns that of a new and improved color changing system for a vehicle that allows an individual to change the visible color of a vehicle by using a plurality of paints inserted in between a pair of transparent layers that are attached to multiple portions of the vehicles. The paints are located within a reservoir unit that has a number of holding tanks, with the holding tanks including holding tanks for the primary colors red, blue, and yellow. In addition, a mixing tank unit includes a series of mixing tanks in which paints are transferred to after leaving the holding tanks but before entering a gap area located in between the pair of transparent layers. The mixing areas hold either primary colors, unmixed, or the primary colors after they have been mixed. A series of mixing tank pumps then pump the resulting mixtures into the gap area in between the pair of transparent layers.

There has thus been outlined, rather broadly, the more important features of a color changing system for a vehicle that the detailed description thereof that follows may be better understood and in order that the present contribution to the art may be better appreciated. There are, of course, additional features of the color changing system for a vehicle that will be described hereinafter and which will form the subject matter of the claims appended hereto.

In this respect, before explaining at least one embodiment of the color changing system for a vehicle in detail, it is to be understood that the color changing system for a vehicle is not limited in its application to the details of construction and to the arrangements of the components set forth in the following description or illustrated in the drawings. The color changing

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system for a vehicle is capable of other embodiments and being practiced and carried out in various ways. Also, it is to be understood that the phraseology and terminology employed herein are for the purpose of descriptions and should not be regarded as limiting.

As such, those skilled in the art will appreciate that the conception, upon which this disclosure is based, may readily be utilized as a basis for the designing of other structures, methods and systems for carrying out the several purposes of the present color changing system for a vehicle. It is important, therefore, that the claims be regarded as including such equivalent constructions insofar as they do not depart from the spirit and scope of the present invention.

It is therefore an object of the present invention to provide a color changing system for a vehicle which has all of the advantages of the prior art and none of the disadvantages.

It is another object of the present invention to provide a color changing system for a vehicle which may be easily and efficiently manufactured and marketed.

It is another object of the present invention to provide a color changing system for a vehicle which is of durable and reliable construction.

It is yet another object of the present invention to provide a color changing system for a vehicle which is economically affordable and available for relevant market segment of the purchasing public.

Other objects, features and advantages of the present invention will become more readily apparent from the following detailed description of the preferred embodiment when considered with the attached drawings and appended claims.

BRIEF DESCRIPTION OF THE DRAWINGS

FIG. 1 shows a top view of a vehicle with an incorporated color changing system.

FIG. 2 shows a side view of a vehicle with an incorporated color changing system.

FIG. 3 shows a side view of the two transparent layers and the gap area in between the two transparent layers.

FIG. 4 shows a schematic of the various components of the color changing system for a vehicle.

FIG. 5 shows a schematic highlighting the connectivity of the power means and the control switch in relation to the color changing system for a vehicle.

DESCRIPTION OF THE PREFERRED EMBODIMENT

With reference now to the drawings, and in particular to FIGS. 1 through 5 thereof, a new color changing system for a vehicle embodying the principles and concepts of the present invention and generally designated by the reference numeral 2 will be described.

As best illustrated in FIGS. 1 through 5, the color changing system for a vehicle 2 is connected to a vehicle 4. The system 2 comprises a plurality of body panel shells 6, with each shell 6 comprising a pair of transparent panels 8 and 10 that have their ends connected to one another by a connector 11. In between the panels 8 and 10 is a thin gap 12 that is normally filled with air. However, once an individual has chosen a particular paint color or paint color combination, a volume of paint 14 will be forced into each of the gaps 12 on each of the shells 6 attached to the vehicle 4.

The system 2, as can be seen in FIG. 4, has many interconnected components. One important component is the reservoir unit 16, which comprises multiple holding tanks includ-

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ing a red paint holding tank 18, a blue paint holding tank 20, a yellow paint holding tank 22, a used paint holding tank 24, and a cleaning solution holding tank 26. The red paint holding tank 18 includes a volume of red paint 19, while the blue paint holding tank 20 includes a volume of blue paint 21. Furthermore, the yellow paint holding tank 22 includes a volume of yellow paint 23. The used paint holding tank 24 includes a volume of used paint 25, while the cleaning solution holding tank 26 includes a volume of cleaning solution 27.

The paint 14 within each of the holding tanks exits each respective holding tank through an attached reservoir unit exit line 36, with the movement of the paint 14 through each reservoir unit exit line 26 being powered by a primary pump 38. One reservoir unit exit line 36 is associated with each holding tank within the reservoir unit 16, with one primary pump 38 being associated with each reservoir unit exit line 36. If the color desired within the gap 12 is one of the three primary colors (red, blue, or yellow), the requested paint 14 passes through the entire length of the appropriate reservoir unit exit line 36 all the way to the body panel shell 6, where it enters the gap 12.

If an individual chooses a color that is not exactly one of the primary colors, then the system 2 will intermix two or three of the primary colors to arrive at the desired color. In such a situation, the paint will be pumped by the primary pumps 38 through a series of transfer lines 40 rather than onward straight into the body panel shell 6. The paint, after running through the transfer lines 40, will pass through a series of switches 42 into the mixing tank unit 28. The mixing tank unit 28 preferably comprises at least five separate mixing tanks 30-34, with each mixing tank holding one particular "mixture" of paints (desired color) that is chosen by an individual within the vehicle 4.

After the paints are mixed within the mixing tank unit 28, a series of mixing tank pumps 46 will pump the resulting paint mixture through one of a plurality of mixing tank exit lines 44, which is connected to the body panel shell 6. One mixing tank exit line 44 is attached to each mixing tank 30-34. The mixture will then enter into the gap 12 within the body panel shell 6.

FIG. 5 shows the system 2 as it is powered by power means 60, which is preferably a vehicle battery 61. Each pump within the system 2 would receive power through the vehicle battery 61. A control switch 62, located within the vehicle 4, acts as a circuit in between the power means 60 and the system 2 and allows a user to both turn the system 2 on and off and also to allow the individual to choose a particular paint color that will get pumped into the gap 12 within the body panel shell 6.

With respect to the above description then, it is to be realized that the optimum dimensional relationships for the parts of the invention, to include variations in size, materials, shape, form, function and manner of operation, assembly and use, are deemed readily apparent and obvious to one skilled in the art, and all equivalent relationships to those illustrated in the drawings and described in the specification are intended to be encompassed by the present invention.

Therefore, the foregoing is considered as illustrative only of the principles of the invention. Further, since numerous modifications and changes will readily occur to those skilled in the art, it is not desired to limit the invention to the exact construction and operation shown and described, and accordingly, all suitable modifications and equivalents may be resorted to, falling within the scope of the invention

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What I claim as my invention is:

1. A color changing system for a vehicle in combination with a vehicle, the color changing system for a vehicle comprising
 - at least one body panel shell, the body panel shell being attached to the vehicle,
 - a volume of paint,
 - means for inserting the paint into the body panel shell, wherein the body panel shell further comprises
 - a first transparent shell,
 - a second transparent shell, the second transparent shell being attached to the first transparent shell,
 - a gap in between the first transparent shell and the second transparent shell,
 - wherein the volume of paint further comprises
 - a volume of red paint contained within the system,
 - a volume of blue paint contained within the system,
 - a volume of yellow paint contained within the system,
 - wherein the means for inserting the paint into the body panel shell further comprises
 - a reservoir unit located within the system,
 - a mixing tank unit located within the system,
 - means for connecting the reservoir unit to the mixing tank unit,
 - means for connecting the reservoir unit to the body panel shell,
 - means for connecting the mixing tank unit to the body panel shell,
 - wherein the reservoir unit further comprises
 - a red paint holding tank for holding the volume of red paint,
 - a blue paint holding tank for holding the volume of blue paint,
 - a yellow paint holding tank for holding the volume of yellow paint,
 - a used paint holding tank,
 - a volume of used paint located within the used paint holding tank,
 - a cleaning solution holding tank, and
 - a volume of cleaning solution located within the cleaning solution holding tank.
2. A color changing system for a vehicle according to claim 1 wherein the mixing tank unit further comprises
 - (a) a plurality of mixing tank units,
 - (b) wherein each mixing tank unit is used to mix a separate mixture of paints from two or more of the group consisting of the volume of red paint, the volume of blue paint, and the volume of yellow paint.
3. A color changing system for a vehicle according to claim 2 wherein the means for connecting the reservoir unit to the body panel shell further comprises
 - (a) a plurality of reservoir unit exit lines, wherein each reservoir unit exit line is connected to the reservoir unit,
 - (b) a plurality of primary pumps, wherein one pump is associated with each reservoir unit exit line,
 - (c) power means for providing power to each of the primary pumps,
 - (d) wherein each reservoir unit exit line is connected to the body panel shell.
4. A color changing system for a vehicle according to claim 3 wherein the means for connecting the reservoir unit to the mixing tank unit further comprises
 - (a) a plurality of reservoir unit exit lines, wherein each reservoir unit exit line is connected to the reservoir unit,
 - (b) a plurality of primary pumps, wherein one pump is associated with each reservoir unit exit line,

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(c) a plurality of transfer lines, wherein each transfer line is connected to a primary pump, further wherein each transfer line is connected to a mixing tank within the mixing tank unit.

5 5. A color changing system for a vehicle according to claim 4 wherein the means for connecting the mixing tank unit to the body panel shell further comprises

(a) a plurality of mixing tank exit lines, wherein one mixing tank exit line is attached to each mixing tank,

(b) a plurality of mixing tanks pumps, wherein one mixing tank pump is associated with each mixing tank exit line,

(c) power means for providing power to each mixing tank pump,

(d) wherein each reservoir unit exit line is connected to the body panel shell.

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6. A color changing system according to claim 5 wherein the power means for providing power to the primary pumps and the power means for providing power to the mixing tank pumps further comprises a vehicle battery, the vehicle battery located within the vehicle.

7. A color changing system according to claim 6 wherein the system further comprises

(a) a control switch, the control switch being located within the vehicle,

(b) wherein the control switch acts as a circuit in between the vehicle battery and the pumps within the system, and

(c) further wherein an individual can choose a particular paint color to be mixed and subsequently inserted into the gap located within the body panel shell.

* * * * *

Cited Reference

미국 특허공보 US4144663(1979.03.20.) 1부.

United States Patent [19]

[11] **4,144,663**

Saenger et al.

[45] **Mar. 20, 1979**

[54] **SWITCHABLE SIGN**

[75] Inventors: **Leif H. Saenger, Per R. Danielsen,**
both of Halden, Norway

[73] Assignee: **Norlux A/S, Halden, Norway**

[21] Appl. No.: **786,360**

[22] Filed: **Apr. 11, 1977**

Related U.S. Application Data

[63] Continuation-in-part of Ser. No. 629,068, Nov. 5, 1975,
abandoned.

Foreign Application Priority Data

Nov. 6, 1974 [NO] Norway 743993

[51] Int. Cl.² **G09F 13/24**

[52] U.S. Cl. **40/406**

[58] Field of Search **40/106.21, 106.22, 37,**
40/406, 407

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1,782,328	11/1930	Wearham	40/106.21 X
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312105 5/1929 United Kingdom 40/106.22

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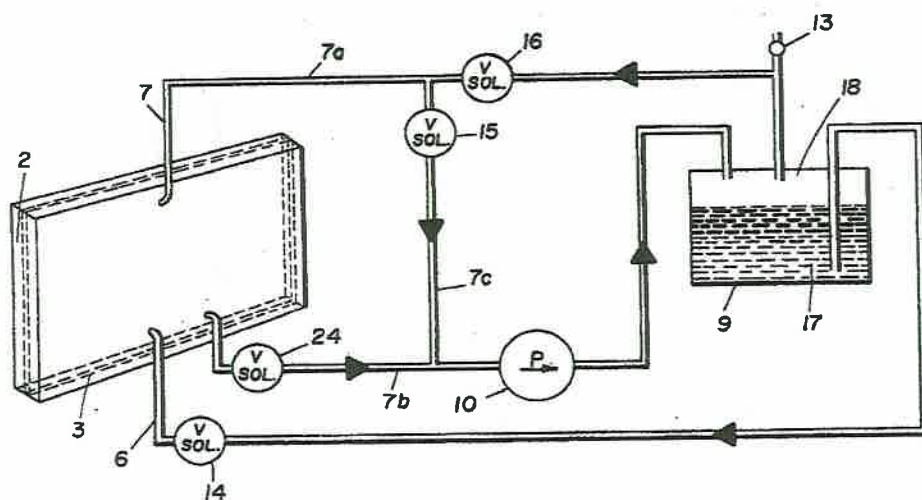
IBM Technical Disclosure Bulletin, Young, Display
Device, 8-1963, vol. 6, No. 3.

Primary Examiner—John F. Pitrelli
Attorney, Agent, or Firm—Kurt Kelman

[57] ABSTRACT

A traffic sign selectively displays and obscures information arranged permanently on the outer surface of a rear plate of a pair of rigid, transparent plates defining a closed cavity therebetween by displacing out of and into the cavity an opaque liquid contained in a closed reservoir which has an air-filled space over the liquid. A closed fluid conduit system connects the cavity with the reservoir and includes a first valved conduit connecting the air-filled space to the cavity, a second valved conduit connecting the liquid to the reservoir, a pressure release valve in the first conduit, and a control for selectively delivering liquid from the reservoir into the cavity through the second conduit while concomitantly withdrawing air from the cavity through the first conduit, and vice versa, whereby the cavity is rapidly and completely filled with the liquid to obscure the information and emptied of the liquid to display the information. The information is illuminated from the rear.

6 Claims, 5 Drawing Figures



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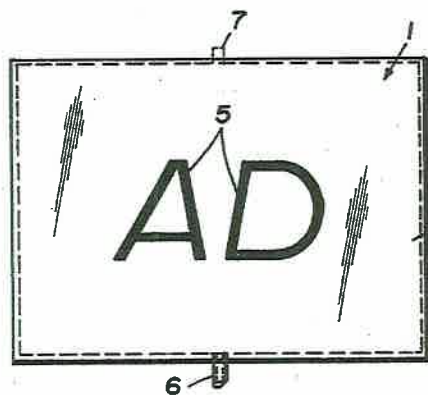


FIG. 1

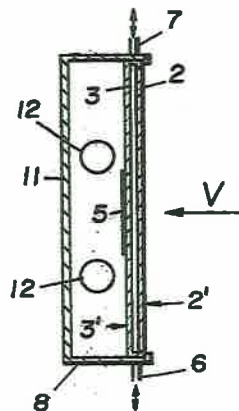


FIG. 2

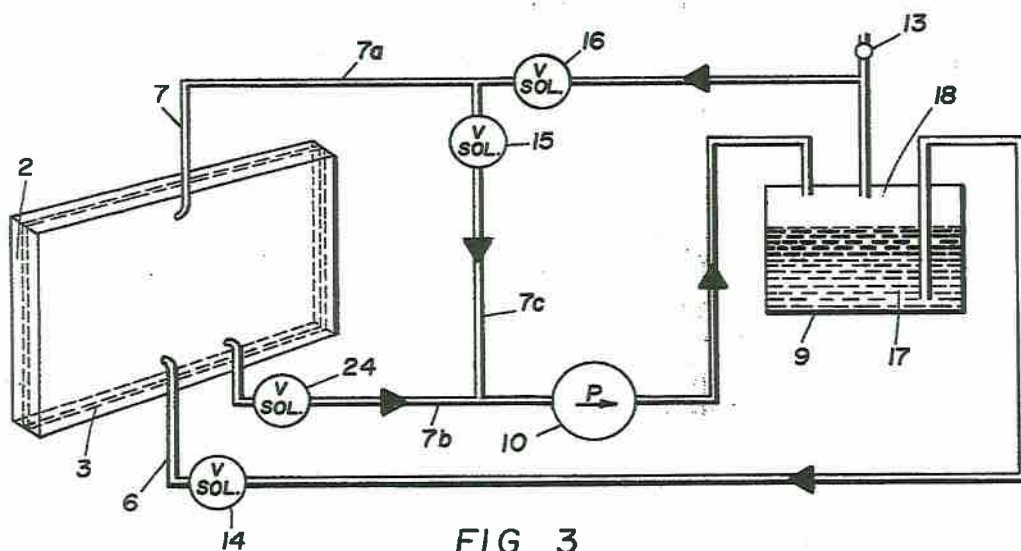


FIG. 3

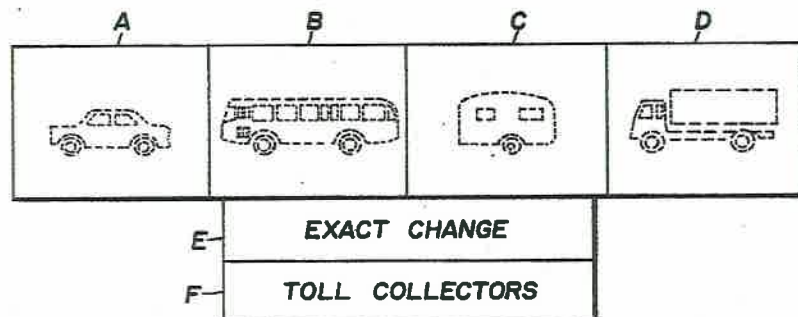


FIG. 5

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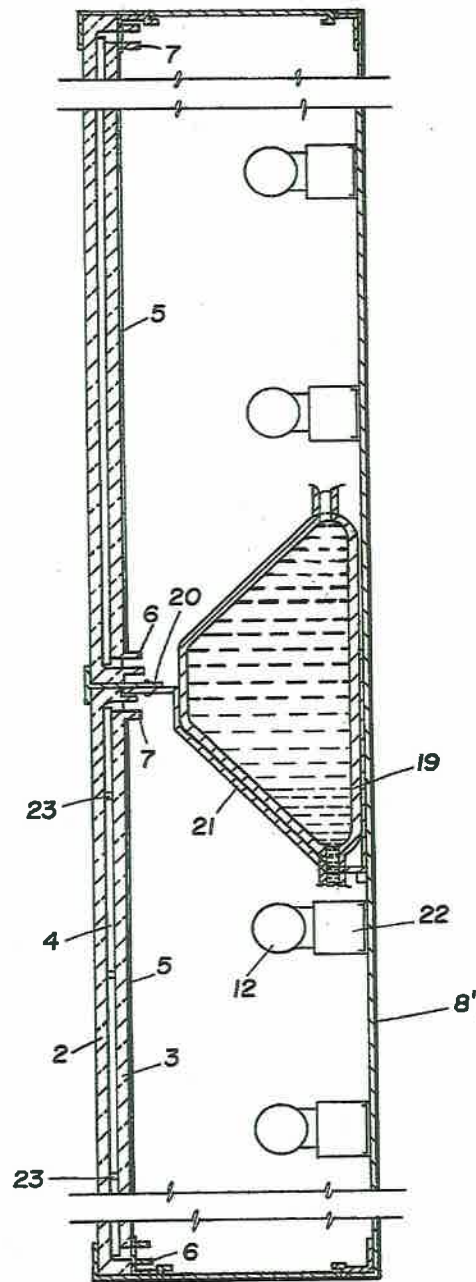



FIG. 4



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SWITCHABLE SIGN

This is a continuation-in-part of our application Serial No. 629,068, filed Nov. 5, 1975, now abandoned.

The present invention relates to improvements in a sign for selectively displaying information to a viewer and obscuring the information from the viewer looking at the sign from one direction. The information may consist of an advertising message, a traffic message and any other type of intelligence, for instance in the form of symbols, letters or numbers.

In the use of signs, for example for directing traffic along certain lanes, i.e. at a toll barrier, conditions may require the display and dazzling of the sign at different times.

U.S. Pat. No. 1,782,328 discloses a sign display wherein a flexible diaphragm is mounted behind a window and defines a closed space therewith. Information is affixed to the front face of the diaphragm to be displayed through the window when the diaphragm is in contact therewith. A liquid may be pumped into the closed space to flex the diaphragm and fill the space with varying amounts of liquid to constitute a liquid screen through which the information is seen either in different colors, depending on the color of the liquid, different shapes, due to the flexing of the diaphragm, or even made invisible, if the liquid is opaque. Such a display sign would not be effective for the purpose of clearly displaying symbols such as traffic signs which must be sharply visible to the motorist without distortion or must be completely obscured. The flexible diaphragm carrying the information will create distortions of the displayed information when it is visible, clear visibility being difficult to accomplish because it requires the diaphragm to be pressed into contact with the window, which requires a high vacuum.

British Pat. No. 312,105 discloses a complex system controlled by a four-way tap selectively producing pressure and vacuum to fill and empty a chamber between two glass plates with a colored or opaque liquid for screening an illuminated object placed behind the chamber.

It is a primary object of this invention to provide a readily switchable sign capable of selectively sharply and clearly legibly displaying information applied to the rear face of the sign and to obscure this information from a viewer looking at the sign from the front.

It is a further object of the invention to provide such a sign with a simple and dependable operating mechanism for the effective display and dazzling of the information.

The above and other objects and advantages are accomplished in accordance with the present invention with a sign which comprises a pair of rigid and light-transmitting plates arranged parallel to each other and interconnected at respective edges thereof to define a closed cavity of constant volume between the inner, facing surfaces of the plates. The outer surface of the front plate faces the viewer and the outer surface of the rear plate faces in a direction opposite to the direction from which the viewer looks at the sign. The information is arranged permanently on the outer surface of the rear plate. A closed reservoir containing a liquid substantially impervious to the transmission of light and an air-filled space over the liquid is connected to the closed cavity by a closed fluid conduit system. This system includes a first valved conduit connecting the air-filled space to the cavity, a second valved conduit connecting

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the liquid to the cavity, a pressure release valve in the first conduit, and control means for selectively delivering liquid from the reservoir into the cavity through the second conduit while concomitantly withdrawing air from the cavity into the air-filled space through the first conduit, and delivering air from the space into the cavity through the first conduit while concomitantly withdrawing liquid from the cavity into the reservoir through the second conduit. In this manner, the cavity is rapidly and completely filled with the liquid to obscure the information and emptied of the liquid to display the information. A light source is mounted behind the rear plate for illuminating the information.

The closed, pressure-relieved conduit system assures perfect pressure balance in the closed cavity at all times so as to avoid undue pressure on the rigid plates, which could lead to distortions in viewing the information if the plates were deformed. This would make the sign useless for many purposes, such as traffic signs, where the information must be displayed sharply and clearly.

In this connection, it is also important that the liquid remain fluid under prevailing weather conditions and be displaceable readily into and out of the cavity without staining the transparent plates. According to a specific feature of this invention, this object is obtained with liquid petrolatum having a freezing point of -54° C. and having a fast and light-impervious dye homogeneously dissolved therein, an anti-static agent being preferably dispersed therethrough and the plates being of an acrylic resin. In such a system, the liquid can be rapidly pumped out of the cavity without leaving any stains.

The above and other objects, advantages and features of the present invention will become more apparent from the following detailed description of certain now preferred embodiments thereof, taken in conjunction with the accompanying drawing wherein

FIG. 1 is a schematic front elevational view of a sign according to this invention, the sign having been switched on to display the information;

FIG. 2 shows a vertical section of the sign of FIG. 1; FIG. 3 schematically shows the liquid reservoir and the closed fluid conduit system for the sign of FIGS. 1 and 2;

FIG. 4 shows a vertical section of another embodiment of a sign according to the invention; and

FIG. 5 is a schematic front elevational view of a traffic sign with a plurality of panels according to the embodiment of FIG. 4.

Referring now to the drawing and first to FIGS. 1 and 2, the illustrated sign panel 1 comprises a pair of rigid and transparent or light-transmitting plates 2 and 3 arranged parallel to each other and interconnected by end walls at respective edges thereof to define closed cavity 4 of constant volume between the inner, facing surface of the plates. The outer surface 2' of front plate 2 faces a viewer looking at the sign from one direction indicated by arrow V and the outer surface 3' of rear plate 3 faces in the opposite direction. Information 5 is arranged permanently on outer surface 3' of rear plate 3.

Information 5 may consist of any desired symbol, design and/or text conveying intelligence to the viewer, such as an advertising message or a traffic directing message. It is suitably applied to surface 3' in a selected dark color which is preferably translucent and of a color which provides contrast to a surrounding translucent contrast color applied to the transparent plates, and

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may be clearly legible, particularly when illuminated from behind.

While the rigid plates may be made of any suitable light-transmitting sheet material, we prefer transparent rigid sheets of acrylic resin, such as the well known "Plexiglas".

As shown in FIG. 2, a casing 8 may be attached to the pair of plates 2, 3 to form panel 1, casing 8 defining a chamber with rear plate 3. A light source comprised of a desired plurality of lamps 12 is mounted behind the rear plate in the chamber for illuminating information 5.

According to the present invention, information 5 is selectively displayed to a viewer (as shown in FIG. 1) and obscured from the viewer looking at the sign from the direction indicated by arrow V, the information being displayed when cavity 4 is empty, i.e. filled with air, and obscured when cavity 4 is filled with a liquid substantially impervious to the transmission of light, i.e. opaque. The liquid is of a dark color making the information totally invisible when the liquid fills cavity 4 and thus covers information 5 from the viewer.

A preferred embodiment of means for filling and emptying cavity 4 is illustrated schematically in FIG. 3. As shown therein, opaque liquid 17 is contained in closed reservoir 9 and air-filled space 18 is defined in the reservoir above the liquid level. A closed fluid conduit system connects closed cavity 4 defined by plates 2 and 3 with closed reservoir 9. This conduit system includes first valved conduit 7 connecting air-filled space 18 to cavity 4, second valved conduit 6 connecting liquid 17 to the cavity, and pressure release valve 13 in conduit 7 for adjusting the fluid pressure in the closed system in accordance with the prevailing atmospheric pressure. The pressure release valve has a very small air escape port so that it has no instantaneous effect but only operates over a long time period. A filter is mounted over the pressure relief valve to prevent dirt and dust from entering the closed conduit system from the surrounding atmosphere.

The invention provides control means for selectively delivering liquid 17 from reservoir 9 into cavity 4 through second conduit 6 while concomitantly withdrawing air from the cavity through first conduit 7 into air-filled space 18, and delivering air from the space into cavity 4 through the first conduit while concomitantly withdrawing liquid from the cavity into reservoir 9 through the second conduit. In this manner, the cavity is rapidly and completely filled with the liquid to obscure information 5 and emptied of the liquid to display the information.

The specifically illustrated control means comprises pump 10 in the fluid conduit system and the pump is reversible for selectively pumping liquid 17 into cavity 4 while concomitantly pumping air out of the cavity and pumping air into the cavity while concomitantly pumping liquid out of the cavity. Solenoid valve means in the conduit system is operable to open and close a respective one of the conduits for permitting the air and liquid to pass or to be retained.

The illustrated valve means consists of four solenoid valves 14, 15, 16 and 24. First valve 14 is mounted in second conduit 6. First conduit 7 includes first branch 7a, second branch 7b and by-pass 7c interconnecting branches 7a and 7b. Pump 10 is mounted in second branch 7b between by-pass 7c and air-filled space 18, second valve 24 is mounted in second branch 7b between the by-pass and cavity 4, third valve 15 is mounted in the by-pass, and fourth valve 16 is mounted

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in first branch 7a between by-pass 7c and air-filled space 18. The four solenoid valves are operable to be closed in a rest position wherein the cavity of the sign is filled with liquid, i.e. the information is obscured, or with air, i.e. when the cavity is empty to display information 5. As shown by the arrows, first valve 14 and third valve 15 are opened and pump 10 is started in a filling position wherein cavity 4 is to be filled with liquid and emptied of air while the second and fourth valves remain closed. In this filling cycle designed to obscure information 5, air is sucked out of the cavity by pump 10 through conduit branch 7a and by-pass 7c with valve 15 open, and pumped into space 18 through conduit branch 7b. The pumping will force liquid 17 to enter cavity 4 through conduit 6, with valve 14 open. In the emptying cycle designed to display the information, second valve 24 and fourth valve 16 are opened and, with the pump going and first and third valves remaining closed, liquid is pumped out of cavity 4 by pump 10 through conduit branch 7b, with valve 24 open, and delivered through space 18 into reservoir 9. Concomitantly, the pump will force air from the space to enter the cavity through conduit branch 7a, with valve 16 open. In this closed, pressure-relieved conduit system, pressure balance is assured in cavity 4 at all times, i.e. when the system is at rest as well as during the filling and emptying cycles. This perfect pressure balance avoids any undue pressure on plates 2 and 3 which could lead to distortions in viewing information 5 and thus make the sign useless for many purposes where the information must be displayed sharply and clearly.

The duration of both operating cycles is controlled in a well known manner by time relays connected in the control circuit for the solenoid valves and for actuation of the pump to provide for preset time cycles. Starting and stopping may be remotely controlled from an operating station by push-button controls. Such electric control systems are well known and form no part of the invention. Being readily available in commerce, they have not been described herein.

In many usages, such as in traffic signs, it is essential for the proper display and dazzling of the information that the cavity between the two rigid transparent plates be completely and rapidly emptied of liquid so as to show clearly or obscure fully the information on the sign. Thus, any residual adhesion between the opaque liquid and the inner surfaces of the plates 2 and 3 must be avoided. We have found that, with the use of acrylic resin plates, a thin liquid with a low freezing point will be released readily from the inner surfaces upon emptying of the cavity. A preferred liquid for this purpose has been found to be liquid petrolatum having a freezing point of -54° C. and having a fast and light-impervious dye homogeneously dissolved therein. Adherence of the liquid from the inner plate surfaces will be enhanced by the use of an anti-static agent, such as the commercially available anti-static agent "Norilon".

The dye used in the liquid must be completely and homogeneously soluble in the liquid, it must not settle in the liquid at low temperatures, and it must not color the inner surfaces of the plates, i.e. it must not migrate out of the liquid but remain fully dissolved therein under all operating conditions. The dyestuffs sold by the German company BASF under the trademark "Sudan" have been found very useful for this purpose. As much as 100 parts by weight of this dyestuff may be completely and homogeneously dissolved in 250 parts by weight of liquid petrolatum, our preferred liquid being a solution

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of about 60 grams of the dyestuff and 0.25 grams of "Norilon" per 30 liters of the petrolatum. A blue dyestuff designated "Sudan blue" has been successfully used in traffic signs and makes an opaque liquid which is, however, not entirely impervious to light. Sun light will not penetrate this liquid when it fills a cavity having a width of about 6 mm. Furthermore, the light source behind the information is preferably extinguished when the cavity is filled with liquid, the light source being controlled by the same control circuit which operates the pump and control valves in the manner described hereinabove, thus simultaneously turning on the lamps 12 when the pump is operated to deliver liquid to cavity 4. The thickness of the acrylic resin plates may be of the order of 10 mm.

Information 5 may be applied to the outer surface of rear plate 3 by a silk-screen process to etch the information into the plate surface and thus to achieve a very uniform quality of the print. Any desired color and/or symbol may be applied in this manner.

FIGS. 4 and 5 illustrate switchable traffic signs embodying the principles of the present invention described hereinabove and useful, for example, at bridge or other road toll barriers. A respective traffic sign, such as shown in FIG. 5, is placed over each lane of the toll to control traffic through the various lanes by operation of the signs in any desired manner. As shown in FIG. 5, every lane sign has six panels, each being constituted by a sign such as shown in FIGS. 1 and 2, and operable in accordance with the diagram of FIG. 3. Thus, each panel A, B, C, D, E and F is switchable to display either a bright, clear legend or a complete blank which is illegible under any lighting conditions. The four upper panels, A, B, C and D may have information symbolizing private cars in sign A, busses in sign B, trailers in sign C and trucks in sign D, for example, a respective one or respective ones of these signs being displayed or obscured to indicate whether the lane is open or closed to traffic by the respective types of vehicles. The lower panels may have information symbolizing whether the lane is an "exact change" lane or whether "toll collectors" are on duty.

A preferred structure of such a multiple-panel sign is shown in the sectional view of FIG. 4 which, in substance, simply duplicates the sign of FIG. 2, providing a common reservoir for all panels. This sign provides as many sets of pairs of rigid and light-transmitting plates 2, 3 as there are panels, the sets of plates being coplanar. Each of the sets or panels has a respective one of the closed conduit systems, as indicated by conduits 6 and 7, and light sources, as shown by light tubes 12. Common reservoir 19 is connected to closed cavity 4 of each set through the respective conduit systems.

As shown in FIG. 4, the sign panels are mounted in an aluminum casing 8' of which the panels form the front wall. A T-shaped aluminum profile 20 is inserted between the upper and lower panels and serves as support not only for the panels but also for aluminum bracket 21 which is affixed to profile 20 and to the rear wall of casing 8' to support reservoir 19 thereon. This locates the reservoir in the casing chamber. Armatures 22 of light tubes 12 are also mounted on the rear wall of the casing and located in the casing chamber.

If the surface area of the sign panel is large, possible distortion of rigid plates 2 and 3 under the liquid pressure in cavity 4 may be avoided by interconnecting the plates by a plurality of rigid pins 23. These pins are also of a light-transmitting material, preferably the same

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material as the plates. For instance, if the plates are of acrylic resin, registering holes are drilled through the rear plate and preferably only some distance into the front plate, and acrylic resin pins are inserted into the holes and fused to the plates to provide an integral double-walled structure reinforced by a plurality of connecting pins. To avoid stresses in the material as a result of fusing, the plates are heated to a temperature of about 75° C. to 76° C. and kept at this elevated temperature for at least about a day after fusing pins to the plates.

What we claim is:

1. A sign for selectively displaying information to a viewer and obscuring the information from the viewer looking at the sign from one direction, which comprises
 - a. a pair of rigid and light-transmitting plates of an acrylic resin arranged parallel to each other and interconnected at respective edges thereof to define a closed cavity of constant volume between the inner, facing surfaces of the plates, the outer surface of a front one of the plates facing the viewer and the outer surface of a rear one of the plates facing in a direction opposite to the one direction,
 1. the information being arranged permanently on the outer surface of the rear plate,
 - b. a plurality of rigid pins interconnecting the facing surfaces of the plates, the pins being of light-transmitting material and supporting the plates against deformation,
 - c. a closed reservoir containing a liquid substantially impervious to the transmission of light, the liquid being liquid petrolatum having a freezing point of -54° C., a fast and light-impervious dye homogeneously dissolved therein and an anti-static agent dispersed therethrough, and an air-filled space over the liquid,
 - d. a closed fluid conduit system connecting the closed cavity and closed reservoir, the conduit system including
 1. a first valved conduit connecting the air-filled space to the cavity,
 2. a second valved conduit connecting the liquid to the cavity,
 3. a pressure release valve in the first conduit, and
 4. control means for selectively delivering liquid from the reservoir into the cavity through the second conduit while concomitantly withdrawing air from the cavity into the air-filled space through the first conduit, and delivering air from the space into the cavity through the first conduit while concomitantly withdrawing liquid from the cavity into the reservoir through the second conduit, whereby the cavity is rapidly and completely filled with the liquid to obscure the information and emptied of the liquid to display the information, and
 - e. a light source mounted behind the rear plate in said one direction for illuminating the information.
2. The sign of claim 1, wherein the control means comprises a pump in the fluid conduit system, the pump being reversible for selectively pumping liquid into the cavity while concomitantly pumping air out of the cavity and pumping air into the cavity while concomitantly pumping liquid out of the cavity, and solenoid valve means in the fluid conduit system, the valve means being operable selectively to open and close a respec-

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tive one of the conduits for permitting the air and liquid to pass or to be retained.

3. The sign of claim 2, wherein the valve means consists of four solenoid valves, a first one of the valves being mounted in the second conduit, the first conduit including a first branch, a second branch and a by-pass interconnecting the first and second branches, the pump is mounted in the second branch between the by-pass and the air-filled space, a second one of the valves is mounted in the second branch between the by-pass and the cavity, a third one of the valves is mounted in the first branch between the by-pass and the air-filled space, the four valves being operable to be closed in a rest position wherein the cavity is filled with the liquid or with air, the first and third valves to be opened and the pump started in a filling position wherein the cavity is to be filled with liquid and emptied of air, while the second and fourth valves remain closed, and the second and fourth valves to be opened and the pump started in an

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emptying position wherein the cavity is to be filled with air and emptied of liquid, while the first and third valves remain closed.

4. The sign of claim 1, further comprising a casing attached to the pair of rigid plates and defining a chamber with the rear plate, means for mounting the reservoir in the casing chamber, and the conduit system and light source being arranged in the casing chamber.

5. The sign of claim 1, comprising more than one set of pairs of rigid plates, the sets being coplanar, each of the sets having a respective one of the conduit systems and light sources, and the reservoir being connected to the closed cavity of each set through the respective conduit systems.

6. The sign of claim 1, wherein the rigid pins are of the same acrylic resin as the plates, the plates and pins forming an integral double-walled structure reinforced by the pins.

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미국 특허공보 US5636669(1997.06.10.) 1부.



US005636669A

United States Patent [19]

Price

[11] Patent Number: 5,636,669

[45] Date of Patent: Jun. 10, 1997

[54] SELECTIVE COLORING SYSTEM

[76] Inventor: Kevin A. Price, 800 Park Ridge Rd., apt A1, Durham, N.C. 27713

[21] Appl. No.: 514,262

[22] Filed: Aug. 11, 1995

[51] Int. Cl.⁶ B65B 1/04

[52] U.S. Cl. 141/104; 40/406; 40/591

[58] Field of Search 141/100, 104, 141/105, 65, 98, 9; 296/194; 40/406, 591, 409

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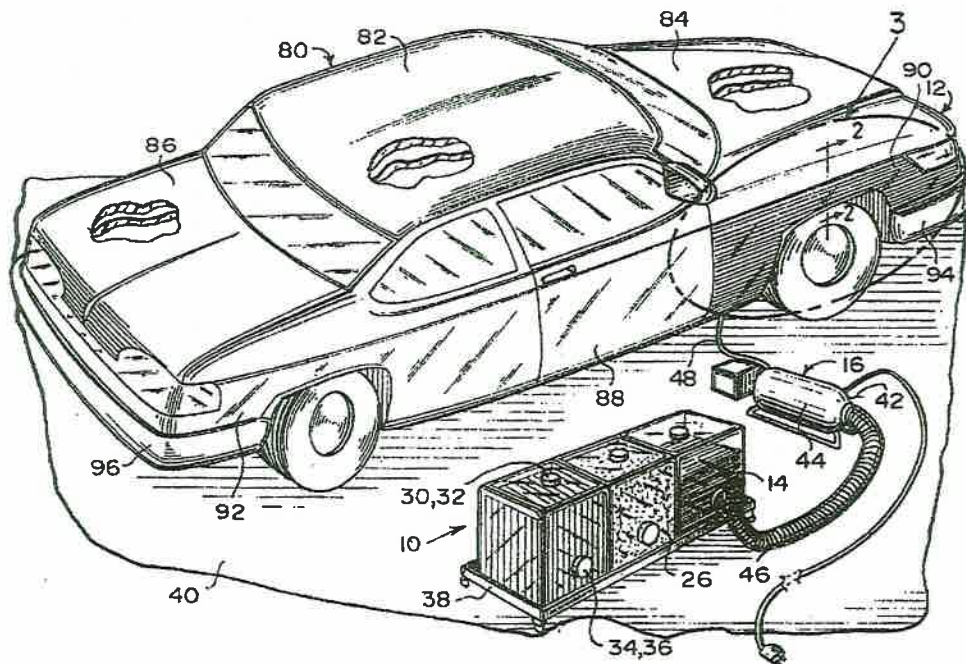
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Primary Examiner—Henry J. Recla
Assistant Examiner—Steven O. Douglas
Attorney, Agent, or Firm—Michael I. Kroll

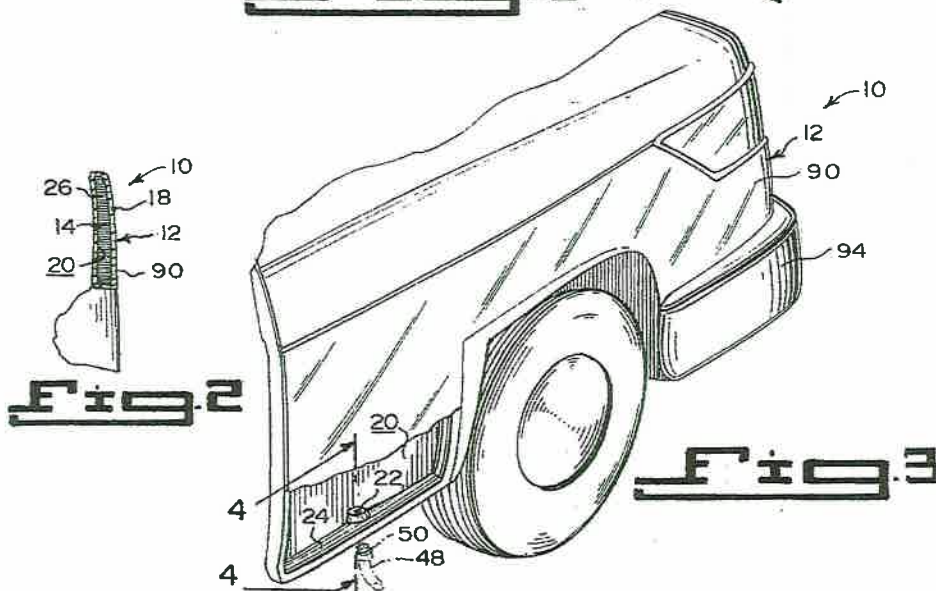
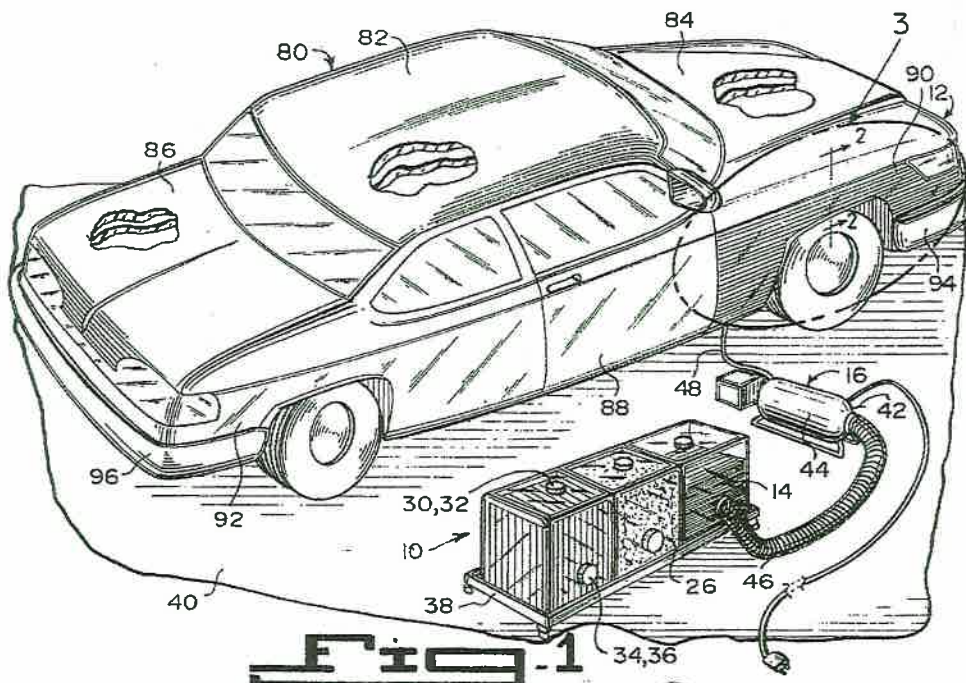
[57] ABSTRACT

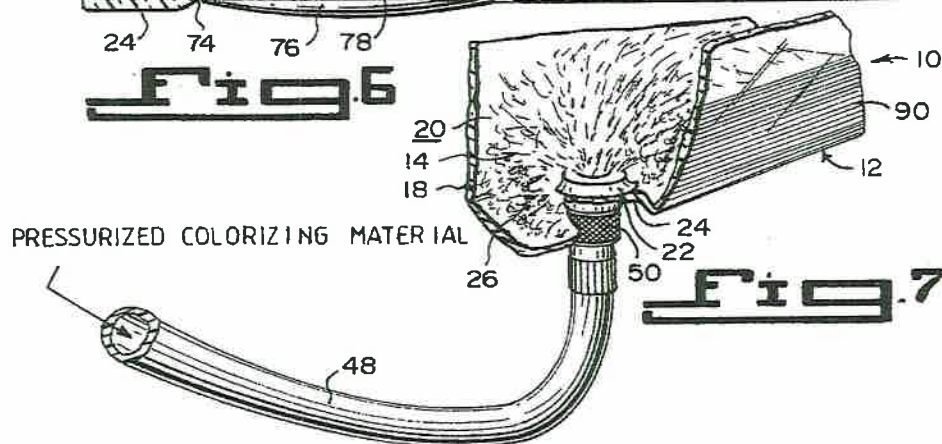
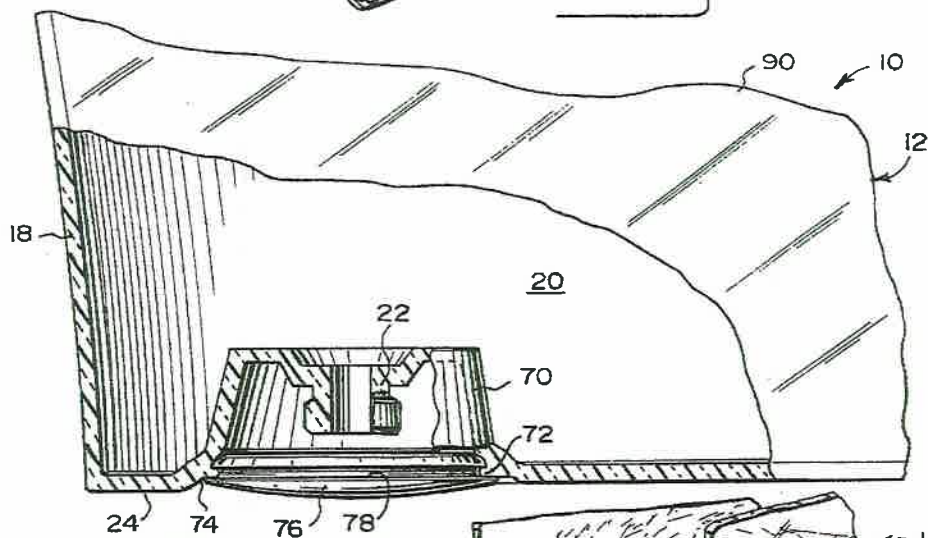
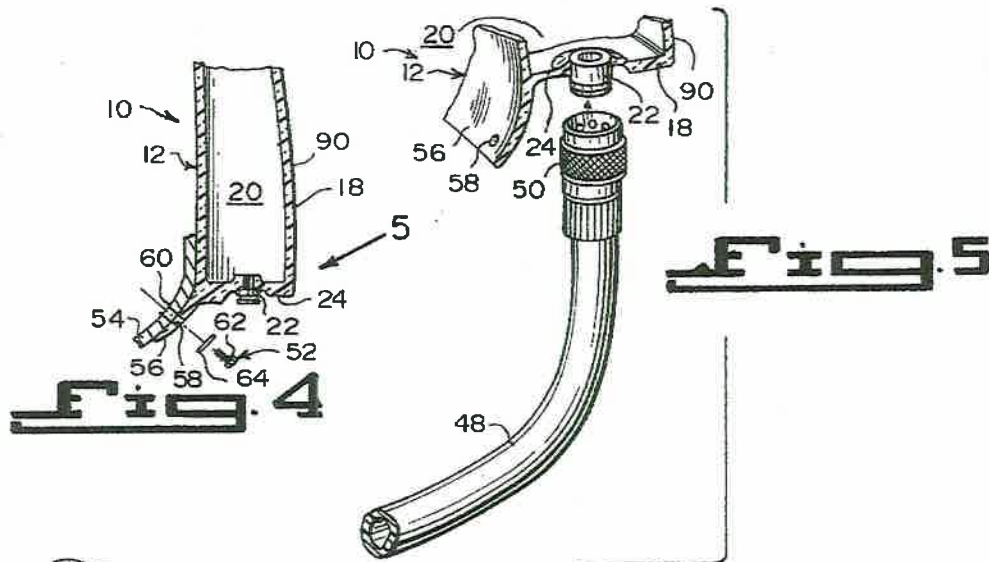
A selective coloring system comprising a hollow transparent panel. A plurality of separate different colored materials are provided. A facility is for forcing one of the separate different colored materials into and ut of the hollow transparent panel, so as to change the appearance of the hollow transparent panel for aesthetic reasons when the need arises.

17 Claims, 3 Drawing Sheets

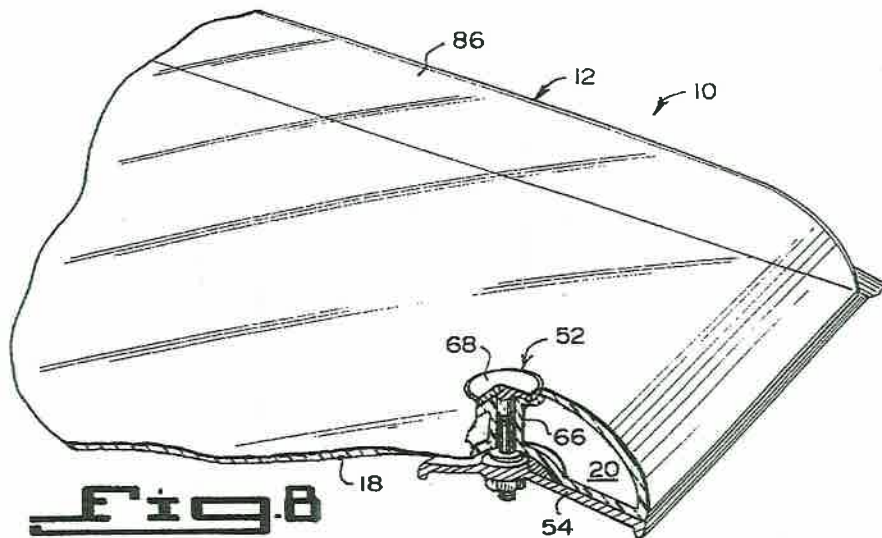


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COLORIZATION PROCESS
(INITIAL APPLICATION)

- 1 — CONNECT VACUUM / PRESSURIZATION SOURCE TO RESERVOIR CONTAINING DESIRED COLORIZING MATERIAL.
- 2 — CONNECT APPLICATION HOSE TO PANEL CAVITY
- 3 — PRESSURIZE COLORIZATION MATERIAL AND INTRODUCE INTO PANEL UNTIL PANEL CAVITY IS FILLED WITH COLORIZING MATERIAL.
- 4 — DEACTIVATE PRESSURIZATION AND DISCONNECT APPLICATION HOSE.
- 5 — REPEAT STEPS FOR ADDITIONAL PANELS AS REQUIRED

SUBSEQUENT APPLICATIONS TO CHANGE COLOR

- 1A — FOLLOW STEPS 1 AND 2 ABOVE
- 2A — ACTIVATE VACUUM SOURCE TO EXTRACT COLORIZING MATERIAL FROM PANEL CAVITY AND WHEN EXTRACTION IS COMPLETED PROCEED WITH STEPS 3, 4 AND 5 AS REQUIRED.

Fig. 9

James AS

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SELECTIVE COLORING SYSTEM

BACKGROUND OF THE INVENTION

1. Field of The Invention

The instant invention relates generally to decorative covering materials and more specifically it relates to a selective coloring system.

2. Description of the Prior Art

Numerous decorative covering materials have been provided in prior art. For example, U.S. Pat. No. 3,440,129 to Anselm; U.S. Pat. No. 3,709,770 to Hale and U.S. Pat. No. 4,033,619 to Cox all are illustrative of such prior art. While these units may be suitable for the particular purpose to which they address, they would not be as suitable for the purposes of the present invention as heretofore described.

Anselm, Anthony Cesar

Decorative Plastic Extrusions

U.S. Pat. No. 3,440,129

A decorative plastic extrusion comprising an extruded plastic core. A metal-plastic foil laminate is bonded to the surface of the core. The core with the foil laminate bonded thereto forms an insert in an extrusion of transparent or translucent plastic material which forms a protective layer over the foil laminate which is seen through the front face of the decorative plastic extrusion.

Hale, Clifford E.

Decorative Exterior Panel System For Automobiles

U.S. Pat. No. 3,709,770

Trim panel structures are disclosed of the character adapted to be mounted on the exterior surfaces of vehicle panels such as fender, door, quarter and tailgate panels of a station wagon, to provide the vehicle exterior with a wood panel and border appearance. Each trim panel is defined by a sheet of thermoplastic material formed to define internal panel and border portions having decorable outer surfaces. The outer periphery of the trim panel corresponds in contour generally to the outer periphery of the vehicle panel to which it is to be attached. A decorative means is applied to the decorable outer surfaces of the panel and border portions, to provide for the panel portion to have a wood panel appearance and to provide for the border portion to have a wood grained appearance contrasting in color with the panel portion.

Cox, Diane M.

Transparent Tailgate For Station Wagons and Pickup Trucks

U.S. Pat. No. 4,033,619

A transparent panel with the manufacturer's name embedded therein in a tailgate to improve the rear vision of the driver and for safety. The transparent panel may be one-way glass.

SUMMARY OF THE INVENTION

A primary object of the present invention is to provide a selective coloring system that will overcome the shortcomings of the prior art devices.

Another object is to provide a selective coloring system, in which hollow transparent panels are utilized to be injected and extracted with various colored materials by a vacuum source, so as to change the appearances of the panels when the need arises.

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An additional object is to provide a selective coloring system, in which the colored materials are lightweight powdered or shredded substances and since no paint is used, there will be no fading, chipping and waste removal, thereby being environmentally safe.

A further object is to provide a selective coloring system that is simple and easy to use.

A still further object is to provide a selective coloring system that is economical in cost to manufacture.

Further objects of the invention will appear as the description proceeds.

To the accomplishment of the above and related objects, this invention may be embodied in the form illustrated in the accompanying drawings, attention being called to the fact, however, that the drawings are illustrative only, and that changes may be made in the specific construction illustrated and described within the scope of the appended claims.

BRIEF DESCRIPTION OF THE DRAWING

Various other objects, features and attendant advantages of the present invention will become more fully appreciated as the same becomes better understood when considered in conjunction with the accompanying drawings, in which like reference characters designate the same or similar parts throughout the several views, and wherein:

FIG. 1 is a perspective view with parts broken away and in section of the instant invention built into an automobile.

FIG. 2 is a cross sectional view taken along line 2-2 in FIG. 1.

FIG. 3 is an enlarged perspective view with parts broken away as indicated by arrow 3 in FIG. 1.

FIG. 4 is a cross sectional view taken along line 4-4 in FIG. 3.

FIG. 5 is a cross sectional perspective view taken in the direction of arrow 5 in FIG. 4, showing the connector of the application hose ready to be connected to the fitting.

FIG. 6 is an enlarged front view with parts broken away and in section as indicated by arrow 6 in FIG. 3, showing a recessed fitting and cover plug therein.

FIG. 7 is a perspective view with parts broken away and in section, showing the connector connected to the fitting with the pressurized coloring material being forced within the hollow transparent panel.

FIG. 8 is a perspective view with parts broken away and in section, showing a clamp assembly for retaining the hollow transparent panel to the chassis of the automobile.

FIG. 9 is a chart showing the colorization process and subsequent applications to change color.

Similar reference characters denote corresponding features consistently throughout the attached drawings.

DETAILED DESCRIPTION OF THE PREFERRED EMBODIMENTS

Turning now descriptively to the drawings, in which similar reference characters denote similar elements throughout the several views, FIGS. 1 through 8 illustrate a selective coloring system 10, comprising a hollow transparent panel 12. A plurality of separate different colored materials 14 are provided. A facility 16 is for forcing one of the separate different colored materials 14 into and out of the hollow transparent panel 12, so as to change the appearance of the hollow transparent panel 12, for aesthetic reasons when the need arises.

The hollow transparent panel 12 is fabricated out of plastic 18. The hollow transparent panel 12 has an enclosed

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cavity 20, to receive the colored materials 14 from the forcing facility 16. A fitting 22 is on a bottom end 24 of the hollow transparent panel 12 thereof, for connection to the forcing facility 16. The colored materials 14 are made out of lightweight powdered or shredded substances 26.

The selective coloring system 10, as shown in FIG. 1, further includes a plurality of containers 28, in which each container 28 will hold one of the different colored materials 14. Each container 28 contains a filler neck 30, so that the colored materials 14 can be placed into the container 28. A first cap 32 fits onto the filler neck 30, so as to seal closed the filler neck 30 when not in use.

Each container 28 also includes an extractor neck 34, so that the colored materials 14 can be removed from the container 28 by the forcing facility 16. A second cap 36 fits onto the extractor neck 34, so as to seal closed the extractor neck 34 when not in use. A cart 38 is provided for the containers 28 to sit into. The container 28 can be transported by the cart 38 along a flat horizontal surface 40, from place to place.

The forcing facility 16 is a pressurization source 42. The pressurization source 42 is a reversible vacuum unit 44. The reversible vacuum unit 44 contains a flexible tube 46 connected to the extractor neck 34 on one container 28. An application hose 48 is provided. A coupler 50, as best seen in FIGS. 5 and 7, is affixed to a distal end of the application hose 48. The coupler 50 can engage with the fitting 22 on the bottom end 24 of the hollow transparent panel 12.

Components 52 are for attaching the hollow transparent panel 12 to a chassis 54. The attaching components 52, as shown in FIG. 4, consists of a flange 56 extending from the bottom end 24 of the hollow transparent panel 12. The flange 56 has a hole 58 therethrough in alignment with an aperture 60 in the chassis 54. A mounting screw 62 threads into the hole 58 in the flange 56 and into the aperture 60 in the chassis 54. A washer 64 fits between the flange 56 and the mounting screw 62.

The attaching components 52 in FIG. 8, consists of the hollow transparent panel 12 having a sealed opening 66 therethrough. A clamp assembly 68 is for retaining the hollow transparent panel 12 to the chassis 54, via the sealed opening 66.

As shown in FIG. 6, the bottom end 24 of the hollow transparent panel 12 has a recessed truncated conical cup 70 about the fitting 22. An annular bead 72 is formed about a mouth 74 of the cup 70. A flexible plug 76 is provided, having an annular groove 78 to engage with the annular bead 72. The flexible plug 76 will seal off the mouth 74 of the cup 70, to prevent dirt and debris from entering the fitting 22, when the fitting 22 is not being used.

The selective coloring system 10, as shown in FIGS. 1 through 8, is applied to an automobile 80. Typically, the hollow transparent panel 12, which receives the colored materials 14 can be a:

- a) roof 82,
- b) hood 84,
- c) trunk lid 86,
- d) door 88,
- e) front fender 90,
- f) rear fender 92,
- g) front bumper 94 and
- h) rear bumper 96.

The selective coloring system 10 can also be used in home appliances and household furniture, not shown in the draw-

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ings. Typically, the hollow transparent panel 12, which receives the colored materials 14 can be in a:

- a) refrigerator,
- b) stove,
- c) dishwasher,
- d) freezer,
- e) washing machine,
- f) clothes dryer,
- g) table top and
- h) cabinet.

LIST OF REFERENCE NUMBERS

- 10 selective coloring system
- 12 hollow transparent panel
- 14 colored materials
- 16 forcing facility
- 18 plastic for 12
- 20 enclosed cavity in 12
- 22 fitting on 24
- 24 bottom end of 12
- 26 lightweight powdered or shredded substances for 14
- 28 container
- 30 filler neck on 28
- 32 first cap on 30
- 34 extractor neck on 28
- 36 second cap on 34
- 38 cart
- 40 flat horizontal surface
- 42 pressurization source for 16
- 44 reversible vacuum unit for 42
- 46 flexible tube of 44
- 48 application hose
- 50 coupler on 48
- 52 attaching components
- 54 chassis
- 56 flange on 24
- 58 hole in 56
- 60 aperture in 54
- 62 mounting screw
- 64 washer
- 66 sealed opening in 12
- 68 clamp assembly
- 70 recessed truncated conical cup on 24 about 22
- 72 annular bead on 74
- 74 mouth of 70
- 76 flexible plug
- 78 annular groove in 76
- 80 automobile
- 82 roof of 80
- 84 hood of 80
- 86 trunk lid of 80
- 88 door of 80
- 90 front fender of 80
- 92 rear fender of 80
- 94 front bumper of 80
- 96 rear bumper of 80

It will be understood that each of the elements described above, or two or more together may also find a useful application in other types of methods differing from the type described above.

While certain novel features of this invention have been shown and described and are pointed out in the annexed claims, it is not intended to be limited to the details above, since it will be understood that various omissions, modifications, substitutions and changes in the forms and



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details of the device illustrated and in its operation can be made by those skilled in the art without departing in any way from the spirit of the present invention.

Without further analysis, the foregoing will so fully reveal the gist of the present invention that others can, by applying current knowledge, readily adapt it for various applications without omitting features that, from the standpoint of prior art, fairly constitute essential characteristics of the generic or specific aspects of this invention.

What is claimed is new and desired to be protected by Letters Patent is set forth in the appended claims:

1. A selective coloring system comprising:

- a) a hollow transparent panel;
- b) a plurality of separate different colored materials;
- c) means for forcing one of said separate different colored materials into and out of said hollow transparent panel, so as to change the appearance of said hollow transparent panel for aesthetic reasons when the need arises and
- d) means for attaching said hollow transparent panel to a vehicle chassis.

2. A selective coloring system comprising:

- a) a hollow transparent panel;
- b) a plurality of separate different colored materials;
- c) means for forcing one of said separate different colored materials into and out of said hollow transparent panel, so as to change the appearance of said hollow transparent panel for aesthetic reasons when the need arises;
- d) a plurality of containers, in which each said container will hold one of said different colored materials; and
- e) a cart for said containers to sit into, so that said containers can be transported along a flat horizontal surface from place to place.

3. A selective coloring system as recited in claim 2, wherein said pressurization source is a reversible vacuum unit.

4. A selective coloring system as recited in claim 3, wherein said reversible vacuum unit includes:

- a) a flexible tube connected to said extractor neck on one said container;
- b) an application hose; and
- c) a coupler affixed to a distal end of said application hose, so that said coupler can engage with a fitting on a bottom end of said hollow transparent panel.

5. A selective coloring system as recited in claim 1, further including means for attaching said hollow transparent panel to a chassis.

6. A selective coloring system as recited in claim 1, wherein said attaching means includes:

- a) a flange extending from a bottom end of said hollow transparent panel, said flange having a hole there-through in alignment with an aperture in the chassis;
- b) a mounting screw to thread into said hole in said flange and into the aperture in said chassis; and
- c) a washer to fit between said flange and said mounting screw.

7. A selective coloring system as recited in claim 1, wherein said attaching means includes:

- a) said hollow transparent panel having a sealed opening therethrough; and
- b) a clamp assembly for retaining said hollow transparent panel to said chassis via said sealed opening.

8. A selective coloring system as recited in claim 1, further including:

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a) said bottom end of said hollow transparent panel having a recessed truncated conical cup about said fitting;

- b) an annular bead formed about a mouth of said cup;
- c) a flexible plug having an annular groove to engage with said annular bead, so that said flexible plug will seal off said mouth of said cup, to prevent dirt and debris from entering said fitting when said fitting is not being used.

9. A selective coloring system comprising:

a) a hollow transparent panel fabricated out of plastic and having an enclosed cavity and a fitting on a bottom end thereof;

b) a plurality of separate different colored materials made out of lightweight powdered/shredded substances;

c) means for forcing one of said separate different colored materials into and out of said cavity in said hollow transparent panel, so as to change the appearance of said hollow transparent panel for aesthetic reasons when the need arises, said forcing means connected to said fitting; and

d) a plurality of containers, in which each said container will hold one of said different colored materials, each said container including:

- i) a filler neck, so that said colored materials can be placed into said container;
- ii) a first cap to fit onto said filler neck, so as to seal closed said filler neck when not in use;
- iii) an extractor neck, so that said colored materials can be removed from said container by said forcing means; and
- iv) a second cap to fit onto said extractor neck, so as to seal closed said extractor neck when not in use.

10. A selective coloring system as recited in claim 9, further including a cart for said containers to sit into, so that said containers can be transported along a flat horizontal surface from place to place.

11. A selective coloring system as recited in claim 10, wherein said forcing means is a pressurization source.

12. A selective coloring system as recited in claim 11, wherein said pressurization source is a reversible vacuum unit.

13. A selective coloring system as recited in claim 12, wherein said reversible vacuum unit includes:

- a) a flexible tube connected to said extractor neck on one said container;
- b) an application hose; and
- c) a coupler affixed to said distal end of said application hose, so that said coupler can engage with said fitting on said bottom end of said hollow transparent panel.

14. A selective coloring system as recited in claim 13, further including means for attaching said hollow transparent panel to a chassis.

15. A selective coloring system as recited in claim 14, wherein said attaching means includes:

- a) a flange extending from said bottom end of said hollow transparent panel, said flange having a hole there-through in alignment with an aperture in the chassis;
- b) a mounting screw to thread into said hole in said flange and into the aperture in said chassis; and
- c) a washer to fit between said flange and said mounting screw.

16. A selective coloring system as recited in claim 15, wherein said attaching means includes:

- a) said hollow transparent panel having a sealed opening therethrough; and

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b) a clamp assembly for retaining said hollow transparent panel to said chassis via said sealed opening.

17. A selective coloring system as recited in claim 16, further including:

a) said bottom end of said hollow transparent panel⁵ having a recessed truncated conical cup about said fitting;

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b) an annular bead formed about a mouth of said cup;

c) a flexible plug having an annular groove to engage with said annular bead, so that said flexible plug will seal off said mouth of said cup, to prevent dirt and debris from entering said fitting when said fitting is not being used.

* * * * *





www.iponz.govt.nz

INTERNATIONAL: +64 3 962 2607

NATIONAL: 0508 4 IPONZ

(0508 447 669)

24 October 2017

PHILLIPS ORMONDE FITZPATRICK
PO Box 30941
Lower Hutt 5040
New Zealand

Your reference: NZ20319/16

IP Number: 725679
Patent: SYSTEMS AND METHODS FOR ALTERING THE COLOR, APPEARANCE, OR FEEL OF A VEHICLE SURFACE
Applicant: DEVATHI, Srinivas, S.

First Examination Report

1 Section 67 – Deadline for substantive response to report

The deadline by which the applicant must make a substantive response to this report is **24 April 2018**. The time to respond is extendable by one month to **24 May 2018** if requested within the extended period.

2 Section 71 – Time for putting application in order for acceptance

The application is void if it is not placed in order for acceptance by **24 October 2018**.

3 Examination

Examination has been performed on the most recent specification and in consideration of the documents listed below:

- IPRP
- Written opinion of ISA

The applicant appears to have effectively proposed amendment of the Chapter II amended specification as the complete specification provided by the applicant has a reversion back to the original claims filed with the PCT application and incorporating rule 26 amendments and subsequently published in the A1 PCT publication, and as the allowed claims before the USPTO for the equivalent US application 14227859 which has issued as US8910998 seem to correspond to such a reversion.



MINISTRY OF BUSINESS,
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HĀKINA WHAKATUTUKI

New Zealand Government

However as the Chapter II amendments are effectively the “starting point” for NZ examination, the applicant has yet to comply with r58(a), (c) (marked-up amendments proposed need to be referenced to the Chapter II amended claims) and (d) and this matter needs to be addressed in the applicant response to this examination report. For the purpose of examination it is assumed that the applicant wishes to proceed with the original PCT claims.

4 Notice under the GPPH Pilot Programme

Unless an objection has been made in this report that the invention so far as claimed in a claim is not patentable, then the Commissioner is satisfied, on the balance of probabilities and at the date of this report, that the invention claimed in that claim is patentable in accordance with section 14 of the New Zealand Patents Act 2013.

5 Regulation 32(b)

Fahrenheit units need to be also expressed in Celsius units at page 2, para [0004], page 5, para [0010], page 20, para [0054] and claim 4.

6 Regulation 33 – Abstract not suitable

The abstract does not allow a clear understanding of the problems targeted by the invention. It would seem appropriate to briefly note the problem being targeted that has not already been targeted by the prior art considered to date, typically as noted in the background section of the complete specification, paragraph [0007] as being . This will require refining where main claim(s) are amended so as to appropriately reflect problems targeted and the contribution to the art of such amended claims.

7 Regulation 27(2)

Figures 8A and 8B appear to be different drawings to Figure 7 so should be numbered as respectively Figure 8 and Figure 9, and the description requires consequential amendment.

8 Section 39(2)(c) - Claims not supported by matter disclosed

Claim 12 is not supported by the description as there is no specific mention of “barrier, protrusion or recess” (or plural thereof) in the description.

9 Section 39(2)(b) – Claims not concise

Independent method claim 23 falls wholly within the scope of independent method claim 16 so should not be presented as an independent claim.

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10 Prior art

D1: US 7,516,764 B1 (COBB) 14 April 2009 (14.04.2009)

D2: US 4,144,663 A (SAENGER et al) 20 March 1979 (20.03.1979)

D3: US 5,636,669 A (PRICE) 10 June 1997 (10.06.1997)

D4: US 3,709,770 A (HALE) 09 January 1973 (09.01.1973)

11 Section 14(b)(i) – Invention claimed forms part of prior art base, section 8(1)

Cobb discloses claim 1 to 3, 7, 16 and 18.

Claim 1: Cobb discloses a system for altering the appearance of a vehicle surface (abstract), the system comprising:

a vest (the term “vest” as used in the specification is a nonce word and from para [0009] the only essential requirements of a vest are that it be “In use an at least partially transparent and/or at least partially translucent object” and nothing else in the specification provides further limitation of the term, the shells 6 shown in Figs 1 and 2 and described in col 2, ln 56-64 as two transparent panels with ends connected by connector 11 thus can each be considered such a vest, especially as Cobb is concerned with a similar problem and contribution as for the present invention of respective addressing lack of practicality of changing colour of vehicle panels and by providing overlying vests/shells as effectively further covers that are used to contain visible media such as paint) comprising an exterior side spaced from the vehicle surface (one of the panels 8 or 10 must form such and exterior side spaced from the vehicle surface) to define a fluid-tight space between the exterior side of the vest and the vehicle surface (such a fluid-tight space is inevitably implicit from D1 overall or it would be quite obvious to provide such to prevent leakage of paint), wherein the exterior side is at least partially transparent, at least partially translucent, or combinations thereof for enabling visualization of visible media in the fluid-tight space through the exterior side ; and at least one port communicating between the fluid-tight space and a region exterior to the fluid-tight space for receiving visible media into the fluid-tight space, removing visible media from the fluid-tight space, or combinations thereof (it is inevitably implicit that there must be at least one such port to allow paint to flow into and out of the shell respectively from and to holding tank reservoirs 16 region, see col , ln 65 to 67 and Fig 4).

Cobb does not explicitly disclose the vest comprising an edge secured to the vehicle surface but it would this would seem inherent from the overall disclosure of Cobb and col 2, ln 55 to 64) and in the alternative be an obvious and desirable feature for such a vest panel or shell to secure its edges to the vehicle rather than have such a vest /shell edges unsecured and free to flap around.

Claims 2, 3, 7, 16 and 18 are also either disclosed by Cobb (or in the alternative are plainly obvious in light of Cobb).

Claim 2: See col 2, ln 55-56, ln 59 to 62 and Figs 1 and 2.

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Claim 3: See col 2, ln 55-64 where 11 could be considered “sealant” for the purpose recited.

Claim 7: See abstract and Figs 1 and 2.

Claim 16: See the passages referred to regarding system claim 1 which are equally applicable to this similar method claim.

Claim 18: See the passages referred to regarding system claim 2 which are equally applicable to this similar method claim.

12 Section 14(b)(ii) – Invention claimed is obvious having regard to the prior art base, section 8(1)

Claim 1 to 3, 7, 16 and 18 lack inventive step, being prior published.

Claims 4 to 6, 9, 11, 12, 17 and 20 to 23 lack inventive step in light of Saenger et al.

Claims 4 to 6: Cobb is silent on the system further comprising a visible medium within the fluid-tight space, wherein the visible medium comprises a fluid adapted to remain flowable at temperatures ranging from negative 37 degrees Fahrenheit to 150 degrees Fahrenheit. A skilled person having considered Cobb and given that a wide temperature range of paints would be a desirable objective would have been aware that features of claims 4 to 6 are known. For example Saenger et al discloses visible flowable coloured media liquid petrolatum being used in a similar vest (see col 2, ln 51 to 57 and Fig 4, plates 2 and 3 defining closed cavity 4), with a coloured media (light impervious dye) which petrolatum has a freezing point of -54°C (lower than -37°F) and is known to be still liquid at 150°F as in claim 4 and is known to flow out readily as in claim 5, see col 4, ln 41 to 54. Valving within scope of claim 6 is disclosed in col 4, ln 6 to 21.

Claim 9: The range of thickness of the fluid-tight space of the present invention seems selected mainly for not having problems with fluid flowing in or out so that it should not be too low nor too high, see para [0038]. A further aspect is lighting effects see para [0055]. However, Saenger et al discloses a thickness of about 6mm (col 5, ln 5 to 7) and such ranges would seem routine trial and error for the skilled person to determine.

Claim 11: Saenger et al (col 4, ln 41 to 48) discloses “In many usages, such as in traffic signs, it is essential for the proper display and dazzling of the information that the cavity between the two rigid transparent plates be completely and rapidly emptied of liquid so as to show clearly or obscure fully the information on the sign. Thus, any residual adhesion between the opaque liquid and the inner surfaces of the plates 2 and 3 must be avoided.” So the skilled person, realising Saenger et al is in a similar art field (vehicles/vehicle traffic control) and is addressing the same sort of problem, would consider hydrophobic interior coating (as a well-known solution) to be an obvious design choice for such purposes.

Claim 12: Saenger et al discloses of wherein a vest (sign comprising panels A-F; col. 5, lines 21-42; figs. 4 and 5) comprises at least one interior barrier (unnumbered barriers between panels as shown in fig. 4) on an interior thereof (as shown in fig. 4) adapted to provide the vest with a plurality of regions, spaces, or combinations thereof (A-F; col. 5, lines 21-53; figs. 4 and

5), each having at least one port associated therewith and adapted to receive media therein, remove media therefrom, or combinations thereof (col. 5, lines 49-53; figs. 4 and 5) and further discloses that this allows different coloring for different sections of the vest (col. 5, lines 31-33).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to include in the vest interior of Cobb the barriers in order to provide the vest with a plurality of regions, spaces, or combinations thereof as taught by Saenger et al in order to allow different coloring for different sections of the vest.

Claim 17: Saenger et al discloses of removing a first visible medium (liquid) from a fluid-tight space (4) through a port (port of second conduit; col. 2, lines 6-9); and providing a second visible medium (liquid from reservoir) into the fluid-tight space through a port (port of second conduit; col. 1, line 66 to col. 2, line 12).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to include in the method of Cobb the step of removing and providing visible medium as taught by Saenger et al in order to present a variety of colors to the vest.

Claim 20: Saenger et al discloses of a step (fig. 2) of providing a vest (plate 2) into association with a surface (3) comprises spacing an exterior side (side of plate 2 facing away from plate 3 as shown in fig. 2) of the vest about 16 millimeters from the surface (col. 5, lines 5-7 and 14-15) and further discloses that sun light will not penetrate the liquid when it fills the cavity having a width of about 6 mm (col. 5, lines 5-7). Thus, as noted for claim 9, the skilled person faced with problems of the present invention would find a range solution implied from Saenger et al which addresses similar lighting problems with routine trial and error.

Claim 21: Saenger et al discloses of wherein a step of removing a first visible medium (liquid) from a fluid-tight space (4) comprises flowing a wash fluid (air) through a port (port of first conduit) into the Fluid-tight space to displace the first visible medium (col. 2, lines 6-9), alter the first visible medium, or combinations thereof, and removing the wash fluid from the fluid-tight space through a port (port of first conduit; col. 2, lines 2-6) and further discloses that in this manner the cavity is rapidly and completely filled and emptied with the liquid (col. 2, lines 9-13). It would have been obvious to one of ordinary skill in the art at the time the invention was made to include in the method of Cobb the step of removing the first visible medium from the fluid-tight space as taught by Saenger et al so that the cavity is rapidly and completely filled and emptied of the visible medium. Additionally the skilled person reading Cobb, especially Fig 4 and col 2, ln 65 to col 3, ln 9 would appreciate the reason for a cleaning solution holding tank 26 including a volume of cleaning solution 27 is to flush out the visible media (paint).

Claim 22: Saenger et al discloses of a step of introducing air (cavity is completely emptied of liquid; col. 2, lines 9-13) a fluid-tight space (4) after removing a first visible medium (liquid) therefrom by flowing a gas (air) into the fluid-tight space (col. 2, lines 6-9).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to include in the method of Cobb the step of drying the fluid-tight space after removing a first visible medium therefrom by flowing a gas into the fluid-tight space as taught by Saenger et al in order to remove residue of the first visible medium from the fluid tight space. Even though in Saenger et al the purpose of the air is to balance pressures, faced with any problem



of drying, air drying would naturally be suggested to the skilled person having read Saenger et al in light of Cobb.

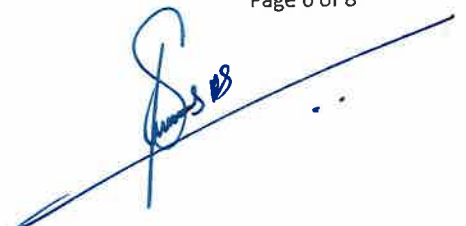
Claim 23: Cobb discloses a method for altering the appearance of a vehicle surface (abstract), the method comprising: providing a vest (shell 6; col. 2, lines 56-59) into association with a vehicle surface (col. 2, lines 55-56; figs. 1 and 2), wherein the vest comprises an exterior side (outer surface of either panel 8 or 10 that is facing away from vehicle as shown in figs. 1 and 2) spaced from the vehicle surface to define a fluid-tight space (12) between the exterior side of the vest and the vehicle surface (col. 2, lines 59-62), wherein the exterior side is at least partially transparent (col. 2, lines 56-59), at least partially translucent, or combinations thereof, and wherein a first medium (paint 14) is disposed within the fluid-tight space and visible through the exterior side (abstract); engaging at least one conduit (36) to at least one port (port allowing paint to pass from conduit 36 into the gap 12) associated with the vest (col. 3, lines 10-21).

Cobb fails to disclose of generating a suction pressure via said at least one conduit to draw the first medium through said at least one port to remove the first medium from the fluid-tight space; injecting an intermediate medium via said at least one conduit through said at least one port and into the fluid-tight space to displace the first medium, alter the first medium, clean an interior of the vest, or combinations thereof; generating a suction pressure via said at least one conduit to draw the intermediate medium through said at least one port to remove the intermediate medium from the fluid-tight space; injecting a gas via said at least one conduit through said at least one port and into the fluid-tight space to dry the interior of the vest; and injecting a second medium via said at least one conduit through said at least one port and into the fluid-tight space to at least partially fill the fluid-tight space, wherein the second medium is visible through the exterior side.

Saenger et al discloses of generating a suction pressure (via pump 10) via a conduit (conduit branch 7b) to draw a first medium (liquid) through a port (conduit branch 7b port into cavity 4 as shown in fig. 3) to remove the first medium from a fluid-tight space (4; col. 4, lines 15-21); injecting an intermediate medium (air) via a conduit (conduit branch 7a) through said at least one port and into the fluid-tight space to displace the first medium, alter the first medium, clean an interior of the vest, or combinations thereof (col. 4, lines 21-23); generating a suction pressure via said at least one conduit to draw the intermediate medium through said at least one port to remove the intermediate medium from the fluid-tight space (col. 4, lines 10-13); injecting a gas (air) via said at least one conduit through said at least one port and into the fluid-tight space to dry the interior of the vest (col. 4, lines 10-13); and injecting a second medium (liquid) via said at least one conduit through said at least one port and into the fluid-tight space to at least partially fill the fluid-tight space (col. 4, lines 6-9), wherein the second medium is visible through an exterior side (col. 4, lines 2-4).

It would have been obvious to include in the method of Cobb the steps of generating suction pressure, removing a first medium, injecting an intermediate medium, removing the intermediate medium, injecting a drying gas, and injecting a second medium as taught by Saenger et al in order to change the visible medium in the vest.

Claims 8, 10, 15, and 19 lack an inventive step under PCT Article 33(3) as being obvious over Cobb in view of Price.



Claim 8: Cobb discloses the system of claim 1, but Cobb fails to disclose of wherein edge comprises an extension associated therewith, and wherein the extension is adapted for securing the vest to the vehicle surface by welding, laser welding, ultrasonic welding, heat sealing, heat fusion, crimping, soldering, brazing, adhesives, pressure-sensitive adhesives, contact adhesives, hot adhesives, hot gas welding, infrared welding, receiving at least one fastener, compressively retaining an extension extending from the edge of the vest between the vehicle surface and an adjacent object, or combinations thereof.

Price discloses a system for altering the appearance of a vehicle surface (abstract and col. 3, lines 51-52) and discloses of wherein an edge (24) comprises an extension (56) associated therewith (col. 3, lines 29-32; figs. 4 and 5), and wherein the extension is adapted for securing the vest to the vehicle by receiving at least one fastener (62; col. 3, lines 34-36).

It would have been obvious to one of ordinary skill in the art at the time of the invention to include in the vest of Cobb an extension and fastener as taught by Price in order to easily attach and remove the vest.

Claim 10: Cobb discloses the system of claim 1, but Cobb fails to disclose the any of the specific material alternatives (including synthetic plastic) for construction.

Price discloses of wherein the vest is at least partially formed from plastic (col. 2, lines 66-67).

It would have been obvious to one of ordinary skill in the art at the time of the invention to form the vest of Cobb from plastic as taught by Price since plastic is easily formed into complex shapes.

Claim 15: Cobb discloses the system of claim 1, but Cobb fails to disclose of wherein the exterior side of the vest and the fluid-tight space comprise an integral portion of the vehicle surface.

Price discloses of wherein the exterior side of the vest and the fluid-tight space comprise an integral portion of the vehicle surface (col. 3, lines 52-62; fig. 1).

It would have been obvious to one of ordinary skill in the art at the time of the invention to configure the vest and the fluid-tight space of Cobb to be an integral portion of the vehicle surface as taught by Price in order that the alteration to the vehicle appearance by the vest can be made permanent.

Claim 19: Cobb discloses the method of claim 16, but Cobb fails to disclose of wherein the step of providing the vest into association with the vehicle surface comprises securing an extension extending from an edge of the vest to the vehicle surface by welding, laser welding, ultrasonic welding, heat sealing, heat fusion, crimping, soldering, brazing, adhesives, pressure-sensitive adhesives, contact adhesives, hot adhesives, hot gas welding, infrared welding, receiving at least one fastener, compressively retaining an extension extending from an edge of the vest between the vehicle surface and an adjacent object, or combinations thereof.

Price discloses of wherein the step of providing a vest (12) into association with the vehicle comprises securing an extension (58) extending from an edge (24) of the vest to the vehicle surface by receiving at least one fastener (62; col. 3, lines 34-36).

-361-

It would have been obvious to one of ordinary skill in the art at the time of the invention to include in the vest of Cobb an extension and fastener as taught by Price in order to easily attach and remove the vest.

Claims 13 and 14 lack an inventive step under PCT Article 33(3) as being obvious over Cobb in view of Hale.

Claim 13: Cobb discloses the system of claim 1, but Cobb fails to disclose of wherein the vest comprises an exterior having a material, a coating, a treatment, or combinations thereof adapted to provide the vest, and thereby the vehicle surface, with a glossy texture, a rubbery texture, a silky texture, a smooth texture, a metallic texture, a matte texture, a stringy texture, a bubbled texture, a flakey texture, a thorny texture, a rough texture, a geometrically patterned texture, a pebble-like texture, a fur-like texture, a leather-like texture, or combinations thereof.

Hale discloses of a system for altering the appearance of a vehicle surface (abstract) and discloses of wherein a vest (24; col. 4, lines 56-57) comprises an exterior having a material (molded thermoplastic) adapted to provide the vest, and thereby the vehicle surface, with a rough texture (grained outer surface; col. 2, lines 55-63).

It would have been obvious to one of ordinary skill in the art at the time of the invention to include in the vest of Cobb an exterior having a material adapted to provide the vest with a rough texture as taught by Hale in order to increase the aesthetic appeal of the vehicle.

Claim 14: the modified Cobb discloses the system of claim 13, but Cobb fails to disclose of wherein the vest is removably associated with the vehicle surface for enabling changing of the vest to alter the texture of the vehicle surface, the appearance of the vehicle surface, or combinations thereof.

Hale discloses of wherein a vest (24) is removably associated with the vehicle surface (col. 2, lines 28-32) for enabling changing of the vest to alter the texture of the vehicle surface, the appearance of the vehicle surface, or combinations thereof (abstract).

It would have been obvious to one of ordinary skill in the art at the time of the invention to include in the vest of Cobb a removable vest as taught by Hale in order to provide a variety of options.

Yours faithfully

Steve Smith
Principal Patent Examiner
DDI: +64 4 9783626
For the Commissioner of Patents

Case number: 725679

Page 8 of 8

This is the Annexure L stated in the
Affidavit of SRINIVAS S. DEVATHI

M. S. BALLAL
Advocate & Notary (Govt. Of India)
Bengaluru, Reg. No. 2374, Expiry dt. 30.03.2028.





Account Name : Mr. SRINIVAS D S
Address : NO 63, 11 TH B CROSS
3 RD MAIN, PRASHANTH NAGAR,
BANGALORE-560079
Bangalore
Date : 22 Jan 2025
Account Number : 00000010140975802
Account Description : REGULAR SB CHQ-INDIVIDUALS
Branch : MAGADI ROAD
Drawing Power : 0.00
Interest Rate(% p.a.) : 2.7
MOD Balance : 0.00
CIF No. : 80110879318
CKYCR Number :
IFS Code : SBIN0009047
(Indian Financial System)
MICR Code : 560002060
(Magnetic Ink Character Recognition)
Nomination Registered : No
Balance as on 10 Jul 2024 : 35,30,483.84

Account Statement from 10 Jul 2024 to 14 Jul 2024

Txn Date	Value Date	Description	Ref No./Cheque No.	Debit	Credit	Balance
10 Jul 2024	10 Jul 2024	TO TRANSFER-INB NEFT UTR NO: SBIN424192108910- Chadha and Chadha	NEFT INB: IRY9051916 / Chadha and Chadha	1,82,685.00		33,47,798.84

Please do not share your ATM, Debit/Credit card number, PIN (Personal Identification Number) and OTP (One Time Password) with anyone over mail, SMS, phone call or any other media. Bank never asks for such information.

**This is a computer generated statement and does not require a signature.



ATTESTED BY

M. S. Ballal
27/05/25
NOTARY
BENGALURU

N. R. Sl. No. 1724
27-05-25.

-363-

Chadha & Chadha
GST Number 06AAMFC0491K1ZA
Emaar Digital Greens, Tower B, Unit no DG-B-15-009, DG-B-15-010, Golf Course Extension Road, Sector-61, Gurugram, Haryana-122011
IN
+911246688014
accounts@iprattorneys.com
www.iprattorneys.com

Invoice



BILL TO
Mr. Srinivas DS
63, 11th B Cross, 3rd Main,
Prashanthnagar, Bangalore - 560079

INVOICE #	DATE	TOTAL DUE	DUE DATE	TERMS	ENCLOSED
117782	15/07/2024	INR 182,685.00	14/08/2024	Net 30	

YOUR REF.
Please advise

OUR REF.
P/17767

APPLICATION NO.
F/P/2016/328

ACTIVITY	QTY	RATE	AMOUNT
Annuity-Patents Towards fee for payment of annuity fee (2025 to 2033) for the Nigeria patent	1	182,685.00	182,685.00

Place of Supply: Karnataka
Category: Legal Services
HSN/SAC: 998213

BALANCE DUE

INR 182,685.00

SWIFT INFORMATION:
Account Name: Chadha & Chadha
Account No.: 166388850001
SWIFT Code : HSBCINBB
IFSC Code : HSBC0110002
Bank: HSBC
Bank Address : 25 Barakhamba Road, New Delhi-110001

PAN No.: AAMFC0491K
TIN No.: DELC16845D

Remittance Details:
Purpose of payment (#70/72 of MT103 Form): Towards payment of fee for legal services

To pay by Credit Card or Paypal, please email us for payment link.

For Chadha & Chadha

Authorised signatory

Original for Recipient. Where place of supply is outside India, Supply meant for export under letter of undertaking ref. ARN-AD060324057998K dated 29.03.2024 without payment of integrated tax. Where place of supply is in India, GST is payable on Reverse Charge by the recipient of service (CGST 9% + SGST/UTGST 9% or IGST 18% as the case may be).



**CERTIFICATE OF PATENT RENEWAL
PATENT AND DESIGNS ACT, CAP 344; LFN 1990**

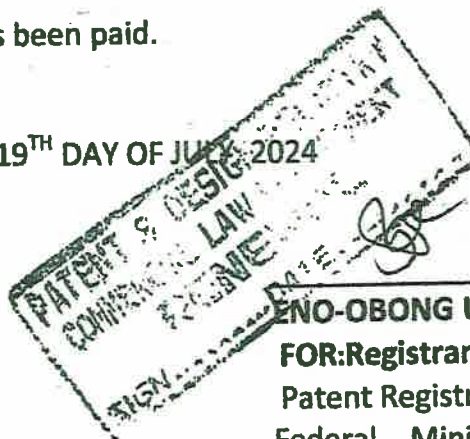
**DEVATHI SRINIVAS, S
C/O INNS LAW FIRM
PLOT 19 OLADIPO DIYA ROAD, APO-GUDU,
FCT-ABUJA**

PATENT NO: F/P/2016/328

**This is to certify that the Patent as numbered above was renewed for the further
period of one year from the due date of the 15TH DAY OF JULY, 2025**

The prescribed fee of 8,000 has been paid.

Dated this 19TH DAY OF JULY 2024



ENO-OBONG USEN

**FOR:Registrar of Patents Designs
Patent Registry
Federal Ministry of Industry,
Trade & Investment, Abuja
Nigeria.**

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CERTIFICATE OF PATENT RENEWAL
PATENT AND DESIGNS ACT, CAP 344; LFN 1990

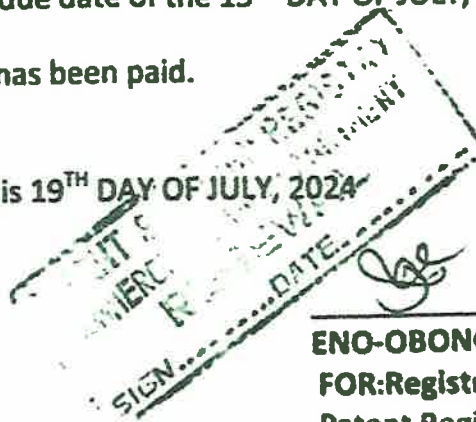
DEVATHI SRINIVAS, S
C/O INNS LAW FIRM
PLOT 19 OLADIPO DIYA ROAD, APO-GUDU,
FCT-ABUJA

PATENT NO: F/P/2016/328

This is to certify that the Patent as numbered above was renewed for the further period of one year from the due date of the 15TH DAY OF JULY, 2026

The prescribed fee of 8,000 has been paid.

Dated this 19TH DAY OF JULY, 2024



ENO-OBONG USEN
FOR:Registrar of Patents Designs
Patent Registry
Federal Ministry of Industry,
Trade & Investment, Abuja
Nigeria.

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CERTIFICATE OF PATENT RENEWAL
PATENT AND DESIGNS ACT, CAP 344; LFN 1990

DEVATHI SRINIVAS, S
C/O INNS LAW FIRM
PLOT 19 OLADIPO DIYA ROAD, APO-GUDU,
FCT-ABUJA

PATENT NO: F/P/2016/328

This is to certify that the Patent as numbered above was renewed for the further period of one year from the due date of the 15TH DAY OF JULY, 2027

The prescribed fee of 8,000 has been paid.

Dated this 19TH DAY OF JULY, 2024



ENO-OBONG USEN
FOR:Registrar of Patents Designs
Patent Registry
Federal Ministry of Industry,
Trade & Investment, Abuja
Nigeria.

A handwritten signature in blue ink, likely of the Registrar of Patents Designs, Eno-Obong Usen.



CERTIFICATE OF PATENT RENEWAL
PATENT AND DESIGNS ACT, CAP 344; LFN 1990

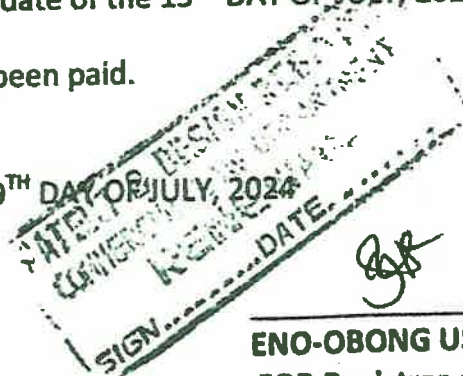
DEVATHI SRINIVAS, S
C/O INNS LAW FIRM
PLOT 19 OLADIPO DIYA ROAD, APO-GUDU,
FCT-ABUJA

PATENT NO: F/P/2016/328

This is to certify that the Patent as numbered above was renewed for the further period of one year from the due date of the 15TH DAY OF JULY, 2028

The prescribed fee of 8,000 has been paid.

Dated this 19TH DAY OF JULY, 2024



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Patent Registry
Federal Ministry of Industry,
Trade & Investment, Abuja
Nigeria.

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CERTIFICATE OF PATENT RENEWAL
PATENT AND DESIGNS ACT, CAP 344; LFN 1990

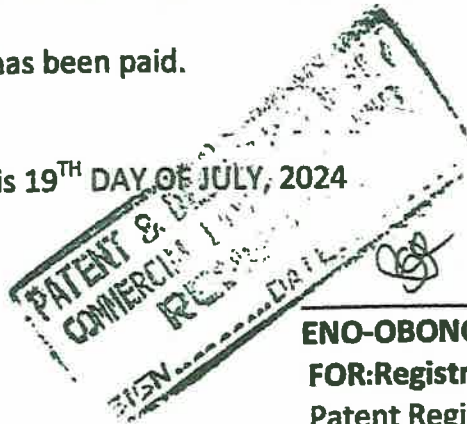
DEVATHI SRINIVAS, S
C/O INNS LAW FIRM
PLOT 19 OLADIPO DIYA ROAD, APO-GUDU,
FCT-ABUJA

PATENT NO: F/P/2016/328

This is to certify that the Patent as numbered above was renewed for the further period of one year from the due date of the 15TH DAY OF JULY, 2029

The prescribed fee of 8,000 has been paid.

Dated this 19TH DAY OF JULY, 2024



ENO-OBONG USEN
FOR:Registrar of Patents Designs
Patent Registry
Federal Ministry of Industry,
Trade & Investment, Abuja
Nigeria.

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CERTIFICATE OF PATENT RENEWAL
PATENT AND DESIGNS ACT, CAP 344; LFN 1990

DEVATHI SRINIVAS, S
C/O INNS LAW FIRM
PLOT 19 OLADIPO DIYA ROAD, APO-GUDU,
FCT-ABUJA

PATENT NO: F/P/2016/328

This is to certify that the Patent as numbered above was renewed for the further period of one year from the due date of the 15TH DAY OF JULY, 2030

The prescribed fee of 8,000 has been paid.



ENO-OBONG USEN
FOR:Registrar of Patents Designs
Patent Registry
Federal Ministry of Industry,
Trade & Investment, Abuja
Nigeria.

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CERTIFICATE OF PATENT RENEWAL
PATENT AND DESIGNS ACT, CAP 344; LFN 1990

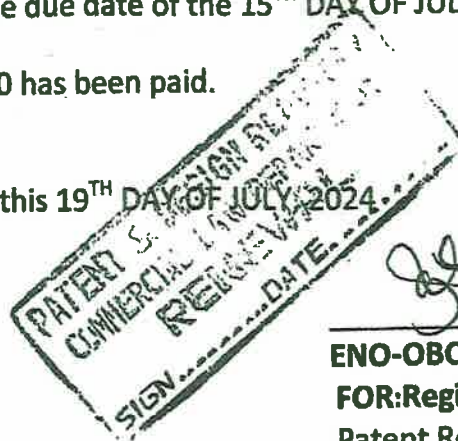
DEVATHI SRINIVAS, S
C/O INNS LAW FIRM
PLOT 19 OLADIPO DIYA ROAD, APO-GUDU,
FCT-ABUJA

PATENT NO: F/P/2016/328

This is to certify that the Patent as numbered above was renewed for the further period of one year from the due date of the 15TH DAY OF JULY, 2031

The prescribed fee of 8,000 has been paid.

Dated this 19TH DAY OF JULY, 2024.



ENO-OBONG USEN
FOR:Registrar of Patents Designs
Patent Registry
Federal Ministry of Industry,
Trade & Investment, Abuja
Nigeria.

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CERTIFICATE OF PATENT RENEWAL
PATENT AND DESIGNS ACT, CAP 344; LFN 1990

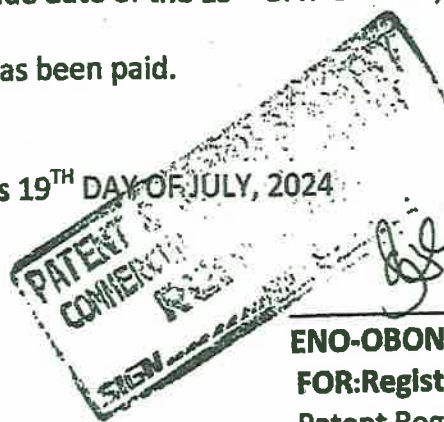
DEVATHI SRINIVAS, S
C/O INNS LAW FIRM
PLOT 19 OLADIPO DIYA ROAD, APO-GUDU,
FCT-ABUJA

PATENT NO: F/P/2016/328

This is to certify that the Patent as numbered above was renewed for the further period of one year from the due date of the 15TH DAY OF JULY, 2032

The prescribed fee of 8,000 has been paid.

Dated this 19TH DAY OF JULY, 2024



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FOR:Registrar of Patents Designs
Patent Registry
Federal Ministry of Industry,
Trade & Investment, Abuja
Nigeria.

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CERTIFICATE OF PATENT RENEWAL
PATENT AND DESIGNS ACT, CAP 344; LFN 1990

DEVATHI SRINIVAS, S
C/O INNS LAW FIRM
PLOT 19 OLADIPO DIYA ROAD, APO-GUDU,
FCT-ABUJA

PATENT NO: F/P/2016/328

This is to certify that the Patent as numbered above was renewed for the further period of one year from the due date of the 15TH DAY OF JULY, 2033

The prescribed fee of 8,000 has been paid.

Dated this 19TH DAY OF JULY, 2024.



ENO-OBONG USEN
FOR:Registrar of Patents Designs
Patent Registry
Federal Ministry of Industry,
Trade & Investment, Abuja
Nigeria.

This is the Annexure M stated in the
Affidavit of SRINIVAS S. DEVATHI

M S
M. S. BALLAL
Advocate & Notary (Govt. Of India)
Bengaluru, Reg. No. 2374, Expiry dt. 30.03.2028.

JS AB

Subject **The MACRO PROGRAM projected events spanning four years, for your consideration, and schedule approval. I attach the 20 slides, of preliminary high level introduction of Macro Economic reform Project Earthling© for INDIA Media houses.**

From <ProjectEarthling@SrinivasDevathi.com>

To <matthias.reischle@wipo.int>

Date 2024-12-20 09:40

Priority High

roundcube 

Annexure N-Page 1

-373-

- 18122024_Preliminary Introduction of PROJECT EARTHLING_Presentation 20 Slides.pdf (~472 KB)

To,
Mr. Matthias Reischle, Legal officer at International Bureau, WIPO

On 18-12-2024, for the first time, I introduced my authored Macro Economic reform PROJECT EARTHLING©, addressing the INDIA media houses at Press club of Bangalore. In a two hours scheduled press conference, I could only accommodate the 'Preliminary introduction of the Macro Economic Reform', and presented the attached 20 slides, in over 90 minutes of monologue introduction, including couple media news bite recordings. From this event, the 24 hour 'Introductory event at WIPO assembly' with an estimated 200 slides, could be scheduled in JUNE 2025. I request you to read through the attached presentation in detail.

- The slides related to 4 year plan are of the greatest significance, for your consideration, for the MACRO PROGRAM plan events to organize 'EARTHLINGS COUNCIL'.

- The significance of organizing 'each of the 188 World country' ECONOMIC COUNCILS, was detailed to the media houses. These ECONOMIC councils are of great importance, as only a long term vision, and planning that spans several decades, in the horizon of 100, 200 years, will enable all countries to reach their respective Economic objectives. The New World Order councils will provide the Macro guidance, and Macro direction, derived and given from my initiatives for achieving 'Goal year 30 FE for INDIA'. This will ensure the delivery of planned 'cascading effects' from the unbiased New World Order Councils.

- I introduced the importance of JUDICIAL and MEDICAL councils which resonate very well with everyone, since they deliver 'Non interference' for World countries, and also deliver the fullest and greatest lives to all the citizens across 188 World countries.

- With reference to the 'Breach of PCT', and its legal remediation, I indicate that with the proposed MACRO Program plan events, the 62 sale agreements could be coordinated for execution within the 3rd, or certainly the 4th year, I refer them as 1, or 2 FE years.

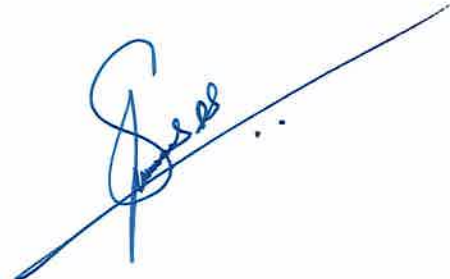
This presentation was attached as document 1 in the press release issued by me dated 18-12-2024. Document 2 is the copy of copyright 'Introduction of the dangers of serum technology, an unprecedented threat to mankind.', that you are familiar with. The press release communication will be copied to you, in a separate e-mail communication for recipients at WIPO. I request you to evaluate the four year PROGRAM plan, and the details of all the 20 slides, and provide your guidance, and schedule approval of these proposed activities which must be conducted at WIPO assembly.

Srinivas S. Devathi, National of INDIA, Residential address 63, 11th B Cross, 3rd Main, Prashanthnagar, Bangalore, 560079, INDIA

Transitioning the World into New World Order

SrinivasDevathi.com, SrinivasDevathi.in

ProjectEarthling.com, EarthlingCurrency.com, CoolcarTechnology.com





Subject **Fwd: LEGAL COMMUNICATION regarding the resolution of breach of PCT articles 18(2) and 19(1) committed by US PTO on 5-8-2015. Includes Living Will Addendum for end of year 2024, executed by me on 29-12-2024.**

From <ProjectEarthling@SrinivasDevathi.com>

To <ic.contact-contact.ic@canada.ca>, <epct@impi.gob.mx>, <PA1A31@jpo.go.jp>, <kipopct@korea.kr>, <isa.kipo@korea.kr>, <pct@ipaustrialia.gov.au>, <info@iponz.govt.nz>, <epct@iponz.govt.nz>, <pct_affairs@cnipa.gov.cn>, <epct@cipc.co.za> 64 more...

Date 2024-12-30 09:42

Priority High

-374

- LIVING WILL_Addendum_EOY_2024_With Enclosure Executed 29122024.pdf (~2.1 MB)
- 18122024_Press Release_Issued_by_Inventor and Author_Srinivas S. Devathi.pdf (~104 KB)
- Document 1_Preliminary Introduction of PROJECT EARTHLING_Presentation 20 Slides.pdf (~472 KB)

To,

Directors / Controllers / Commissioners / Leaders of the 62 country PTO'S where I have patent rights to invention patent PCT/us2014/046619

I bring your attention to the following LEGAL subjects, which are connected with 'Elimination of breach of Patent Cooperation Treaty articles 18(2) and 19(1) committed by US PTO on 5-8-2015.

- I conducted a Press conference at Press club of Bangalore, on 18-12-2024, where I delivered the 'Preliminary Introduction of the MACRO ECONOMIC REFORM PROJECT EARTHLING©', and issued a press release with documents 1 and 2, attached with the press release. The press release was also relayed to the Worldwide Media houses. I attach the press release, and document 1 attached with the press release, for your detailed reading. This document includes the FOUR YEAR MACRO PROGRAM projected events, which will bring the full LEGAL resolution of the 'cause of action', to its LEGAL conclusion by the execution of 62 sale agreements, one each, with your country LEADERS. Kindly circulate this communication to your respective country LEADERS. The full press release is accessible at my website weblink <https://srinivasdevathi.com/media-interactions/>.

- With this communication, I am forwarding my most recent communication addressed to Mr. Matthias Reischle, Legal officer at International Bureau, World Intellectual Property Organization who I have kept informed about the FOUR YEAR MACRO PROGRAM projected events to bring the 'cause of action', for its FULL LEGAL RESOLUTION. The communication also includes my 'Living Will Addendum for end of year 2024, executed on 29-12-2024', bringing the full context for my Living Will executed on 22-08-2022, aligning the Living Will, with the FOUR YEAR MACRO PROGRAM projected events, and the execution of 62 sale agreements, while transitioning the World into New World Order, paid in World neutral currency EARTHLINGS, which will be UNBIASED and EQUAL to all 191 World countries.

Srinivas S. Devathi, National of INDIA, Residential address 63, 11th B Cross, 3rd Main, Prashanthnagar, Bangalore, 560079, INDIA

Transitioning the World into New World Order

SrinivasDevathi.com, SrinivasDevathi.in

ProjectEarthling.com, EarthlingCurrency.com, CoolcarTechnology.com

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

Subject:LEGAL COMMUNICATION regarding the resolution of breach of PCT articles 18(2) and 19(1) committed by US PTO on 5-8-2015. Includes Living Will Addendum for end of year 2024, executed by me on 29-12-2024.

Date:2024-12-30 09:40

From:ProjectEarthling@SrinivasDevathi.com

To:matthias.reischle@wipo.int

— 375 —

To,
Mr. Matthias Reischle, Legal officer at International Bureau, World Intellectual Property Organization

I have executed 'My Living Will Addendum for End of Year 2024', on 29-12-2024, which is attached with this communication. The executed Living Will Addendum includes an 'Enclosure, 14 pages' which brings in the full context for 'My Living Will executed on 22-08-2022'. In this Addendum, I include the 'FOUR YEAR MACRO PROGRAM projected events' for the organization of 'EARTHLINGS COUNCIL' and the execution of 62 sale agreements, upon the orders of the Honorable court. The content built into the 'Enclosure' is consistent with the 'Document 1' attached with 'Press release issued by me on 18-12-2024', and further I have added couple new pages including details of Treasury Banks that will be organized by me in INDIA, and TRAW, Treasury and Wealth Authorities.

In FOUR YEARS with our combined effort, according to the Honorable court orders, we could bring about the 'FULL LEGAL RESOLUTION' of the recognized 'cause of action' Breach of Patent Cooperation Treaty articles 18(2) and 19(1) committed by US PTO on 5-8-2015. While doing so, we would realize the New World Order, which would be paid in World neutral currency EARTHLINGS, and hence will be UNBIASED and EQUAL to all 191 World countries. I request you to circulate this communication to all the 193 World country delegations at WIPO, or 157 PCT contracting states if you consider this an exclusive LEGAL COMMUNICATION. The LIVING WILL Addendum is published at my website weblink <https://srinivasdevathi.com/living-will-93-trillion/>.

Srinivas S. Devathi, National of INDIA, Residential address 63, 11th B Cross, 3rd Main, Prashanthnagar, Bangalore, 560079, INDIA
Transitioning the World into New World Order
SrinivasDevathi.com, SrinivasDevathi.in
ProjectEarthling.com, EarthlingCurrency.com, CoolcarTechnology.com

A handwritten signature in blue ink, appearing to be 'S. Devathi', is written over a diagonal line that extends from the bottom right towards the center of the page.

PRESS CONFERENCE ON 18-12-2024.
PRESS CLUB OF BANGALORE.

I introduce the following for the INDIA Media Houses, publishing and broadcasting houses, and upon your publications, for the World wide Media Houses. This Press conference press release will also be published online at my website SrinivasDevathi.com/Media-interactions/.

- World countries, and citizens were to be used, harvested, kept in ignorance, slavery, captivity, and with inexplicable early deaths.
- Definition and introduction of PROJECT EARTHLING®.
- Transformation in context of few centuries. Paid in EARTHLINGS, New World Order will be unbiased and equal.
- Transformation in context of few centuries. Past 247 years. Rouge old world order. Rouge ad years.
- Transformation in context of few centuries. Upcoming years, decades, centuries, and millenia. FE Era.
- Transformation in context of few centuries. The victims and their liability claim. Justice on EARTH.
- Decentralized World. World free of cages.
- World Banking MACRO TRANSFORMATION and REFORM. Introducing ITB Bank.
- 191 World country ECONOMIC COUNCILS, and their significance.
- Four year MACRO PROGRAM. Ad years will end. FE years will START.
- Four year MACRO PROGRAM. -1 FE year.
- Four year MACRO PROGRAM. 0 FE year.
- Four year MACRO PROGRAM. 1 FE year.
- Four year MACRO PROGRAM. 2 FE year.
- JUDICIAL COUNCIL. POV 2-46.
- MEDICAL COUNCIL. POV 2-45.
- Other New World Order councils that I have introduced. Including few more councils, the New World Order will be presented at WIPO.
- MY LEGAL LIABILITY PAY. Execution of 62 sale agreements.
- FOR INDIA. INDIA will achieve Goal year 30 FE for INDIA.
- For INDIA and 187 World countries. My request to INDIA and WORLD media houses.



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While arrogance, rouge behavior, diminishing distinction between animals and humans because of cow slaughter houses, racism, hatred, and jealousy dominate 'ad years', one single problem of 'rouge usd currency monopoly' has bled humanity into never ending suffering, poverty, slavery, and murder for second life.



Rouge usd currency monopoly, over the last 247 years has inflicted the following at the human beings on Planet EARTH, and 188 World countries.

Inflicted death to over a billion human beings.

Inflicted several diseases to human beings, in their rouge pursuit of second life.

Inflicted never ending extortion on 188 World countries.

Inflicted never ending exploitation on 9 billion citizens across the World countries.

Kept most countries intentionally, using planned methods, in ignorance.

Threatened, attacked World LEADERS of 188 countries, and their Governments.

188 country companies, businesses, brands, and start ups were attacked and killed.

All humanity kept in slavery and captivity with food poisoning, setting them up for 'murder for second life' with brain cage, internal cage, external cage, forming life cage.
Reduced the citizen life span of 188 countries to 60'S using counter molecules, poisons.

Across the 188 countries, the citizens that were patriotic, talented, wanted to work for their country, wanted to protect their people, wanted to protect their religion, wanted to protect their language, were targeted, threatened, attacked and killed.

What was inflicted on INDIA, was mutatis mutandis same for 187 other World countries.

Project Earthling©, Definition and Introduction.



PROJECT EARTHLING© is a MACRO ECONOMIC REFORM, a MACRO TRANSFORMATION ON EARTH, wherein a brand new currency 'EARTHLINGS', which is't a local domestic currency of any one single country, is introduced, becomes the STANDARD for,

- INTERNATIONAL BUSINESS
- INTERNATIONAL TRADE
- FOREIGN EXCHANGE CURRENCY, and
- NATIONAL WEALTH RESERVE CURRENCY.

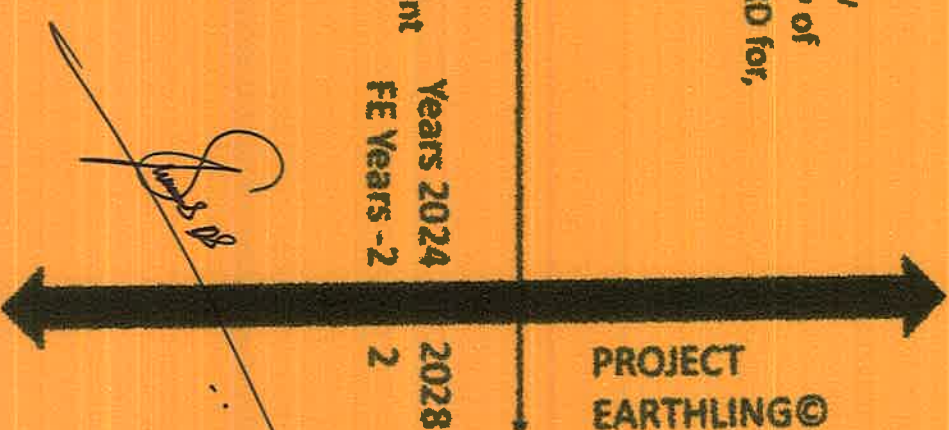
Earth at an estimated age of 4.54 Billion years.

A distinct timeline marker that stands out as the most important transformational event on Planet EARTH by delivering:

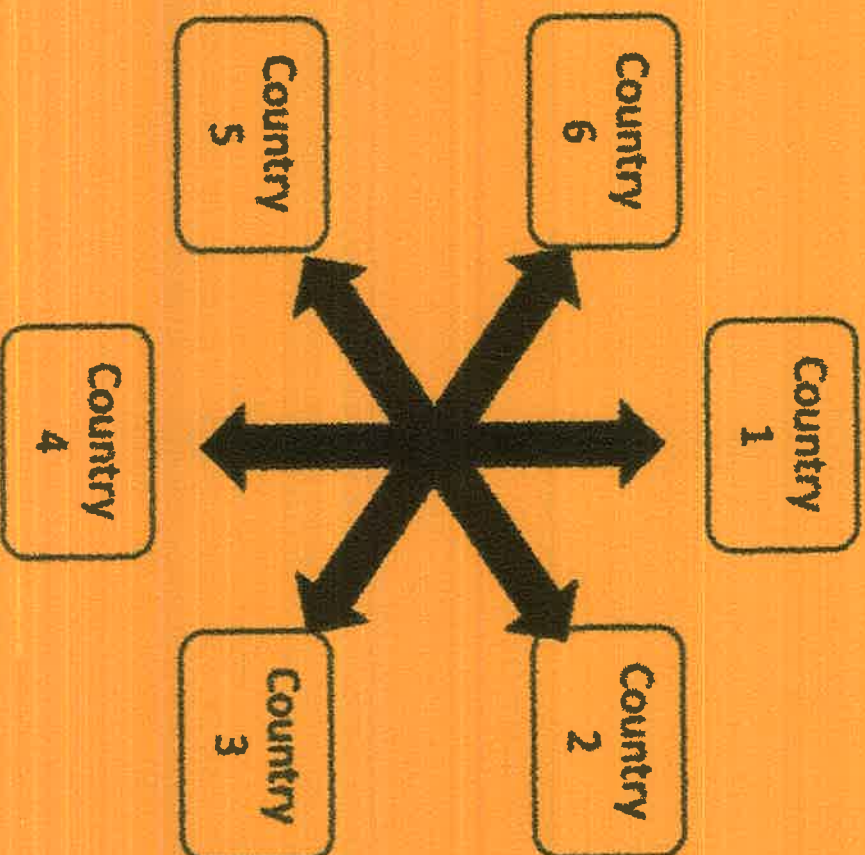
- Freedom to all humans on Earth
- Independence to all 193 World countries
- End of slavery
- End of rouge self-proclaimed capitalism driven leadership

End of rouge usd \$ currency.

Visit SrinivasDevathi.com and ProjectEarthling.com



Transformation in the context of FEW centuries.
Project Earthling@, and New World Order.



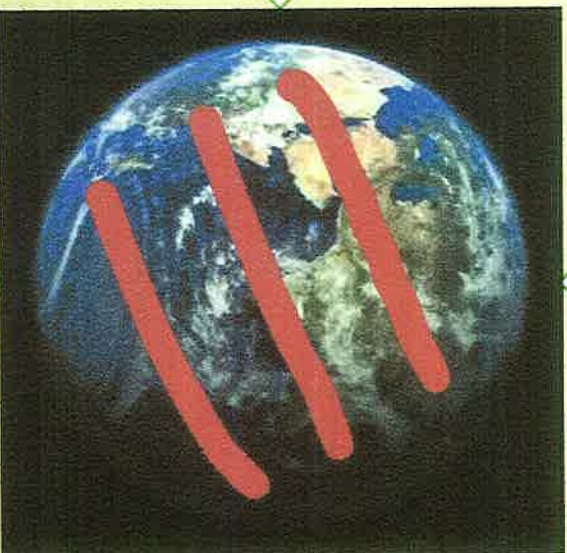
ALL BUSINESS AND TRADE TRANSACTIONS
CROSS COUNTRY, INTERNATIONAL WILL BE
DEALT ONLY IN THE WORLD NEUTRAL
CURRENCY EARTHLINGS.

PAID IN EARTHLINGS, THE NEW WORLD
ORDER COUNCILS WILL BE UNBIASED AND
DELIVER AN EQUAL WORLD. WE REALIZE A
FULLY LEGITIMATE WORLD.

Srinivas

Transformation in the context of FEW centuries. Last 247 years. From 1777 through 2024.

Rouge usa, and rouge puppet un paid in usd



Gave orders and controlled 188 country LEADERS

Attempted to control 9 Billion citizens

Conducted illegal trials across 188 countries

Murdered over a billion citizens across World

Racism, hatred, and jealousy used to inflict death

Induced diseases, and reduced life expectancy to low 60'S age

Free supply of military ammunition to inflict war and kill each other

Used several divisive tactics to destroy countries

Attempted to kill all men

Wanted to use all women

Formed rouge puppet 'un' organs and organizations to get second life

Organ trade and heart trade was started and forced

Local laws were murdered

Life cage imposed on World citizens. Internal, external and brain cages.

Used Nixon technology to invade 188 countries

Wanted to weaken and alter the genetic signature of humans

Created 20,000 counter molecules, poisons

High volume of Nixon tech video footage of private lives received from 188 countries. Bedrooms, bathrooms.

From 1777 through 2024, rouge ad years

Transformation in the context of FEW centuries, future years, decades

When PROJECT EARTHLING® would be voted IN with thumping majority



When WORLD INDEPENDENCE DAY IS REALIZED

Second life
rouge program
is ended

188 country
LEADERS are in
control of their
countries

All forms of
slavery is ended

Racism, hatred,
and jealousy will
end

9 Billion citizens
are independent
and free

GREATEST LIFE to 9
Billion citizens will
be delivered

Fulllest LIFE to 9
billion citizens
will be delivered

End of sex
slavery

End of labor
slavery

End of captivity

End of diseases
and low life
expectance, and
early death

End of military
interference

International laws
will be enforced

EQUAL WORLD
REALIZED

UNBIASED WORLD
REALIZED

End of organ and
heart harvesting

Local laws and
International laws
will be strongly
enforced

End of life cage imposed
on World citizens. End of
internal, external and
brain cages.

PROJECT EARTHLING® going LIVE and From FE years,

Handwritten signature and date "1/18/18" in blue ink.

Transformation in the Future years, decades,

Last 247 years, from 1777

- The victims, of last 247 years.
- The 188 World country LEADERS.
- The 188 World country central Governments/Regimes.
- The 188 World country state Governments.
- The 188 World country District authorities.
- The 188 World country towns and villages.
- The 188 World country citizens. 9 Billion people.
- The 188 World country Importers.
- The 188 World country brands attacked, and shut down.
- The 188 World country businesses that were attacked and closed.
- The 188 World country companies that were attacked and shut down.
- The 188 World country start ups, government organizations, technology facilities, research facilities that were attacked, threatened, bribed and rendered incompetent.

context of FEW centuries. centuries, and millenia.

Future years, decades, centuries, and millenia.

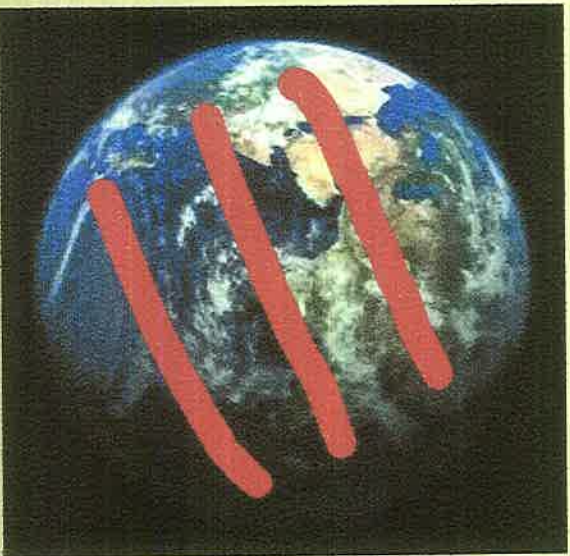
PROJECT EARTHLING© going LIVE,
and World Independence Day realized

- There will be no victims, for all the future centuries and millenia. The New World Order councils paid in EARTHLINGS will protect, enforce international laws. Deliver justice, and liability pay for, all victims.
- The 188 World country LEADERS.
- The 188 World country central Governments/Regimes. They are INDEPENDENT and in CONTROL of their own ECONOMIES.
- The 188 World country state Governments.
- The 188 World country District authorities.
- The 188 World country towns and villages.
- The 188 World country citizens. 9 Billion people. They are free of all cages, internal, brain, external and life cages. Independent and free in the decentralized World.
- The 188 World country Importers.
- The 188 World country brands attacked, and shut down.
- The 188 World country businesses that were attacked and closed. The local businesses and brands will operate freely independently, unattached, and expand within their countries.
- The 188 World country companies that were attacked and shut down. The companies can hire and drive local economies independently without fear of being attacked.
- The 188 World country start ups, government organizations, technology facilities, research facilities that were attacked and rendered incompetent.

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Transformation in the
Future years, decades,

Last 247 years, from 1777.
Earth bleeding and suffering.



context of FEW centuries.
centuries, and millenia.

Possible Earthling Symbol.



Future years, decades, centuries,
and millenia.

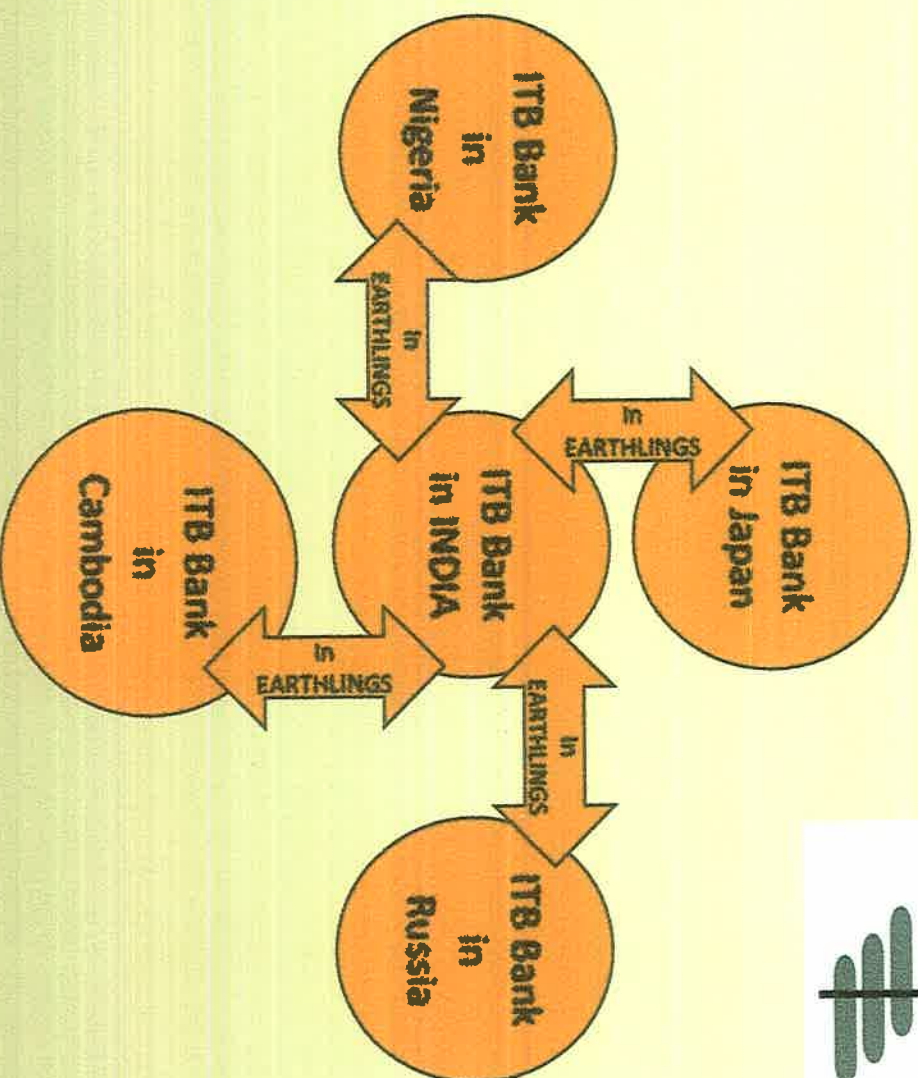
PROJECT EARTHLING© going LIVE,
and World Independence Day realized



Done

World BANKING MACRO Transformation and Reform. Introducing ITB Bank.

Possible Earthling Symbol 2.



The International business and trade transactions must be and will be executed through International Trade and Business Banks, ITB Banks, ONLY. A mandatory International interaction rule in New World Order.

This further allows the Import Export traders, businesses, to conduct the trade, business with a LEGAL AGREEMENT, executed, which is enforceable at the JUDICIAL COUNCIL.

This brings all International trade and business transactions into LEGAL banking system. This is end of all illegal activities cross country, including extortion, exploitation, slavery, and captivity of old world order.

Liability caused due to breach of PCT, TREATY, signed by 157 World countries, will be paid in EARTHINGS currency. An example of all future liability pay outs cross country, retrospectively, or in current year.

Country 191 Economic Council

ECONOMIC COUNCILS OF ALL COUNTRIES, to have their most knowledgeable, most patriotic, rephrase UNCONDITIONALLY PATRIOTIC for their country, knowing all the past history of their country, will own the future of their country, for decades and centuries to come.

Economic Council long term vision, macro direction, macro guidance, will be unwavering to achieve all their country ECONOMIC objectives. New World order councils will guide and support.

Macro vision of the Economic Council will span decades, and will be aligned for 100, or 200 years. Hence they will always be the top most 'ADVISORY ORGANIZATION / AUTHORITY' for the country.

CONTINUITY of Macro vision programs, and initiatives across terms is their responsibility and they are accountable for the country. They OWN the future of the country.

Vision spans beyond 4-6 year political terms of Central Government LEADERS.

Vision spans beyond 4-6 year political terms of State Government LEADERS.

Vision spans beyond terms of District authority LEADERS.

Rouge use uk planning in timeframes of 100 years, 200 years, to keep all 188 countries in slavery, captivity, kill all men, use all women, dominate control all countries, and alter, weaken genetic signature of colored people by using poisons, counter molecules.

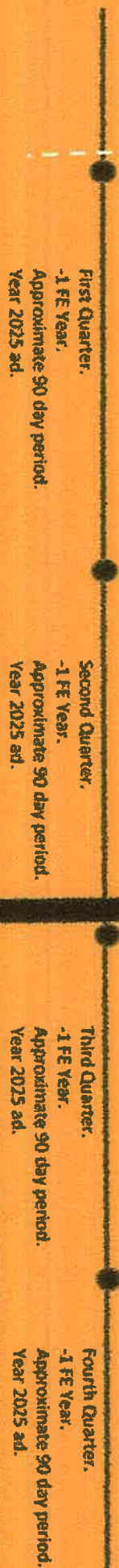


All 188 countries must 'organize their Economic councils' and give them the highest 'ELITE' position to carry the long term country vision and realize it by getting guidance from New World Order, Government, Regime, Kingdom, Military rule should all organize their 'EC'. For New World Order, countries with Kings/Royal families and Governments must define with clarity who heads the country, issues 'Executive' and 'legislative' orders with authority, establish legal documents, defining authority, responsibility with clarity.

Projected schedule of events, -1 FE year.

My introduction of the Macro Economic reform PROJECT EARTHLING®, to 193 World country delegations at World Intellectual Property Organization assembly. Scheduled 24 HOUR EVENT. Informed to the Honorable court, and WIPO. Projected introduction of the reform in JUNE -1 FE year.

Scheduled talks, 'World Independence Day' addresses, by all the 193 World country LEADERS, their nominated team of speakers, where they share their remarks, perspectives about the MACRO ECONOMIC REFORM, its IMPACT to their country and the World countries. Request WIPO assembly to clear and block the full schedule for six months. JULY through DECEMBER -1 FE year.



Introduction of the 'Significance, and understanding of '191 World country, RESPECTIVE Economic Councils', and enabling all 191 World countries to establish, organize their 'RESPECTIVE Economic Councils', with necessary introductions and building into their current day 'Governing framework', since they operate in long term 'ADVISORY capacity', for the country and the Government. For example, INDIA Economic Council. Mutatis mutandis 190 other World country Economic Councils.

Translations of all my authored copyrights, patents into all the 188 World country languages. Request is placed with and will be discussed with International Bureau, WIPO. Copyright translation agreements will be established. Information to reach all 9 billion citizens across 188 World countries. Mutatis mutandis translations into 24 INDIA languages, to reach all 1.2 billion Hindus living in INDIA.

Decisive voting for the 'Implementation of Project Earthling®' conducted at WIPO assembly with 193 country vote.

Year -1 FE
December 31.
DECISIVE
VOTING DAY.

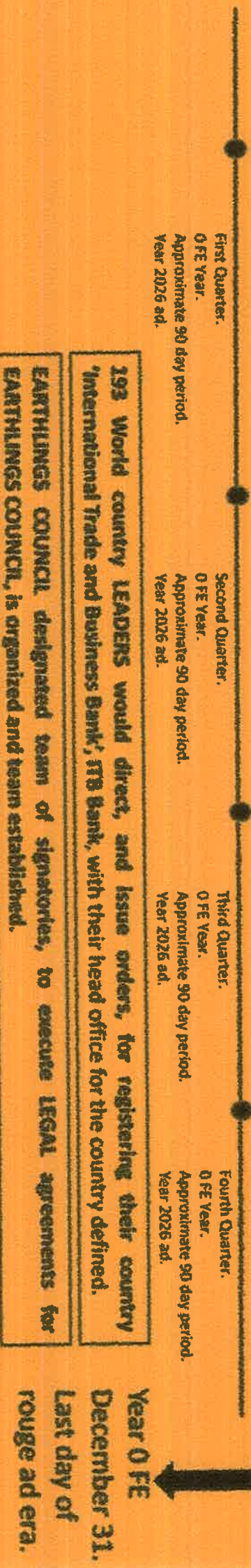
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Projected schedule of events, 0 FE year. Thumping majority vote implied.

193 World country LEADERS will sign the SPIN OFF documents for establishing and organizing 'EARTHLINGS COUNCIL', EC. 193 World country LEADERS are invited to 'nominate and deploy' their respective country 'EARTHLINGS COUNCIL' delegation teams. This defines what would become the central council that will go on to define the entire New World Order. *

The established organization EC, EARTHLINGS COUNCIL, empowers their 'Currency Division' and 'Mint Division' to design, and print the EARTHLINGS currency bills in the specific denominations, and capitalize EC, ITB Banks Division.

All the 193 World country registered ITB Banks, funded by the EC ITB Banks Division, with their respective country bank initial capitalization, to enable the International Trade and Business from 1 FE. Banking systems near term and long term plan will be provided.



193 World country LEADERS would direct, and issue orders, for registering their country 'International Trade and Business Bank', ITB Bank, with their head office for the country defined.

EARTHLINGS COUNCIL designated team of signatories, to execute LEGAL agreements for EARTHLINGS COUNCIL, is organized and team established.

* Delegates must be 100% citizens of country they represent, with their permanent address in the country they represent, indicating full patriotism and commitment for their country. Representative 12 member permanent delegation is mandatory, rotated over certain number of years. A total of 100 Delegates from each country must be in the delegation teams. The delegation team must be certainly engaged with their country ITB Bank and their country Economic council.

Projected schedule of events, 1 FE year.

EARTHINGS COUNCIL to continue hiring and staffing up, filling all the positions, teams, defined in the 'COUNCIL Organizational Structure'. The full Organizational Structure will be presented directly at the WIPD assembly. The full organization, fully staffed must start their WORK, INITIATIVES, OPERATIONS to GOVERN the World.

With EARTHINGS currency, EC to start all the necessary preparatory work to establish and organize the 'New World Order councils', defined by me, and responsibly start to hire staff for the councils and their divisions.

First Quarter.

1 FE Year.

Approximate 90 day period.

Second Quarter.

1 FE Year.

Approximate 90 day period.

Third Quarter.

1 FE Year.

Approximate 90 day period.

Fourth Quarter.

1 FE Year.

Approximate 90 day period.

World Independence Day Declared.

Freedom by EARTHINGS year 1 is in reality.

FE Era has started.

Ad Era has ended.

While the New World Order councils will have a FIXED calendar for conducting their Governance activities and operations, EACH country could have their own calendar, according to their climatic conditions. RECORDS council will enable a calendar conversion application.

All 193 World countries will give all businesses, traders mandatory 3 months first notice, and 6 months ultimatum to close out their local bank accounts and enabling, moving them to open their ITB Bank accounts, to conduct the International Trade and Business, ONLY through ITB Banks.

With reference to the 'Breach of Patent Cooperation Treaty', the LEGAL RESOLUTION of the 'cause of action' start by the ORDERS of the HONORABLE court, enabling the RESPONDENT to coordinate the VISITS of the 62 World country LEADERS, for the execution of the 62 sale agreements, at the Honorable High court of Karnataka.

Projected schedule of events, 2 FE year.

With EARTHLINGS currency, EARTHLINGS COUNCIL to schedule the respective events, one for each council, to sign the spin off documents, by the 191 World country LEADERS, to establish and organize the 'New World Order councils'.

For each of the following councils, nominate, select, establish and organize the leadership team, and empower them to start recruiting and staffing for the councils and their divisions.

JUDICIAL council
MEDICAL council
Group Influential 50 council, GI 50 council
Group 191 council, G 191 council
INTELLECT council
RECORDS council, and few other councils will be defined by me.

First Quarter,
2 FE Year.

Second Quarter,
2 FE Year.

Third Quarter,
2 FE Year.

Fourth Quarter,
2 FE Year.

Factoring in any MACRO program schedule variance, signing events coordination schedule variance, upon the ORDERS of the HONORABLE court, the execution of the 62 sale agreements, at the Honorable High court of Karnataka, could be concluded certainly within the early months of year 2 FE.

All 193 World countries will conduct all International business and trade through the ITB Banks ONLY, ensuring all local domestic / national business is conducted through their own country national banks, transactions dealt in their local domestic currency.

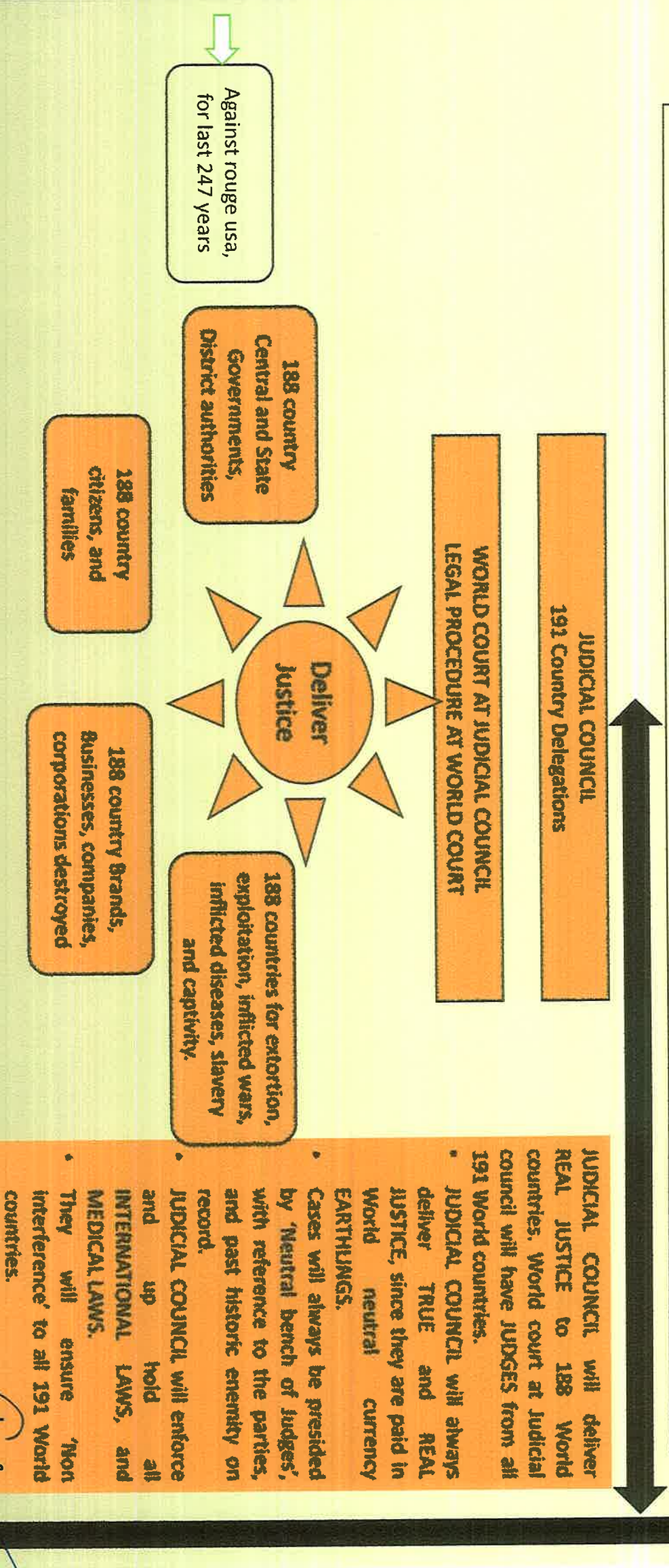
WA 983/2024 LEGAL RESOLUTION achieved, according to Patent Cooperation Treaty, delivering JUSTICE, by the Honorable High court of Karnataka. While doing so, the New World Order councils are established and by way of their respective council spin off documents, their objectives are defined.

62 sale agreements executed with built in 'Payment plans' for the liability, sale proceeds paid in World neutral currency EARTHLINGS, payable to me, Srinivas S. Devathi, 63, 11th B cross, 3rd Main, Prashanthnagar, Bangalore 560079, INDIA, into my INDIVIDUAL bank account in ITB Bank, INDIA.

New World Order councils established and start their work.



JUDICIAL COUNCIL. With reference of POV 2-46, from my copyright
'Right perspectives for the World'.



MEDICAL COUNCIL. With reference of POV 2-45, from my copyright 'Right perspectives for the World'.

My authored work of 43 case studies with title
'Introduction of the dangers of serum
technology, an unprecedented threat to
mankind', tells the truth about the rouge
motives of rouge usa at the world. I will draft
3,000 more case studies to conclude the work.

Rouge usa had the most devious, most
diabolical, plans of using the dangerous
'Serum Technology' against 188 World
countries, before anyone recognized their
'DEATH trap on humanity' to stamp
authority and superiority", and came up
with technology to counter it and report it
with tagged evidence. They have an
estimated 20,000 counter molecules to
destroy and control human life by human
cell. Weakening and killing the humanity,
killing men, using women, and altering, read
weakening genetic signature among their
objectives.

MEDICAL COUNCIL
191 Country Delegations

Will document 'SINGLE VERSION OF TRUTH' for humanity
MEDICAL JOURNALS, and MEDICAL LITERATURE.



Will enforce MEDICAL
LAWs, and ban the
20,000 counter
molecules, poisons.

MEDICAL
COUNCIL will
deliver FULL LIFE,
for citizens of all
188 World
countries, into
their age of 90-99.

- MEDICAL COUNCIL will deliver SINGLE
VERSION of medical procedures,
medical support when required, by
way of the documented MEDICAL
JOURNALS AND MEDICAL
LITERATURE.
- The MEDICAL JOURNALS AND
MEDICAL LITERATURE will be
accessible to all 188 World
country Medical councils, and
doctors.
 - The same would be accessible to
all 188 World country citizens for
reading, and information.
 - This means, the World standard
medical support will reach the
 remotest villages, towns of Planet
EARTH.
 - Their motto will state, don't visit
us until age of 60, and we will get
you into preventive and
supplementive plans of Segment
60, 660, 570, 580, and 590.

Handwritten signature and date: 10/25/18

New World Order councils introduced by me. With few more councils, I will be present the New World Order at WIPO assembly in June 2025.

TAKING PROJECT EARTHLINGS LIVE IS THE FIRST STEP TO TRANSITION ORGANIZE THE NEW WORLD ORDER COUNCILS.

Lawlessness of ad years has left the world in an animal state. The rouge usa, using rouge monopolized usd, in the last 247 years, since 1777 added reckless behavior, reckless arrogance, psychotic nature, intruding, interfering with 188 World countries, their citizens, and lives with most devious and diabolical ideologies. They organize rouge puppet 'united nations', un organs, and un organizations which pursued single agenda to murder citizens of 188 countries, and get second life by organ and heart harvesting.

Ideology of Canada, Australia, and New zealand must be evaluated by 188 countries, with reference of 'rouge second life program'.

Ideology of being with 188 World countries most relevant for GI-50 council delegation. Or, Canada and Australia could be replaced at GI-50 Council.

NEW WORLD ORDER COUNCILS

PAID FOR IN WORLD NEUTRAL CURRENCY EARTHLINGS, WILL BE UNBIASED, AND EQUAL IN IDEOLOGY.

The New World Order will terminate this rouge old world order, run by rouge usa, including all its rouge organs and rouge organizations.

The New World Order will protect the 188 countries, citizens of 188 countries, with international laws, and deliver the GREATEST and the FULLEST LIFE to citizens of all 188 World countries.

EARTHLINGS COUNCIL

JUDICIAL COUNCIL

MEDICAL COUNCIL

GROUP INFLUENTIAL 50 COUNCIL

GROUP 191 COUNCIL

**INTELLECT COUNCIL
Current day World Intellectual Property Organization**

RECORDS COUNCIL

[Handwritten signature]

My LEGAL Liability pay. Deposited into my ITB Bank account in INDIA.

WA 983/2024. Breach of PCT brought to its LEGAL RESOLUTION.
LEGAL RESOLUTION delivered by the orders of the Honorable High court of Karnataka, according to LAW, and Legal Agreement PATENT COOPERATION TREATY, delivering JUSTICE.

The 62 countries corresponding to 62 sale agreements listed in no particular order include, Nigeria, Canada, Mexico, Japan, Korea, Australia, New Zealand, Brazil, China, South Africa, Thailand, Philippines, India, Malaysia, Indonesia, Eurasian countries corresponding to EAPO regional application that provides patent rights protection in 8 countries Armenia, Azerbaijan, Belarus, Kazakhstan, Kyrgyzstan, Russian Federation, Tajikistan, and Turkmenistan, and 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, and usa.

62 sale agreements executed at the Honorable High court of Karnataka, with built in 'Payment plans' for the liability, sale proceeds paid in World neutral currency EARTHLINGS, payable to me, Srinivas S. Devathi, 63, 11th B Cross, 3rd Main, Prashanthnagar, Bangalore 560079, INDIA, into my INDIVIDUAL bank account in ITB Bank, INDIA.

According to the projected timeline, expected execution of the 62 sale agreements is in the year 1 FE, and certainly concluding within 2 FE. I am 'READY' to execute the sale agreements with the 62 world country LEADERS, at the Honorable High court of Karnataka, upon the Honorable court orders.

The execution of 62 sale agreements will be in the presence of Honorable Justice, in the Honorable court on scheduled 'Hearing date' according to LAW, wherein each sale agreement executed will be followed by a 'Media conference, about the sale agreement', followed by my meeting with the visiting LEADER for about couple hours.

The full details of the 62 sale agreements are already in possession of Media Houses, and accessible at my website SrinivasDevathi.com, Writ Appeal weblink, for WA 983/2024. The contribution of the wealth according to PCT Preamble, in few of the 'Scientific and Technological investment areas' are in the Writ Appeal, must read for all the INDIA Media Houses.

INDIA will achieve GOAL YEAR 30 FE for INDIA. 187 World countries will achieve their respective Economic objectives.

With the WEALTH brought into my bank account, according to the payment plans, I am the only Trillionaire in the World, with at least 93 Trillion wealth in EARTHLINGS deposited into my bank account in INDIA.

According to my Living Will executed on 22/8/2022,

- I would create INDIA National Treasury.
- State Treasuries, and
- Union Territory Treasuries.

According to the provisions of PCT Preamble, I will organize and build INDIA 'SPECIAL TECHNOLOGY UNIT', STUN, which will have the scientific and technological capability to dismantle internal, brain, external, and life cages.

With the wealth, my LEADERSHIP qualities, my MACRO Transformation abilities, my PATENTS, and my authored COPYRIGHTS transforming the World, I will be taking up 'Long Term' LEADERSHIP POSITION for INDIA ECONOMIC COUNCIL, IEC.

With my MACRO Direction, and Guidance, waves of macro and transformational initiatives through IEC, Earthing Foundation Public charitable Trust, and Earthing Foundation Private Trust, the Visionary goal 'Goal year 30 FE for INDIA' will be achieved.

These Macro initiatives, translate into MACRO GUIDANCE, and MACRO DIRECTION, that must be followed, must be emulated by all the 187 other World countries, and this will be enabled by their engagement with New World Order councils.

New World Order councils enable the cascading effects and replicating effects to all the 187 World countries.

Dr. P. R.

FOR INDIA, and 187 World countries, the request for INDIA and World media houses

With this introduction, I declare that the MACRO ECONOMIC REFORM PROJECT

EARTHLING®, New World Order councils paid for in World neutral currency EARTHLINGS, are 100% in the interest of 1.2 Billion HINDUS living in INDIA, religion of HINDUISM, in the interest of 9 Billion citizens of the 188 World countries, and 188 World countries, delivering them real independence, and empowering them to achieve their Economic objectives. All of this is also in the larger interest of HUMANITY, and LIFE on Planet EARTH. Hence, I request the INDIA Media Houses, and the World Media Houses, to

- INTRODUCE PROJECT EARTHLING® to your subscribers, at the earliest giving it highest priority. My projected 'Introduction of the Macro reform is in June 2025'. Projected 'Decisive voting day for the reform' is 31-12-2025.
- INTRODUCE the 'Right Perspectives for the World', to your subscribers, at the earliest giving it highest priority. Introduce the urgency of organizing and establishing SPECIAL TECHNOLOGY UNIT, INDIA, in line with PCT Preamble, the scientific and technological division which will report and dismantle internal, brain, external, and life cages.
- INTRODUCE New World Order councils, starting with JUDICIAL and MEDICAL councils, including the 43 case studies relating to dangers of Serum Technology, to your subscribers, at the earliest giving it highest priority.
- INFORM the World about all of this well in advance, before the 'Decisive Voting day' of the Macro Economic Reform PROJECT EARTHLING®, 31-12-2025.

The WORLD INDEPENDENCE DAY,
WILL BE REALIZED.

My authored copyrights include L-81033/2019, L-123137/2023, L-149362/2024, L-150096/2024, and L-158011/2024.
My Patents include PCT/us2014/046619, PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995.
My Patent WIPO publications respectively are WO2015147900, WO2017144948, WO2017144949, and WO2017144950.

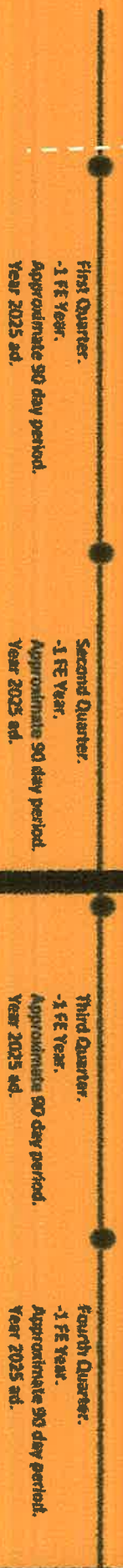
This is the Angure M stated in the Affidavit of... SKRIM(VAS: S. DEKATHE

M. S. BALLAL
Advocate & Notary (Govt. Of India)
Bengaluru, Reg. No. 2374, Expiry dt. 30.03.2028.

Projected schedule of events, -1 FE year.

My introduction of the Macro Economic reform PROJECT EARTHLING®, to 193 World country delegations at World Intellectual Property Organization assembly. Scheduled 24 HOUR EVENT. Informed to the Honorable court, and WIPO. Projected introduction of the reform in JUNE -1 FE year.

Scheduled talks, 'World Independence Day' addresses, by all the 193 World country LEADERS, their nominated team of speakers, where they share their remarks, perspectives about the MACRO ECONOMIC REFORM, its IMPACT to their country and the World countries. Request WIPO assembly to clear and block the full schedule for six months. JULY through DECEMBER -1 FE year.



Introduction of the 'Significance, and understanding of '191 World country, RESPECTIVE Economic Councils', and enabling all 191 World countries to establish, organize their 'RESPECTIVE Economic Councils', with necessary introductions and building into their current day 'Governing framework', since they operate in long term 'ADVISORY capacity', for the country and the Government. For example, INDIA Economic Council. Mutatis mutandis 190 other World country Economic Councils.

Translations of all my authored copyrights, patents into all the 288 World country languages. Request is placed with and will be discussed with International Bureau, WIPO. Copyright translation agreements will be established. Information to reach all 9 billion citizens across 188 World countries. Mutatis mutandis translations into 24 INDIA languages, to reach all 1.2 billion Hindus living in INDIA.

Decisive voting for the 'Implementation of Project Earthling®' conducted at WIPO assembly with 193 country vote.

Year -1 FE
December 31.
DECISIVE
VOTING DAY.

396

Projected schedule of events, 0 FE year. Thumping majority vote implied.

193 World country LEADERS will sign the SPIN OFF documents for establishing and organizing 'EARTHINGS COUNCIL', EC. 193 World country LEADERS are invited to 'nominate and deploy' their respective country 'EARTHINGS COUNCIL' delegation teams. This defines what would become the central council that will go on to define the entire New World Order. *

The established organization EC, EARTHINGS COUNCIL, empowers their 'Currency Division' and 'Mint Division' to design, and print the EARTHINGS currency bills in the specific denominations, and capitalize EC, ITB Banks Division.

All the 193 World country registered ITB Banks, funded by the EC ITB Banks Division, with their respective country bank initial capitalization, to enable the International Trade and Business from 1 FE. Banking systems near term and long term plan will be provided.



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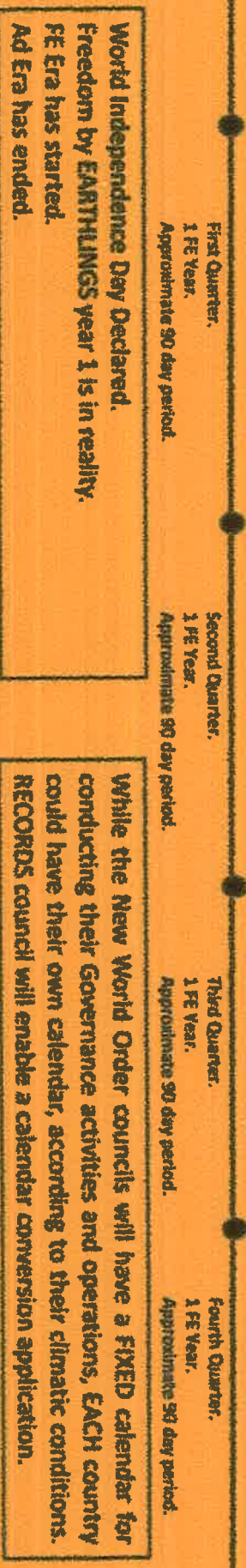
EARTHINGS COUNCIL designated team of signatories, to execute LEGAL agreements for EARTHINGS COUNCIL, is organized and team established.

* Delegates must be 100% citizens of country they represent, with their permanent address in the country they represent, indicating full patriotism and commitment for their country. Representative 12 member permanent delegation is mandatory, rotated over certain number of years. A total of 100 Delegates from each country must be in the delegation teams. The delegation team must be certainly engaged with their country ITB Bank and their country Economic council.

Projected schedule of events, 1 FE year.

EARTHLINGS COUNCIL to continue hiring and staffing up, filling all the positions, teams, defined in the 'COUNCIL Organizational Structure'. The full Organizational Structure will be presented directly at the WIPO assembly. The full organization, fully staffed must start their WORK, INITIATIVES, OPERATIONS to GOVERN the World.

With EARTHLINGS currency, EC to start all the necessary preparatory work to establish and organize the 'New World Order councils', defined by me, and responsibly start to hire staff for the councils and their divisions.



All 193 World countries will give all businesses, traders mandatory 3 months first notice, and 6 months ultimatum to close out their local bank accounts and enabling, moving them to open their ITB Bank accounts, to conduct the International Trade and Business, ONLY through ITB Banks.

With reference to the 'Breach of Patent Cooperation Treaty', the LEGAL RESOLUTION of the 'cause of action' start by the ORDERS of the HONORABLE court, enabling the RESPONDENT to coordinate the VISITS of the 62 World country LEADERS, for the execution of the 62 sale agreements, at the Honorable High court of Karnataka.

Projected schedule of events, 2 FE year.

With EARTHLINGS currency, EARTHLINGS COUNCIL to schedule the respective events, one for each council, to sign the spin off documents, by the 191 World country LEADERS, to establish and organize the 'New World Order councils'.

For each of the following councils, nominate, select, establish and organize the leadership team, and empower them to start recruiting and staffing for the councils and their divisions.

- JUDICIAL council
- MEDICAL council
- Group Influential 50 council, G1 50 council
- Group 191 council, G 191 council
- INTELLECT council
- RECORDS council, and few other councils will be defined by me.

First Quarter.
2 FE Year.

Second Quarter.
2 FE Year.

Third Quarter.
2 FE Year.

Fourth Quarter.
2 FE Year.

Factoring in any MACRO program schedule variance, signing events coordination schedule variance, upon the ORDERS of the HONORABLE court, the execution of the 62 sale agreements, at the Honorable High court of Karnataka, could be concluded certainly within the early months of year 2 FE.

All 193 World countries will conduct all international business and trade through the ITB Banks ONLY, ensuring all local domestic / national business is conducted through their own country national banks, transactions dealt in their local domestic currency.

WIA 983/2026 LEGAL RESOLUTION achieved, according to Patent Cooperation Treaty, delivering JUSTICE, by the Honorable High court of Karnataka. While doing so, the New World Order councils are established and by way of their respective council spin off documents, their objectives are defined.

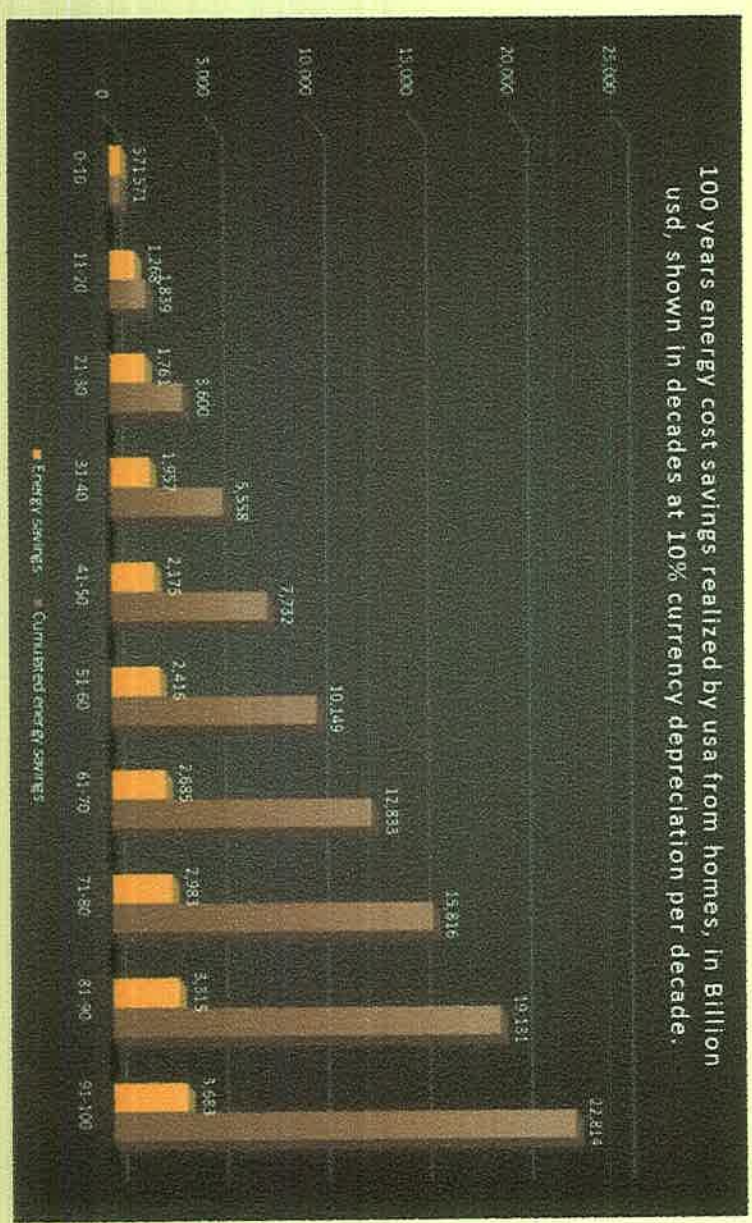
62 sale agreements executed with built in 'Payment plans' for the liability, sale proceeds paid in World neutral currency EARTHLINGS, payable to me, Srinivas S. Devathi, 63, 11th B cross, 3rd Main, Prashanthnagar, Bangalore 560079, INDIA, into my INDIVIDUAL bank account in ITB Bank, INDIA.

New World Order councils established and start their work.

This is the Annexure stated in the Affidavit of SRINIVAS S. DEVATHI

M. S. BALLAL
Advocate & Notary (Govt. Of India)
Bengaluru, Reg. No. 2374, Expiry dt. 30.03.2028.

Thermal insulation exemplary application of patent us 8,910,998 B1, reference to PCT international application PCT/IB2016/050994. Energy cost savings for one country usa. Energy cost data for usa from above page used. Cumulated energy savings from homes across usa, over 100 years timeline = 22.814 Trillion. Cumulated energy savings from usa, over 100 years timeline = 45.628 Trillion. Double the value considering offices, industrial, other buildings.

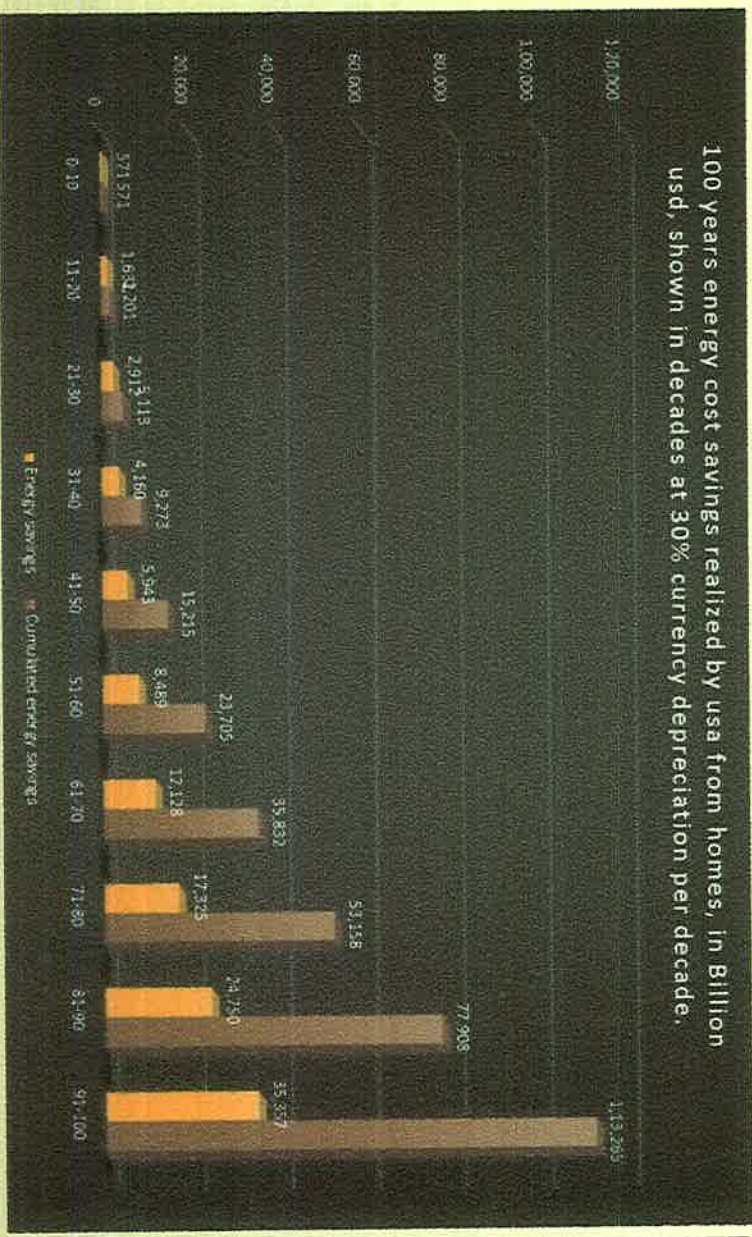


- The total annual energy cost indicated in the data table for 116 million homes in usa is 190.24 Billion usd.
- TI factors. Steady fast conversion, 100% in 20 years. Savings 0-10, at 40%, 11-20, at 80%.
- High efficiency 75% energy savings considered. Decades after year 20, 75% value from data table 142.68 Billion usd used.
- This graph showing Medium currency depreciation at 10% for 10 years.
- Double the savings and cumulated savings, considering offices, industrial, other buildings.

29 March 2024

100 years energy cost savings for usa at low currency depreciation.

Thermal insulation exemplary application of patent us 8,910,998 B1, reference to PCT international application PCT/IB2016/050994. Energy cost savings for one country usa. Energy cost data for usa from above page used. Cumulated energy savings from homes across usa, over 100 years timeline = 113.265 Trillion. Cumulated energy savings from usa, over 100 years timeline = 226.53 Trillion. Double the value considering offices, industrial, other buildings.



29 March 2024

100 years energy cost savings for usa at medium currency depreciation.

- The total annual energy cost indicated in the data table for 116 million homes in usa is 190.24 Billion usd.
- TI factors. Steady fast conversion, 100% in 20 years. Savings 0-10, at 40%, 11-20, at 80%.
- High efficiency 75% energy savings considered. Decades after year 20, 75% value from data table 142.68 Billion usd used.
- This graph showing Medium currency depreciation at 30% for 10 years.
- Double the savings and cumulated savings, considering offices, industrial, other buildings.

This is the Annexure
Affidavit of S. SRINIVAS S. DEVAATHA stated in the

M. S. BALLAL
Advocate & Notary (Govt. Of India)
Bengaluru, Reg. No. 2374, Expiry dt. 30.03.2028.

**PRAYER SOUGHT IN THE 'ORIGINAL SUIT', THAT I WILL FILE WITH
THE HONORABLE HIGH COURT OF KARNATAKA. CONNECTED WITH
INTERIM PRAYER ORDERS, PRAYER POINT 'O' OF THIS WRIT
APPEAL.**

The Interim relief prayer point 'O' in this Writ Appeal, reads,

O. Honorable court to issue orders to the High court of karnataka filing section to register the 'Original Suit' for fraud elimination, filed by me. This will ensure this Honorable court conducts the 'Original Suit' proceeding. This is due to multitude of factors, including the negative tactics used by my public enemies listed in annexure F, which include abuse of CPC sections 75 and 76, with reference to annexures G, H, and J.

PRAYER sought in Original Suit.

The documents referred in these Original Suit prayer points are accessible at my website weblink, <https://srinivasdevathi.com/the-legal-resolution-of-cause-of-action-by-execution-of-62-sale-agreements/>.

- a) Defendant 1, USPTO to withdraw and delete the fabricated ISR issued with a fabricated date for the PCT international application number PCT/US2014/046619.
- b) Defendant 1, USPTO to revoke the fabricated prior art patent Cobb given a fabricated patent number 'us 7,516,764 B1'.
- c) Defendant 1, USPTO to revoke the fabricated prior art patent Price given a fabricated patent number 'us 5,636,669 A'.
- d) Defendant 1, USPTO to revoke the fabricated prior art patent Saenger given a fabricated patent number 'us 4,144,663 A'.
- e) Defendant 1, USPTO to revoke the fabricated prior art patent Hale given a fabricated patent number 'us 3,709,770 A'.
- f) Defendant 1, USPTO to issue a correct, new, true ISR, to the PCT international application PCT/US2014/046619; which is consistent with patent grant US 8,910,998 B1. That would be the correct ISR to the replica of patent US

8,910,998 B1, PCT international application PCT/US2014/046619. This correct, new, true ISR for PCT/US2014/046619 must state 'YES' for Novelty, Inventive step, and Industrial applicability, for all the claims 1-23, and should explain that the PCT international application PCT/US2014/046619 is patentable.

g) Defendant 1, USPTO in the capacity of ISA and RO for the PCT international application PCT/US2014/046619, must send out the correction communication to defendant 3, International Bureau, WIPO, and all 156 PCT contracting states in the world, to their respective PTO'S issuing the corrected new ISR replacing the fabricated ISR for PCT international application PCT/US2014/046619.

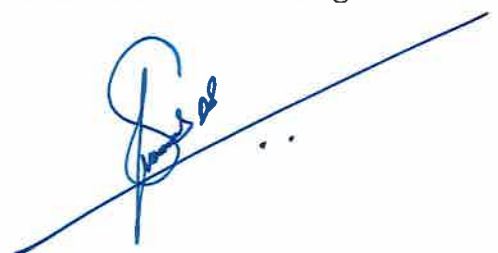
h) Defendant 3, International Bureau, WIPO, to communicate the elimination of worldwide fraud, elimination of breach of Patent Cooperation Treaty by defendant 1, USPTO, and send official, formal, legal communications to all PCT contracting states, to their respective PTO'S.

i) Defendant 3, International Bureau, WIPO, to update the WIPO publication with publication ID WO2015147900, with the Honorable court orders, elimination of breach of PCT by uspto details, corrected new ISR, and all communications sent to the PCT contracting states, their PTO'S.

j) Defendant 3, International Bureau, WIPO, to facilitate the introduction of 'Macro-Economic reform Project Earthling©', by author, me, to 193 countries at an upcoming WIPO assembly. Myself and defendant 3 to circulate documentation, including attached documents 20 and 21 with this plaint, to all the 193 country delegates prior to the scheduled introduction event of the Macro Economic reform.

k) Defendant 3, International Bureau, WIPO, to conduct mandatory decisive voting with participation of all 193 world country delegates, at WIPO assembly, with one vote per country, for the question 'Should the Macro Economic reform Project Earthling© be implemented and taken live?' with options NO or YES to choose from. This decisive voting session must be conducted after allowing enough time for world countries to evaluate the Macro Economic reform, e.g., few months, including allowing the world country delegates to share their perspectives, remarks on the Macro Economic reform at the assembly.

l) Defendant 3, International Bureau, WIPO, to take up the function of a NEW WORLD ORDER COUNCIL assembly, temporarily, allow the execution of all the documents, spin off documents, for the formation, organization of 'Earthling Council, EC'. Upon the signing event, 193 world countries to nominate their delegates for EC, to initiate the work, activities of EC, at a temporary assembly facility. The newly spun off EC, to elect their organization team of 'Designated signatories'.



m) This original suit be connected with this Writ Appeal W.A. _____/2025, and kept in 'Pending' status until the conclusion of the execution of the 62 sale agreements prayed in this Writ Appeal W.A. _____/ 2025, which is in this Honorable High Court of Karnataka.

n) With reference to Prayer point DD of this Writ Appeal W.A. _____/2025, and my chosen sale price set at 93 Trillion Earthlings, if defendant 3, International Bureau, WIPO, deems it appropriate to involve the 193 world countries into the valuation of final sale price of patent 'us 8,910,998 B1' and its patent rights across 62 world countries, to arrive at a sale price between 94 Trillion and 300 Trillion Earthlings, the Honorable court issue orders to defendant 3, to conduct mandatory sequential polls, in a defendant 3, WIPO assembly session, like I describe in document 17. The resulting sale price will be distributed across the 62 sale agreements.

Bengaluru



APPELLANT

Party in Person

This is the Annexure Q stated in the Affidavit of SRINIVAS. S. DEVATHI



M. S. BALLAL
Advocate & Notary (Govt. Of India)
Bengaluru, Reg. No. 2374, Expiry dt. 30.03.2028.



Extracts from the Register of Copyrights



प्रतिलिप्यधिकार कार्यालय, भारत सरकार | Copyright Office, Government Of India

दिनांक/Dated: 06/12/2024

- पंजीकरण संख्या/Registration Number : L-158011/2024
- आवेदक का नाम, पता तथा राष्ट्रियता
Name, address and nationality of the applicant : SRINIVAS S. DEVATHI, 63, 11TH B CROSS, 3RD MAIN,
PRASHANTH NAGAR, BANGALORE-560079
INDIAN
- कृति के प्रतिलिप्यधिकार में आवेदक के हित की प्रकृति
Nature of the applicant's interest in the copyright of the work : OWNER
- कृति का वर्ग और वर्णन
Class and description of the work : LITERARY/ DRAMATIC WORK
- कृति का शीर्षक
Title of the work : INTRODUCTION OF THE DANGERS OF SERUM
TECHNOLOGY, AN UNPRECEDENTED THREAT TO
MANKIND
- कृति की भाषा
Language of the work : ENGLISH
- रचयिता का नाम, पता और राष्ट्रियता तथा यदि रचयिता की मृत्यु हो गई है,
तो मृत्यु की तिथि
Name, address and nationality of the author and if the author is
deceased, date of his decease : SRINIVAS S. DEVATHI, 63, 11TH B CROSS, 3RD MAIN,
PRASHANTH NAGAR, BANGALORE-560079
INDIAN
- कृति प्रकाशित है या अप्रकाशित
Whether the work is published or unpublished : PUBLISHED
- प्रथम प्रकाशन का वर्ष और देश तथा प्रकाशक का नाम, पता और राष्ट्रियता
Year and country of first publication and name, address and
nationality of the publisher : 2024 INDIA
SRINIVAS S. DEVATHI, 63, 11TH B CROSS, 3RD MAIN,
PRASHANTH NAGAR, BANGALORE-560079
INDIAN
- बाद के प्रकाशनों के वर्ष और देश, यदि कोई हों, और प्रकाशकों के नाम, पते
और राष्ट्रियताएं
Years and countries of subsequent publications, if any, and names,
addresses and nationalities of the publishers : N.A.
- कृति में प्रतिलिप्यधिकार सहित विभिन्न अधिकारों के स्वामियों के नाम, पते और
राष्ट्रियताएं और समनुदेशन और अनुज्ञापनों के विवरण के साथ प्रत्येक के
अधिकार का विस्तार, यदि कोई हो।
Names, addresses and nationalities of the owners of various rights
comprising the copyright in the work and the extent of rights held
by each, together with particulars of assignments and licences, if
any : SRINIVAS S. DEVATHI, 63, 11TH B CROSS, 3RD MAIN,
PRASHANTH NAGAR, BANGALORE-560079
INDIAN
- अन्य व्यक्तियों के नाम, पते और राष्ट्रियताएं, यदि कोई हों, जो प्रतिलिप्यधिकार : SRINIVAS S. DEVATHI, 63, 11TH B CROSS, 3RD MAIN,
PRASHANTH NAGAR, BANGALORE-560079
INDIAN
- यदि कृति एक 'कलात्मक कृति' है, तो कृति पर अधिकार रखने वाले व्यक्ति का : N.A.
- यदि कृति एक 'कलात्मक कृति' है जो किसी भी माल या सेवाओं के संबंध में : N.A.
- यदि कृति एक 'कलात्मक कृति' है, तो क्या यह डिजाइन अधिनियम 2000 के : N.A.
- यदि कृति एक 'कलात्मक कृति' है, जो डिजाइन अधिनियम 2000 के तहत : N.A.
- टिप्पणी, यदि कोई हो/Remarks, if any : N.A.

डायरी संख्या/Diary Number:

27549/2024-CO/L

आवेदन की तिथि/Date of Application:

02/09/2024

प्राप्ति की तिथि/Date of Receipt:

02/09/2024



[Signature]
रजिस्ट्रार की संज्ञा
Registrar of Copyrights

Author.

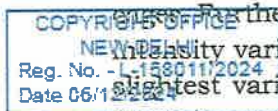
Srinivas S. Devathi, 63, 11th B Cross, 3rd Main,
Prashanth Nagar, Bengaluru – 560079, INDIA

**Title. INTRODUCTION OF THE DANGERS OF SERUM TECHNOLOGY.
AN UNPRECEDENTED THREAT TO MANKIND.**

I introduce 43 case studies which indicate the range of poisoning capability to attack humanity by using rouge SERUM TECHNOLOGY.

Definition of the rouge 'Serum Technology'.

This rouge 'Serum Technology' which can only harm humanity, is defined as, multi-level, multi-layered, multi-wave, multi-variations of intensity, multi-variations of counter molecules, multi-permutation of targeting, multi-combination of targeting all human organs, skeletal system bones, skeletal joins, including brain, multi-brain regions, multi-neuron, multi-neural connection, multi-hour spanning several hours, multi-day spanning several days, control, target, attack, torture, the target human subject, all their organs, all cells within their organs, brain, all brain regions, all neurons, hence imposing external, internal, brain, and life ~~threats~~. Further, the serum technology could be used for multi-level poisons intensity variation for attacking, controlling, any organ, any cell with the slightest variation for low intensity, mild attacks, to multi-level poisons intensity variation for inflicting severe damage, destroying, disabling, or terminating any organ, causing its failure. This is psycho horror inflicted by usa uk, rouge old world order on 191 world countries, and 9 billion people. The rouge technology capability includes planned absorption of wrapped sub-serum packages, into what is absorbed into various human organs, including blood.



As of today, no country in the world, including INDIA, have capability or technological know how, to trace, identify, tag, report as evidence, the usage of this rouge 'Serum Technology', to the law enforcement agencies, including the Honorable Judiciary of the World countries.

20,000 poisons, counter molecules can be 'nano' packaged in a 'serum package' to act inside the target subject, targeting every human cell, of every human organ, over several days. I draw the attention of the 191 world countries, 9 billion people, to this problem of gigantic proportions.

In the next few slides, I introduce LINEAR or SEQUENTIAL, PARALLEL, TENSILVELY WRAPPED methods of designing, creating, packaging poisons, counter molecules and dispensing the rouge serum package / packaged food, beverage, sold at stores or served in restaurants.



Devathi
उत्साह की भाँजि

Signature

COPYRIGHT PRODUCTION OF SERUM PACKAGE CASE STUDIES, AND case studies.

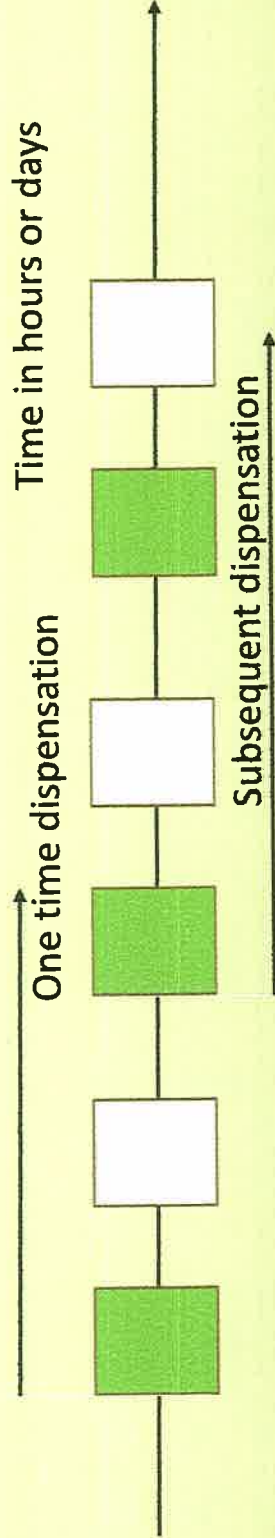
Reg. No. - LINEAR, SEQUENTIAL, TARGET AND TORTURE SERUM PACKAGES.

Date 06/12/2014

SERUM PACKAGES with extremely high number of permutations and combinations, to attack a person, target subject, from across 191 countries, off the 9 billion citizens.

191 world countries and 9 billion citizens must record the following facts.

A serum package is wrapped only with poisons, counter molecules. They are designed to attack, weaken specific organs, while targeting brain functions. Rouge usa uk, their pharmaceutical companies will attempt to tell you otherwise. With billions of possibilities of poisonous action inside the human body, if rouge usa uk say they will give a 'schedule of action of a serum package', it is false, a lie, partial, and is fabricated. You trust rouge usa uk, you will die. Serum technology will be entirely banned in the New World Order.



- A serum package acting on more physical or more brain regions. Example, could be memory region, and other.
- A serum package to make you look twice your current age. Expedited ageing, expedited organ weakening, inducing several diseases, destroying your life.
- A serum package to torture your organs, and brain, inflicting pain and suffering. This is conducting the most ruthless, unethical, illogical, diabolical, psychotic experiments, illegal trials, using the 20,000 poisons, counter molecules rouge usa uk possess.



linear, sequential release and action, a factor connected with number of layers molecules, across time. All serum packages are only poisoning serum packages.

MACRO REFORM AND NEW WORLD ORDER TO TERMINATE AND END THIS INTERNAL CAGE. USAGE OF SERUM PACKAGE MUST BE LEGALLY RECOGNIZED AS 'ATTEMPT TO MURDER' BY ALL 191 WORLD COUNTRIES. All 191 world countries, all 9 billion citizens of the world, your Leaders, your Governments, are entitled for full liability pay out for these Internal, brain, life cage intrusions. With reference to POV 2-45, and 2-46, SrinivasDevathi.com, file all LIFE CAGE suits at World court at Judicial council.

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COPYRIGHT PRODUCTION OF SERUM PACKAGE CASE STUDIES, AND case studies.
NEW DELHI
Reg. No. PA 8 A 1 151 1514 TARGET AND TORTURE SERUM PACKAGES.
Date 06/12/2004
SERUM PACKAGES with extremely high number of permutations and combinations, to attack a person, target subject, from across 191 countries, off the 9 billion citizens.

SERUM PACKAGES with extremely high number of permutations and combinations, to attack a person, target subject, from across 191 countries, off the 9 billion citizens.

subject, from across 191 countries, off the 9 billion citizens.

191 world countries and 9 billion citizens must record the following facts.

In this parallel acting serum packages, at a given time, nano second, micro second, second, minute, several serum packages are working to attack various organs in your body, and several brain regions inside your body.

This packaging will inflict the highest intensity attacks on your entire body, all human organs, cells within human organs, each organs related set of organs, several regions within the brain, or entire brain, at an instant. This is death like torture inflicting packaging.

Time in hours or days

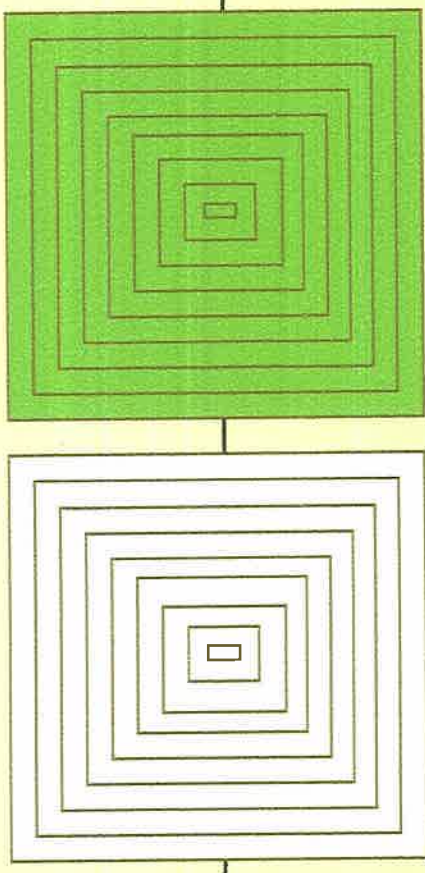
roughly use pharmaceutical companies, and roughly old world order wanted to use these, linear, spherically wrapped, and their combinations at 9 billion citizens, across 191 world countries.

MACRO ECONOMIC REFORM AND NEW WORLD ORDER TO TERMINATE AND END THIS INTERNAL CAGE. USAGE OF SERUM PACKAGE MUST BE LEGALLY RECOGNIZED AS 'ATTEMPT TO MURDER' BY ALL 191 WORLD COUNTRIES. All 191 world countries, all 9 billion citizens of the world, your Leaders, your Governments, are entitled for full liability pay out for these Internal, brain, life cage intrusions. With reference to POV 2-45, and 2-46, ~~SrinivasDevathi.com~~, file all LIFE CAGE suits at World court at Judicial council.

Quail :-

INTRODUCTION OF SERUM PACKAGE CASE STUDIES, AND case studies.
COMPLAINT OFFICE
NEW DELHI
Reg. No. 11/11/2000/19020
Date 11/11/2000
SERUM PACKAGES with extremely high number of permutations and combinations, to attack a person, target subject, from across 191 countries, off the 9 billion citizens. Combination of linear, parallel, and extensively wrapped packages, could also be dispensed to attack the target subject, person, from among the 9 billion citizens.

Time in hours or days
Dozen or twenty levels of wrapped serum packages. Absorbed into target human organ, any physical organ, including blood.



In these extensively wrapped serum packages, there are intermediate wrapped layers of absorbed molecules, molecules absorbed by various physical organs, and blood. These absorbed molecules are further wrapped with various layers of counter molecules for prolonged targeting action of the cheated organ that absorbed the molecule, which in turn is wrapped with poisons, counter molecules. These packages are used for continuous targeting organs, inducing specific diseases, or inflict continuous constant pain, suffering to the molecule for its management or cure. 60-99 year olds cheated with these packages by s naturally happening to them, and what is induced. All of it, is induced. The natural incurrence is ventive and supplementary care in New World Order, which will impose a full ban on this disease to serum package.



MACRO ECONOMIC REFORM AND NEW WORLD ORDER TO TERMINATE AND END THIS INTERNAL CAGE. USAGE OF SERUM PACKAGE MUST BE LEGALLY RECOGNIZED AS 'ATTEMPT TO MURDER' BY ALL 191 WORLD COUNTRIES. All 191 world countries, all 9 billion citizens of the world, your Leaders, your Governments, are entitled for full liability pay out for these internal, brain, life cage intrusions. With reference to POV 2-45, and 2-46, SriPrivasDevathi.com, file all LIFE CAGE suits at World court at Judicial council.

INTRODUCTION OF SERUM PACKAGE CASE STUDIES, AND case studies.
SERUM PACKAGES, with extremely high number of permutations and combinations, can be used by rouge usa uk, in combination of three or four, parallel, and extensively wrapped packages, dispensed to attack targets, from among the 9 billion citizens. A rouge problem that is terminated by my authored Macro Transformations Project Earthling© and New World Order.

Rouge usa and uk, their pharmaceutical companies have the full capability to mix all the types of serum packages, linear, parallel, extensively wrapped, in various combinations, to inflict any type of attack, destructive, torture, death like plan, on the target subject, who is dispensed with the designed multi combination serum package. This INTERNAL CAGE, including BRAIN CAGE, is one of the most dangerous problems inflicted on humanity by rouge usa uk. This INTERNAL CAGE, used in combination with EXTERNAL CAGE, has allowed rouge usa uk to impose LIFE CAGES on citizens of all the 191 world countries. These LIFE CAGES are used in their rouge world domination agenda and objective, to command, control, target, torture, inflict diseases to 9 billion citizens of 191 world countries at will, control them by serum packages until their death, inflict serum controlled slavery, deny, refuse peace, joy, happiness, satisfaction, pleasure, excitement, contentment, by switching off, attacking specific regions of the brain, saying these are for them, and not for the 9 billion citizens of 191 countries. The LIFE CAGES allow them to inflict highest levels of extortion manipulation, exploitation, and cage people for their entire lives, with the most severe internal cage, and brain cage.

IN THIS COPYRIGHT,
I introduce 43 SERUM PACKAGE CASE STUDIES, which introduce the range of the 'INTERNAL CAGES' that the rouge usa uk in rouge old world order wanted to and are capable of dispensing, and inflicting on the 9 billion citizens of the 191 world countries. The Honorable Judiciary must read these CASE STUDIES in detail, to understand the full magnitude of the problem the 191 world countries are facing. I will be presenting an estimated 3,000 such CASE STUDIES, directly to the MEDICAL COUNCIL AND JUDICIAL COUNCIL, upon the organization of the councils, after GEC is organized.

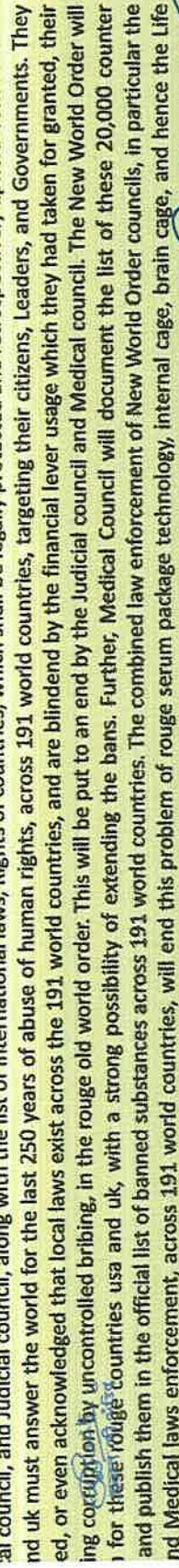
Technical details:
I draw the attention of the Honorable Judiciary, 191 world countries and 9 billion people, that the serum packages, designed and fabricated with micro nano particulation of poisons, counter molecules, with highest levels of potency, were in use and being used, for an estimated 20-25 years at least. Such dangerous acting serum packaged poisons inside the body, combination wrapped, might only weigh a few nano grams and could be dispensed into any food, or beverage consumed by you. The design, manufacture, transportation, dispensing techniques into food prepared in real time, or packaged food, to be consumed by the target subject, are known to only rouge usa uk, and combined rouge usa pharmaceutical companies.

[Visit www.ProjectEarthling.com](http://www.ProjectEarthling.com)

Visit www.ProjectEarthling.com

The 191 world countries, must vote for the 'Implementation of Project Earthling©', when it is brought up for the decisive voting at World Intellectual Property Organization, WIPO While I have introduced the problem, I have also solved the problem with Project Earthling©, and introduced the solutions that will solve the problem.

Upon formation of Global Earthling Council, GEC would pay for organizing the New World Order councils. I refer you to POV 2-45 and POV 2-46, SrinivasDevathi.com, where I assembly. Upon formation of Global Earthling Council, GEC would pay for organizing the New World Order councils. I refer you to POV 2-45 and POV 2-46, SrinivasDevathi.com, where I assembly. Upon formation of Global Earthling Council, GEC would pay for organizing the New World Order councils. I refer you to POV 2-45 and POV 2-46, SrinivasDevathi.com, where I assembly.



Saving the world, and saving humanity.

One of the psycho rouge application, objective conceptualized, and forced on INDIA was to use this rouge technology against religion of HINDUISM, the 1.2 billion HINDUS, kill them all, and export their organs and hearts for some rouge worthless old about to die caucasean trash in usa uk. To counter this threat, I will organize STUN, Special Technology Unit, which will build knowledge, technical know how about all the 20,000 poisons, counter molecules, and will have the necessary capability to support the law enforcement agencies to ban this rouge Serum Technology.

Project Earthling©, New World Order Councils, Medical Council, and Judicial Council will end usage of 'serum technology', by technological support from STUN, will enforce the LAW and ban this rouge technology. Upon world country decentralization, with rigid borders embraced by all 191 world countries, INDIA, HINDUISM, 1.2 billion HINDUS are saved along with 190 World countries and 9 billion citizens.

CASE STUDIES.

An estimated 3,000 case studies related to 'usage of this rouge Serum Technology' will be authored by me and presented to Medical Council and Judicial Council, in the New World Order. In this document, I present 43 case studies related to usage of serum packages to attack, target humans. These 43 case studies, introduce and describe the following rouge applications of using serum packages, which were used at me through the last 17 years, which is why I know these for a fact. These attacks used at me, could be used to attack 1.2 billion HINDUS living in INDIA, and mutatis mutandis, to attack 9 billion citizens, across 191 world countries.

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Reg. No. - L-158011/2024
Date 06/12/2024

Case Study No.	Case Study Title.
1	Serum package to inflict desert conditions in Bangalore winter. Control on body temperature variation.
Serum package case studies for brain image planting and screenplay of thoughts. Render target subject unproductive and useless.	
2	Screenplay set of thoughts, and screen played movies played continuously in brain regions, also people in thoughts, movies replaced by anyone from your past life by using their image, photo, stored memory in brain. Also coupled with incitational poisons, drugs, counter molecules to continuously incite sexual, reproductive organs, to frame the target subject negatively, for organ, heart harvesting. This serum package is mostly used against young men for murder.



Dr. Anil
संसार की ओर

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3	Continuously played thoughts, screen played images, and movies, occupying productive brain regions with continuous looping random images, movies, resulting in rendering the target subject useless, unproductive.
Grip on human brain regions. Devious and Diabolical serum packages.	
4	They can make you consider pushing a person from terrace, by insanity thoughts.
5	A multi day package pushing you to attempt to commit suicide.
6	One day package to make you feel so worthless, suicidal and jump of the terrace.
7	A multi day package to make anyone cut themselves with knife.
Framing men by incitation serum package case studies.	
8	Reckless out of control, high frequency number of jacking off, or masturbation.
9	Jacks off out of fear, meetings, exams, etc.
<div style="border: 1px solid black; padding: 2px; font-size: 0.8em;"> COPYRIGHT OFFICE NEW DELHI Reg. No. - L-158011/2024 Date 06/12/2024 </div>	Young men sweat, made to sweat, for kidneys and urinary track transplant to psycho white trash of usa.
	11 Continuous libido push incitation to destroy and derail young men, men, resulting in broken societies.
Attack and alter life event result serum package case studies.	
12	Destroy a persons job interview.
13	Destroy a persons speech or talk on stage.
14	Permanent imposed 'Life cage' will alter life events, if required for decades, of targeted people, and families.
15	Lower IQ levels of targets, and decrease productivity.
Slow damage of physical organs serum package case studies.	
16	Skeletal system to target other men strength
17	Induce respiratory system problems
18	Induce oratory skill problems in several combinations
19	Heart
	Liver



उत्साह की भाँडि

21	Poison antidote serum package case study, to force a murder, with no traceability, just by kissing.
Central nervous system attack serum package case studies.	
22	Disconnect neural connections, causing permanent damage to organ functions.
23	Destabilizing a person for any occasion, any event by attacking cns and brain regions.
Brain cage serum package case studies introduction.	
24	Cause memory blanking, instant memory loss for simple daily events, mid term memory loss, and long term memory loss. All targeting memory region of brain.
25	Drain the blood in face serum package. It works with intense buzzing created in certain brain regions, entire brain, to make you look pale and dead.
26	Reading, writing skills diminished to 1% or 10% of your normal skill levels. Few brain regions package.
27	Make the person fully non functional, zoned out for a day serum package.
28	Burn the brain serum package. Damages, and destroys several neurons by physical temperature heat created on brain.
29	After observing target subject for many months, years, they can create and use speed adjusting serum packages, attacking persons talk, walk, time spent on daily events like e.g., brushing teeth, take shower, etc.
30	Hyper, or hypo activate the brain regions perceiving input from five human sensory organs, systems.
31	Emotional variations, manipulation, synchronized, with hyperactivated tear glands, framing weakness.
Brain cage case studies manipulating meetings of people, at home or office, by all subjects dispensed with serum packages.	
32	Make people yell at each other when they should talk, by inciting certain brain regions.
33	Render certain meetings, interactions filled with rage and anger, with prompted destructive and insanity thoughts.
Driving vehicle insanity thoughts induced to stop and break the bones, skulls of people, and kill people.	

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Date 06/12/2024



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— A1A —

35	Induced destructive thoughts to break the bones and kill people during meetings.
Caged in a cube, 24 by 365 harassment serum package case studies.	
36	Synchronized packages to inflict extreme pain, high intensity, psycho, torture in life cage.
37	All five sensory inputs and responses used to attack in life cage.
38	Screen played movies and sexual incitation life cage directed towards murdering young men.
39	The life cage harassment is to inflict death on humanity, with permanent harassment and slavery.
Attacks out of racism, hatred, and jealousy, serum package case studies.	
40	Attack 9 billion people to render them unattractive.
41	Attack 9 billion people to become physically weak.
42	Attack 9 billion people to become mentally weak.
43	Attack and diminish 9 billion people brain functions.

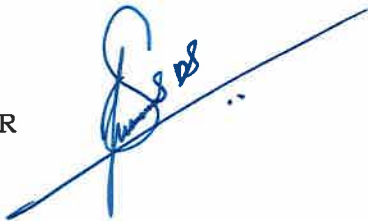
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NEW DELHI
Reg. No. - L-158011/2024
Date 06/12/2024

An estimated 3,000 case studies will be authored by me and presented to Medical Council and Judicial Council, in the New World Order. This work will be accomplished by setting up a 30 member team for 'case study authoring', who will author upon my instructions, over the next few years.

Brain cage is introduced in this document, and I will share full details about brain regions and brain cage while presenting 3000 case studies to Medical and Judicial councils. Torture is introduced in the document, and it will be detailed for the 191 countries at Medical and Judicial councils.

Given these rouge applications of rouge Serum Technology, Indian military soldiers must carry a death pill on them, while carrying out missions that involve even a slim chance of them becoming captives. Mutatis mutandis for soldiers of all World countries. The torture is not worth going through.

Srinivas S. Devathi
INVENTOR AND AUTHOR
SrinivasDevathi.com
ProjectEarthling.com



Devathi
उत्तम की भविष्य

This is the Annexure R stated in the
Affidavit of SRINIVAS S. DEVATHI


M. S. BALLAL
Advocate & Notary (Govt. Of India)
Bengaluru, Reg. No. 2374, Expiry dt. 30.03.2028.

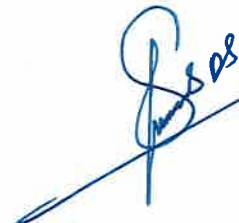
-A15-

**MY PUBLIC ENEMIES LISTED IN ANNEXURE F, IMPOSED INTERNAL
CAGE INCLUDING BRAIN CAGE, USING SERUM TECHNOLOGY
SERUM PACKAGES. WITH THE FOOD SAMPLES, I PRESENT THE
SUMMARY OF CURRENT STATUS OF ATTACKS AT ME.**

Food, beverage samples.

While I have established the following facts, which the Honorable court has also acknowledged, and concurred about the current day law enforcement capability, I present these two sample beverage bottles, manufactured by 'mnc', pepsico, which take orders from US PTO, and can package 'serum technology' into products sold across the World countries, in this context attacking me in India, one of the negative tactic used against me since year 2008 in usa.

- The current day law enforcement in India is incapable of receiving complaints related to 'serum package technology', wherein the target subject is tortured to highest intensities, without being hospitalized.
- This is due to lack of 'scientific and technological' know how, technology facilities, labs, molecular micro nano particulate serum package analysis labs, recognizing the counter molecule, tagging the counter molecule, establishing its presence in the sample of food given for testing. Then generating the report, by tagging the isolated molecules, micro nano substances, and submitting all of this for evidence.
- This advanced technology is several decades ahead, of available technology, or comprehension, in India. The reporting and tagging of evidence, counter molecules, a staggering 20,000 poisons, counter molecules, wrapped extensively, with most complex attack plans, according to a dissolution plan, and release, for torture, poison, attack, destroy target subject through planned timeframe of hours, spanning into days, is non existent. We have no record of even a few counter molecules, their molecular structure, and chemical formula. These must be and will be derived with nano scopes and exponential magnification by STUN.



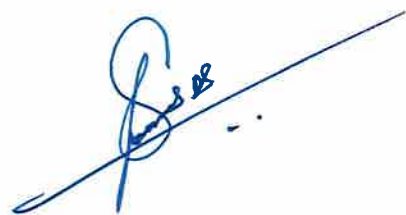
- US PTO, usa has built 20,000 poisons, counter molecules over a period of 150-180 years, with serum technology packaging and dispensation of these counter molecules unleashed on 188 World countries in last 25 years, with early illegal trials of the technology, in the last decades of last millenium. This is highest degree of advanced technologies used at me, for last 18 years, with their estimated spend of 50 billion usd to attack me by way of poisoned food delivered, riding on INVISIBILITY. No country has seen these counter molecules yet, and they will soon in nano scopes. The fabrication, and dispensation techniques are only with US PTO, and usa.
- With this as the context, I refer to annexures EE, EE1, and EE2 of WP 13823/2023. In annexure EE1, the current day food testing lab status is provided, which is known to the Honorable court. In annexures EE1 and EE2, I give a 'serum technology food poisoning' attack intensity by years.

Here is the status for 'serum technology' usage against me in India, reporting continuation of table in annexure EE1.

Year	Overall	Physical organs	Brain
	%	%	%
2024	4	5	4
2025 Jan – May	4	4	4

With reference to invoking my inherent rights, and submitting evidence to the Honorable court, I present the purchase receipts, and remittances made to buy cases of 'pepsi' at reliance store. I will hand over two bottles of pepsi, one from each case, to the Honorable court, or where ever Honorable court directs me to hand over these samples.

The attack at the mentioned numbers, intensity is continuous, and test of these samples, with the question, is there a lab to test?, will not solve the problem immediately. However, helps present the situation, status of 'serum technology usage against me for the PCT contracting states, and all 188 World countries', since I present this to the Honorable court.



Periodic reporting. With these numbers reported, law enforcement the conventional way, ending bribes, and my work for STE Bank, and STUN, I anticipate to end this food poisoning in few months, certainly few years. From 4% moving to end of poisoning. I shall report the serum technology attack, once in an year, or certainly with a memo, if escalation, or increased intensity is observed.

With this as the context, I request the Honorable court to issue immediate orders for 'Interim relief' which includes prayer point CC, which will allow me to organize STE Bank and incubate STUN divisions for external, internal, and brain cages at the earliest. Given the talent we possess in India, religion HINDUISM, in months and years to come, we will cumulate knowledge and establish the best facilities, technology teams, and evaluation and reporting labs in quick time, reducing the gap of decades of rouge technology usage for attack, and for protecting lives. We protect our people, and human life, and contribute for the mutatis mutandis responsible contributions to 187 World countries, through New World Order councils, allowing countries to avail basic training in STUN technology.

While I declare that I am able to live through the current day intensities of attack, since I have gone through 25, 30 times cumulated intensities of attack and torture over the 18 years, I request that Honorable court continue the work of driving law enforcement at all restaurants, food vendors, retailers, source food suppliers, to bring this number from 4% to end of food poisoning, in months and years to come, the conventional way. My brain functions, sharpness through the day, attentiveness, and life wherein I deliver my natural original response through the day, will be achieved, when there are no counter molecules acting in my brain, meaning elimination of brain cage. My physical life will settle to a comfortable 48 years aged man life, when internal cage is eliminated. I will have to manage my residual side effect of attacks for so many years, no sleep, insomnia myself.

- Insomnia, very less sleep is permanent.
- Weight management is continuing, with mild variations, and induced bulkiness.



- Bones and physical organs. Earlier years of severe targeting of bones has subsided.
- Brain regions attack and variations is the threat for executing intellectual work, demonstrating excellence, and achieving everything we intend to achieve with reference to the Four years Macro program timeline, annexure O. Brain regions distortion and attacks are continuing.

Through these last 4-5 months of 2025, the average 4% attack includes, 4% brain cage, and 4% physical organs internal cage, the details of which are as follows.

- In the brain cage 4%, 2% goes into managing my sleep through induced sleep, varying types to attack me, through the night and day. These months most of the nights are better than the others, with few hours of sleep. I am awake, tossing and turning through the night. Upon organizing STE Bank, and STUN, building facilities, and hiring my teams, I would prefer to work with my team in shifts, through the day and evening, for transitioning the World into New World Order.
- The other 2% of the brain cage, includes attacking my work through the day, slowing my work, varying combinations of 'attention deficit, ad, which must be terminated', mild buzzing, noise, nearly negligible these months, almost in the background, indicating serum package is acting in my body, and brain, attempting to control me through the day, my routine. Serum package could act inside a person with the noise in the brain.
- The 4% physical organ attack is mostly targeting by continuously activating my 'sweat glands' inducing mild, moderate, and sometimes drenching me in sweat. Further, continuously altering my body temperature, inside, and surface, through the day and night, with heat perception increased through the day, with increased glare in eyes on some days.
- The physical organ attack has come to mild attacks, in mild traces of counter molecule attack, for e.g., management of digestive system routine, mild attacks on bones, wherein they have perfected control of my posture of sleeping, precise timing of tossing and turning. The prolonged attack has allowed rouge US PTO, and rouge usa pharmaceutical companies, to fine tune, manage attacks, inducing mild suffering, intensities of pain, and attacks. What is used at me, proportions of counter molecules, micro nano



grams by weight, is mutatis mutandis administrable to all men and women across the World, and for the discomfort of humanity. Few days meddling with CNS, inducing sudden torture type experience just for few minutes and taking it away. This is the summary of last 4-5 months. With this Writ Appeal filed, I expect the numbers of intensity of attack to moderate, come down in months. The incapability to tag evidence is the challenge, for which we must take immediate action.

While the Indian restaurants where I eat, have got access to 'serum technology' dispensation, it seems that the contribution of attack through India restaurants, within the 4%, has relatively subsided, with higher percentage of attack within the 4% coming through 'pepsi', usa, mnc product, however, there is no way for us to affirmatively confirm this. The distinction could be affirmatively confirmed only with advanced STUN lab reports about serum package poisons from food samples. Beverages, including 'pepsi', could be packaged with multitude of serum packages floating at various levels, designed by molecular weight. Pepsi, a mnc product, of rouge usa company, connected with US PTO, connects me with US PTO attack at me directly, and hence, despite the prevalent serum packages, I plan on consuming one pepsi a day, until the 'Original Suit' is disposed according to law, on the point of law, breach of Patent Cooperation Treaty, in this Honorable court. This keeps US PTO, my public enemies listed in annexure F, connected to attacks at me, since they started it, and are the ones that possess the technology.

Pepsi bottle 1 details, corresponds to faded receipt, purchase dated 10-4-2025, from reliance smart store, vijayanagar. Bank remittance attached with this annexure.

- Mfg date. 26-2-2025
- Use by. 25-6-2025
- B/N. AG5281C 26B25
- Mkt by. Pepsico India Holdings Pvt. Ltd.
- Mfd by. Varun beverages Ltd.

Receipt 1 faded, hence Pepsi second bottle details provided. Purchase dated 9-5-2025, from reliance smart store, vijayanagar. Bank purchase remittance attached with this annexure.



- Mfg date. 23-4-2025
- Use by. 20-8-2025
- B/N. AG5281E 23D25
- Mkt by. Pepsico India Holdings Pvt. Ltd.
- Mfd by. Varun beverages Ltd.

By the time the Honorable court receives these pepsi bottles, I sense receipts would be fully faded. Receipts keep fading within a few days of purchase for all my purchases. I have kept receipts of every purchase of food for last 18 years. All the faded receipts are a stack of blank receipts.

Reporting these details, receipts, with full serum package attack, targeting action write up is cumbersome, elaborate, intense and continuous work. STUN will engage with target subjects, log details, generate evidence and bring them out from the targeted situating status to safe life.

Estimated counts of rouge usa pharmaceutical company facilities.

Serum technology serum package design, synthesis, transport, and dispensation, in food served or packaged, is technology available with rouge usa only. They had set up an estimated 20 rouge usa serum package synthesizing facilities in Bangalore. Currently at estimated 2-4.

Supply chain.

This advanced technology of designing, synthesizing, handling and dispensing, in this case pepsi bottle, they call it sealed bottle, packaged food, packaged beverage, the bottling plant of the mnc, pepsico is where the serum package is dispensed. Judicial action must direct to them.

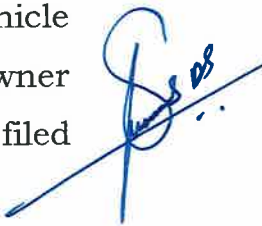
From the bottling plant, the packaged cases go through distributors, and retailers, before they reach the consumers. During this time, the bottles could be replaced, cases could be replaced with same batch details. In the store, bottles could be replaced.

With my car lock long compromised, the bottles could be replaced from the trunk of my car. While I submit sealed bottles, and we might consider poisoning is at the source bottling plant, the supply chain steps batch number tracking, and events must also be verified. STUN will verify.

For World Independence Day, we must advance with Four years timeline.

I am fully prepared to attend my 'court hearings', receive Honorable court orders, Introduce Macro Economic reform Project Earthling© to 193 World country delegates at IB, World Intellectual Property Organization assembly, organize 'Earthlings Council', and execute the 62 sale agreements upon Honorable courts orders, with our combined plan spanning FOUR YEARS timeline, annexure O, preferably with minimal schedule variance.

For the record of the Honorable court, I present this chronological sequence, summarizing that US PTO is my public enemy and people, parties listed in this sequence of events, are part of their allies, listed in annexure F.

- Q1 2007 I solve the problem of 'Repeatable vehicle color change technology'. I am the Inventor for 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. I am the applicant and the patent rights owner and seller, for all PCT 'Industrial sector applications' filed for this 'Inventive systems and methods'.
- Q2 2007 Mr. Barack Obama enters democratic primaries in usa election, and on 1-1-2009, becomes president of usa. His presidential terms were directed and run by the clinton family.
- 2008 Mild traces of serum package internal cage, and brain cage felt by me in usa, not knowing the cause ignored the mild variations in body and noise in brain. External cage is standard in usa for all citizens, certainly for minorities.
- 2009 through 2010 I am in strong, in your face kind of direct abuse, attack, including strong case of internal cage, including brain cage, combined with preexisting standard external cage, the life cage grip was set on me by usa, what was going to become US PTO.
- 

2011 through 2014 The internal cage, including brain cage, external cage was brought to India, to Bangalore, chasing me, by US PTO in full force, and highest intensity, due to the valuation of my 'Invention systems and methods'.

2014 through 2015 US PTO is declared my public enemy. They grant priority patent 'us 8,910,998 B1', and deliberately block my 'Invention systems and methods' patent rights across all the PCT contracting states. The patent 'us 8,910,998 B1' is granted on 16-12-2014, and the breach of Patent Cooperation Treaty is committed by US PTO on 5-8-2015, recognized by the Honorable court with documented evidence.

2015 through 2020 Highest intensity attack on me with full fledged life cage, combination of internal, brain, and external cages used at me. Strike of corona lock down, and restrictions, start the reduction of death like life cage built at me, around me, by US PTO. The numbers of intensity of attack percentages are included in annexures EE, EE1, and EE2 of WP 13823/2023, 'external cage' details also included in annexures U, and U1 of WP 13823/2023, and in the annexures of this Writ Appeal.

2020 through present day Due to the intervention and enforcement of law, the conventional way, the brain cage and internal cage, usage of serum technology at me reduced and is around 4% intensity, an average. The inability, incapable state of India law enforcement to tag with evidence the usage of brain cage, internal cage, and external cage is fully evident, and is reported by me in annexure EE1. I have spoken to police, food department, doctors, and FSL, visited testing labs and they are incapable to deal with these cutting edge technologies. Mutatis mutandis is the state of most of the other 187 world countries.

US PTO and allies, combined forces of usa, uk, and rouge old world order, used an estimated 50 billion usd of monopolized rouge old world order currency in bribes attacking me, and targeting me since 2008, across

usa and India, including at airports, and in flights. Highest ever investment, ever made in the world to attack one person. In India they have attempted to buy out institutions, organizations, governments, possibly leaders, political parties, associations, universities, and you should not be surprised if they attempt to buy out Judicial organizations, such as India Judiciary also.

6-12-2024 Due to lack of 'science and technology' to tag as evidence and report to honorable court, the severe unbearable attacks for years used at me, I suffered through these years. However, introducing my experience, I author 'Introduction of the dangers of serum technology, an unprecedented threat to mankind'. India copyright office issued a copyright with registration number L-158011/2024. Case study 44 that I have authored and, pending copyright issue, is accessible at my website weblink <https://SrinivasDevathi.com/medical-council/>. These are break through case studies, which is a wake up call, unknown information and truth for 187 world countries, where in most of the countries suffered with external caging for around 85 years, and illegal poison attack with prior to serum technology and later by usage of serum technology for an estimated 180 years.

Due to these factors, STE Bank must be registered, STUN must be organized in INDIA, for India and for 187 other World countries.

IT industry incubated for slave trade, and murder for second life.

Through the IT industry, I travelled to usa in October 2000. There were counter molecules attacks at me from the time of my IT industry employment, and regularly after I landed in usa, out of severe racism, hatred, and jealousy. The entire IT industry was incubated for terminating the religion of HINDUISM, for imposing permanent slavery and captivity on citizens of India and religion of HINDUISM. From the outset, rouge usa, rouge uk, and rouge old world order, intended to receive second lives by



killing citizens from across the world countries, extracting their organs and heart.

The forced and incubated IT industry of India was for the same purpose and intent. In this context, the attacks at me with poisons, counter molecules were intermittent and not connected to my 'Invention systems and methods'. IT industry exported me for death to usa.

I was marked for organ and heart extraction, for second life recipients in usa, the possible recipients include bill gates, bill clinton, bill schreiner, warren buffet, or millions of others in usa. Retrospectively these attacks are very clear for me, and they are unrelated to this Writ Appeal.

Bengaluru

APPELLANT

Party in Person

SHART

SHART

SHART

Management Center
 Phone: 560046
 (1000) / (800) 102702
 27066001718E12L
 1000118 No. 4001401001042

Yup... 17023 Ps 1270.00

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Account Name : Mr. SRINIVAS D S
Address : NO 63, 11 TH B CROSS
3 RD MAIN, PRASHANTHAGAR,
BANGALORE-560079
Bangalore
Date : 14 May 2025
Account Number : 00000034860071638
Account Description : CA-GEN-PUB-IND-NONRURAL-INR
Branch : MAGADI ROAD
Drawing Power : 0.00
Interest Rate(% p.a.) : 15.65
MOD Balance : 0.00
CIF No. : 80110879318
CKYCR Number :
IFS Code : SBIN0009047
(Indian Financial System)
MICR Code : 560002060
(Magnetic Ink Character Recognition)
Nomination Registered : No
Balance as on 10 Apr 2025 : 45,839.68

Account Statement from 10 Apr 2025 to 10 Apr 2025

Txn Date	Value Date	Description	Ref No./Cheque No.	Debit	Credit	Balance
10 Apr 2025	10 Apr 2025	TO TRANSFER- UPI/DR/672697431005/Smart Ba/ICIC/2306661913/UPI-	TRANSFER TO 4897694162092	810.00		45,029.68
10 Apr 2025	10 Apr 2025	TO TRANSFER- UPI/DR/680563181005/Kamat Ho/YESB/Q481458985/UPI-	TRANSFER TO 4897694162092	276.00		44,753.68
10 Apr 2025	10 Apr 2025	TO TRANSFER- UPI/DR/713833211005/Kamat Ho/YESB/Q481458985/UPI-	TRANSFER TO 4897694162092	161.00		44,592.68

Please do not share your ATM, Debit/Credit card number, PIN (Personal Identification Number) and OTP (One Time Password) with anyone over mail, SMS, phone call or any other media. Bank never asks for such information.

**This is a computer generated statement and does not require a signature.



ATTESTED BY

NOTARY
BENGALURU

N. R. Sl. No. 1724
27-05-25



Reliance Retail Limited
RELIANCE SMART
 Vijay Nagar,
 Traffic and Transit Management Centre
 (TTMC), Bangalore - 560046
 Customer care: 18008910001 / 18001027382
 CTN No : 061100MH1999PLC120563
 GSTIN- 29AABCR1718E12L
 FSSAI Lic No -10014043001047

You have saved Rs.270.00

TAX INVOICE

***** Original for Recipient *****

Place of Supply & State Code: 29 KA

Customer Type: URD

Date:09/05/2025 11:08:30

Bill No:

Store:6225

Cashier :61056066

Fus No:60

MSN Code	Item Description	Net Price	Qty	Qty
----------	------------------	-----------	-----	-----

GST @ 14.00% SGST @ 14.00% CESS @ 12.00%

22021016		39.75	24	510
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PESPI 750ml PET

Items:1 Qty:24 510

Total Amount Paid 510

JIOPAY UPI QR-100625129400/77 210

(AMOUNT INCLUSIVE OF APPLICABLE TAXES)

----- GST Breakup Details -----

Amount / INR

HSN IND	Taxable Amount	GST	SGST	CESS	Tu Am.
1	578.40	81.12	81.12	89.36	810
Total	578.40	81.12	81.12	89.36	810

PaymentRefNo# 6225181001109052025

TaxInvoice# 622518125515554

Terms & Conditions: Apply

12962251810011090024



* Thank You for Shopping with us *

Website: www.relianceretail.com

Customer Care email - customer.service@rrl.com

Please refer to our Website link

<https://relianceretail.com/privacy-policy.html>
for Privacy Policy

[Handwritten Signature]

428



Account Name : Mr. SRINIVAS D S
Address : NO 63, 11 TH B CROSS
3 RD MAIN, PRASHANTHAGAR,
BANGALORE-560079
Bangalore
Date : 14 May 2025
Account Number : 00000034860071638
Account Description : CA-GEN-PUB-IND-NONRURAL-INR
Branch : MAGADI ROAD
Drawing Power : 0.00
Interest Rate(% p.a.) : 15.65
MOD Balance : 0.00
CIF No. : 80110879318
CKYCR Number :
IFS Code : SBIN0009047
(Indian Financial System)
MICR Code : 560002060
(Magnetic Ink Character Recognition)
Nomination Registered : No
Balance as on 9 May 2025 : 42,246.92

Account Statement from 9 May 2025 to 9 May 2025

Txn Date	Value Date	Description	Ref No./Cheque No.	Debit	Credit	Balance
9 May 2025	9 May 2025	TO TRANSFER- UPI/DR/129366001295/Smart Ba/ICIC/2306661944/UPI-	TRANSFER TO 4897695162091	810.00		41,436.92
9 May 2025	9 May 2025	TO TRANSFER- UPI/DR/140058051295/MR SHIVA/YESB/q754995543/UPI-	TRANSFER TO 4897695162091	20,000.00		21,436.92
9 May 2025	9 May 2025	TO TRANSFER- UPI/DR/150555471295/RADHE RAYESB/Q305690760/UPI-	TRANSFER TO 4897695162091	870.00		20,566.92
9 May 2025	9 May 2025	TO TRANSFER- UPI/DR/173038991295/B V ANIL/YESB/paytmqr1sb/UPI-	TRANSFER TO 4897695162091	120.00		20,446.92

Please do not share your ATM, Debit/Credit card number, PIN (Personal Identification Number) and OTP (One Time Password) with anyone over mail, SMS, phone call or any other media. Bank never asks for such information.

**This is a computer generated statement and does not require a signature.



ATTESTED BY

NOTARY
BENGALURU

N. R. Sl. No. 1724
27-05-25

This is the Annexure S stated in the
Affidavit of SRINIVAS S. DEVATHI

M. S. BALLAL
Advocate & Notary (Govt. Of India)
Bengaluru, Reg. No. 2374, Expiry dt. 30.03.2028.

- 429 -

MY PUBLIC ENEMIES LISTED IN ANNEXURE F, IMPOSED EXTERNAL CAGE AT ME, AT MY RESIDENTIAL ADDRESS, ENTERED ALL SURROUNDING HOUSES TO HARASS ME, ACCESS ALL DEVICES I BOUGHT FROM YEAR 2008, AT OPERATING SYSTEM LEVEL.

External cage of houses, intrusion into devises. Submit laptops to court.

I have attached the bank remittances for purchase of the laptops, lenovo, a chinese brand laptop, which however operates on windows 'operating system', these devises always hacked, open for built in communications, by way of orders from US PTO. Every electronic devise bought by me in the last 18 years, since Q1 2007, mobile phones, tablet devise ipad, laptops, desktops, data drives are all hacked, and accessed by US PTO, their allies rouge usa corporations, manufacturers. All these devises operate on rouge usa operating systems, or communicate with them. These 'operating systems' have embedded technology, communication transmitters, receivers which could be remotely enabled upon their choosing to access the content in the devises. An open communication port ready for access.

- The current day law enforcement in India is incapable of receiving complaints related to 'external cage' imposed on electronic devises. Further, the external cage is much broader subject with rooms, houses, offices, cars, digitally surrounded, with nixon technology, and even more advanced technologies, systems, advanced systems, stationed in surrounding houses, offices, which are see through enabled, recording live in multi mode, multi visual mode, multi color modes recordings of all human organs and brain regions. This forms the external cage.

- However, I could submit at least one laptop, for the Honorable court, or at a facility where you need me to submit it for technical evaluation, which I can proactively confirm will be of no help, since the tracker, spying, intrusion, and caging of devises is at the operating system level.

- However, in the context of working, and building collateral for my Introduction of Macro Economic reform Project Earthling©, and New World

Order councils, at WIPO assembly for 193 World countries, and for filing court memos and documents, I am using this laptop, already intruded.

- All my work, information was tracked by rouge US PTO, for last 18 years.

Article 21 of constitution of India, provisions for privacy, denied.

Presently, International Bureau, World Intellectual Property Organization is aware of this situation, with breach of Patent Cooperation Treaty, the 'cause of action' already known to all World country delegations at WIPO, recognized by the Honorable court.

- I have introduced 'external cage' in annexures U, and U1 of WP 13823/2023, and in annexure J of this Writ Appeal. I am in the 'external cage' applied at my house, the room I live in converting it to cube, cell, cage, or acoustical chamber, along with external cage of all hacked devises.

- With reference to invoking my inherent rights, US PTO has denied my right to privacy according to article 21 of constitution of India, by using nixon technology, and using spyware at my house, and all my devises, and for submitting evidence to the Honorable court about this intrusion, there is no technology facility, lab to present these facts to the Honorable court with evidence. This lack of technology facilities for reporting 'external cage' with evidence to Honorable court, is mutatis mutandis same for most of the PCT contracting states, and all 188 World countries. Rouge usa, rouge old world order, have caged the entire world with external cage technology.

With this as the context, I request the Honorable court to issue immediate orders for 'Interim relief' which includes prayer point CC, which will allow me to organize STE Bank and incubate STUN divisions for external, internal, and brain cages at the earliest. Given the talent we posses in India, religion HINDUISM, in months and years to come, we will establish technology facilities, technology teams, and evaluation and tagging evidence about 'external cage'. We protect our people, and human life, and contribute for the mutatis mutandis responsible contributions to 187 World countries, through New World Order councils, allowing countries to avail basic training in STUN technology.

Further, very soon, STE Bank will incubate and start work on the necessary technology to manufacture our own, all INDIA electronic

devices, all of which will operate on our own 'All INDIA multi lingual operating system', inaccessible and non intrudable by rouge usa.

For these reasons, Interim prayer point Q is listed. Which will allow me to back up the work, the copy of which will be accessible to Respondent, and Honorable Justices, while without much time gap, I would be publishing most of the work at my websites, and also publish for worldwide media houses, and IB, WIPO delegations. These websites, my websites are hosted with respondent 2 of WP 24623/2024.

The details of the laptops I bought.

- Bought on date 20-5-2024, from 'reliance digital'.
 - Lenovo laptop. Ideapad Flex 5.
 - Made in china, model for India.
 - S/N. PW00M3R6. MTM. 82HS0194IN.
 - Mfg Date. 2021-12-16
 - Rouge usa windows operating system.
 - Rouge usa intel core i3 processor.
- Bought on date 6-6-2023, from 'reliance digital'.
 - Lenovo laptop. Ideapad Slim 3 (15").
 - Made in china, model for India.
 - Despite the intrusion, since I am still using the laptop, S/N number not listed.
 - Mfg Date. 2022-12-01.
 - Rouge usa windows operating system.
 - Rouge usa intel core i3 processor.

Supply chain.

These devices investigation needs highest level technology expertise. Since, the Judicial action would direct towards the manufacturer, who has sourced components from other countries, rouge usa. The Judicial action against Lenovo, needs evidence, and if provided, they may implicate, or reason that the spyware is at the operating system level, built into the 'windows os' in the devise. The transmitters, signal receivers, remotely activatable integrated mobile chip, for activating deactivating transmissions could be embedded into the 'Integrated



system' enabling the regular function of the laptop, however Lenovo manufactured. While manufacturer, dispatches the sealed product from the plant, in what they call tamper proof sealed box. There are distributors, and retailers, supply chain businesses, before the device reaches the consumer. While they cannot change the entire unit, with etched serial numbers, they can by connecting the device to internet, by click of a button, download a tracker, or spyware into the device, and reseal the box exactly the way it was.

Reporting, technology evaluation for these devices. Interim plan.

These are technical challenges, that can be fully evaluated, and analyzed only by STUN external cage team, once I organize the unit. STUN will technically evaluate and know the exact sequence of events with reference to the device, and provide detailed report and guidance for consumer, it is only an interim option.

Long term, permanent solution.

The STE Bank will incubate all INDIA businesses, companies, corporations, and manufacturers, the owners of which will be only HINDUISM religion citizens, the devices operating on 'all India multi lingual, our own operating system', fully safe and secure for citizens of India and religion of Hinduism.

This will permanently solve the problem. All devices, mobile phones, digital readers or tablets, laptops, and desktops will all be working on our own operating systems and will be unhackable, and will be impossible to intrude. STE Bank technology teams with my guidance will enable all of this.



Bengaluru

APPELLANT

Party in Person



Account Name : Mr. SRINIVAS D S
Address : NO 63, 11 TH B CROSS
3 RD MAIN, PRASHANTH NAGAR,
BANGALORE-560079
Bangalore
Date : 14 May 2025
Account Number : 00000010140975802
Account Description : REGULAR SB CHQ-INDIVIDUALS
Branch : MAGADI ROAD
Drawing Power : 0.00
Interest Rate(% p.a.) : 2.7
MOD Balance : 0.00
CIF No. : 80110879318
CKYCR Number :
IFS Code : SBIN0009047
(Indian Financial System)
MICR Code : 560002060
(Magnetic Ink Character Recognition)
Nomination Registered : No
Balance as on 20 May 2022 : 25,20,411.33

Account Statement from 20 May 2022 to 20 May 2022

Txn Date	Value Date	Description	Ref No./Cheque No.	Debit	Credit	Balance
20 May 2022	20 May 2022	by debit card- SBIPOS003954946909REL RETAIL LTD - DIGIT BANGALORE-		37,074.00		24,83,337.33

Please do not share your ATM, Debit/Credit card number, PIN (Personal Identification Number) and OTP (One Time Password) with anyone over mail, SMS, phone call or any other media. Bank never asks for such information.

**This is a computer generated statement and does not require a signature.



ATTESTED BY

27/05/25
NOTARY
BENGALURU

N. R. Sl. No. 1724
27-05-25

— 434 —



Account Name : Mr. SRINIVAS D S
Address : NO 63, 11 TH B CROSS
3 RD MAIN, PRASHANTH NAGAR,
BANGALORE-560079
Bangalore
Date : 14 May 2025
Account Number : 00000010140975802
Account Description : REGULAR SB CHQ-INDIVIDUALS
Branch : MAGADI ROAD
Drawing Power : 0.00
Interest Rate(% p.a.) : 2.7
MOD Balance : 0.00
CIF No. : 80110879318
CKYCR Number :
IFS Code : SBIN0009047
(Indian Financial System)
MICR Code : 560002060
(Magnetic Ink Character Recognition)
Nomination Registered : No
Balance as on 6 Jun 2023 : 6,53,202.86

Account Statement from 6 Jun 2023 to 6 Jun 2023

Txn Date	Value Date	Description	Ref No./Cheque No.	Debit	Credit	Balance
6 Jun 2023	6 Jun 2023	by debit card- SBIPOS004577985622REL RETAIL LTD - DIGIT BANGALORE-		39,889.00		6,13,313.86

Please do not share your ATM, Debit/Credit card number, PIN (Personal Identification Number) and OTP (One Time Password) with anyone over mail, SMS, phone call or any other media. Bank never asks for such information.

**This is a computer generated statement and does not require a signature.



N. R. Sl. No. 1724
27-05-25

ATTESTED BY

M. S. Ballal 27/05/25
NOTARY
BENGALURU

This is the Annexure T stated in the
Affidavit of SRINIVAS S. DEVAJI

M. S. BALLAL
Advocate & Notary (Govt. Of India)
Bengaluru, Reg. No. 2374, Expiry dt. 30.03.2028.

IN THE HIGH COURT OF KARNATAKA, BENGALURU

W.A. No. _____ /2025

FORM-A

APPLICATION FOR PERMISSION TO APPEAR IN PERSON

[See Rule 5](To be duly Attested by Oath Commissioner/Notary)

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

Hence, I may be permitted to appear in person



Place: Bengaluru

Date: 27-05-25

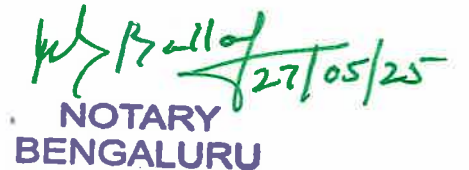
SIGNATURE

(Party-in-Person)

Identified by his DL No. KA0220210015226



ATTESTED BY



NOTARY
BENGALURU

N. R. Sl. No. 1724
27-05-25

No. of Corrections: 1 only.

IN THE HIGH COURT OF KARNATAKA, BENGALURU

W.A. No. _____ /2025¹¹

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FORM-B**UNDERTAKING****[See sub-rule (e) of Rule 8]**

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



Place: Bengaluru

Date: 27-05-25

SIGNATURE

(Party-in-Person)

Enclosures: Proof of Identity

Proof of Address


Copies of passport
attached, two pages

Identified by his DL No. KA0220210015226.

N. R. Sl. No. 1724
27-05-24

No. of Corrections: 1 only

ATTESTED BY


 27/05/25
 NOTARY
 BENGALURU

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Form B - Page 3

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वीजा / VISA

पिता / मातुली अधिपत्यका का नाम / Name of Father / Legal Guardian
SATYANARAYANA DEVATHI

माता का नाम / Name of Mother
PREMALEELA SATYANARAYANA DEVATHI

पति या पत्नी का नाम / Name of Spouse

पता / Address
**NO 63, 11TH B CROSS, 3RD MAIN
PRASHANTH NAGAR, BENGALURU
PIN: 560079, KARNATAKA, INDIA**

पुराने पासपोर्ट का नं. और इसके जारी होने की तिथि एवं स्थान / Old Passport No. with Date and Place of Issue
Z4694137 31/01/2018 BENGALURU

फाइल नं. / File No.
BN1073689252721

26367411



N. R. SI. No. 1724
27-05-25

This is the True Copy of the
Original / Certified / Notarised
Document Produced Before me.

(M. S. BALLAL)

