

IN THE HIGH COURT OF KARNATAKA, BENGALURU
ORIGINAL JURISDICTION

W.P. No. _____ /2023

BETWEEN:

Srinivas S. Devathi

Mobile (91)-966-393-2293

E-mail ID: ProjectEarthling@SrinivasDevathi.com

.... Petitioner / Party-in-Person

AND:

Union of India, Ministry of External Affairs,

Legal and Treaties Division, Ph:91-11-24674144.

Represented by Mrs. Uma Sekhar, Additional Secretary, also
representing External Affairs Minister Mr. S. Jaishankar.

.... Respondent

INDEX

Sl. No.	Description	Pages	C.F. Paid
1	Synopsis of case / Chronological sequence of events	1 to 13	
2	Memorandum of Writ Petition under Article 226 & 227 of Constitution of India.	14 to 40	
3	Memorandum under order XXVII rule 6 of CPC.	41 to 43	
4	Verifying Affidavit	44	
5	Annexure A – List of 62 sale agreements one each with each of the 62 countries, to be executed for the invention patent rights distribution. Includes schematic visual document and flow charts showing the correct option for the world countries.	45 to 51	
6	Annexure B – Description and details of the 62 sale agreements to be executed,	52 to 121	

	upon the orders of the Honorable court, one each with each of the 62 countries, for the invention patent rights distribution. Includes a schematic visual of list of activities to be accomplished.		
7	Annexure C – Schematic visual of the Patent Cooperation Treaty, PCT international application process steps, published by World Intellectual Property Organization, WIPO, International Bureau.	122	
8	Annexure D – My invention patent grant us 8,910,998 B1, 7.5-year patent maintenance fee payment documents, schematic visual of how and when I solved the problem of 'Repeatable vehicle color change technology'.	123 to 143	
9	Annexure E – My identification information for the record of Honorable court and to execute the 62 sale agreements as 'Seller'.	144 to 151	
10	Annexure F – Copyright issued for Macro-Economic reform 'Project Earthling©'. The annexure includes a timeline marker schematic visual, usd V/S Earthling comparison document, brochure about benefits to world countries, and additional details document.	152 to 174	
11	Annexure G – The PCT international application PCT/US2014/046619 filing receipt dated 15-7-2014, fee transmittal receipt, PCT request for the international application, designated states receipt, and notification of international application number.	175 to 188	
12	Annexure H – The fabricated International Search Report, ISR with fabricated prior	189 to 199	

	art and fabricated date, issued by USPTO for my PCT international application PCT/US2014/046619 filed on 15-7-2014, along with communication dated 5-8-2015.		
13	Annexure J – The PCT international application filing receipts, PCT requests, notifications with details, for PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995.	200 to 220	
14	Annexure K – The International Search Reports and Written Opinions, ISR/WO, issued by the International Searching Authority, ISA for the PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995.	221 to 248	
15	Annexure L – The filing receipts for the 17 national / regional stage applications filed by me, using the PCT international application PCT/US2014/046619.	249 to 315	
16	Annexure M – Nigeria patent grant with patent number F/P/2016/328, along with year 2022 annuity payment documents.	316 to 319	
17	Annexure N – Status document showing the status of all PCT international applications, all the national / regional stage applications that were filed originating from my invention patent us 8,910,998 B1, along with WIPO publication ID'S.	320	
18	Annexure O – My Living Will executed on date 22-8-2022, given the patent us 8,910,998 B1 valuation, its estimate, and liability caused to USPTO. Wealth	321 to 330	



	allocation intended to achieve 'Goal year 2050 for India'.		
19	Annexure P – Wealth allocation within India, according to annexure O. Includes schematic visuals and brochure about 'Cascading effects of my work, Goal year 2050 for India, to at least 100 world countries'. Living Will addendum, executed on 29-12-2022, to accompany annexure O.	331 to 338	
20	Annexure Q – Breach of PCT articles 18(2) and 19(1) committed by USPTO, is proactively communicated to Mr. Daren Tang, Director General of WIPO, his appointed legal officer, and coordination team. The relevant communications sent to WIPO, International Bureau are attached in this annexure. WIPO administers PCT, the Treaty.	339 to 384	
21	Annexure R – My public enemies, and a range of negative tactics used by them against me, against my invention patent us 8,910,998 B1, to block the execution of 62 sale agreements, block the wealth from coming to me and into India, block our national treasury to be built in Earthlings, and target the religion of Hinduism. With this annexure, I include my school, college marks cards, and degree certificate to counter some of their negative tactics.	385 to 403	
22	Annexure S - Investigation to be conducted to neutralize negative tactics used by my public enemies, to get 62 sale agreements executed. Investigation to be conducted to dissolve any frivolous commissions against me, issued by my public enemies, by abusing CPC sections 75 or 76.	404 to 405	

23	Annexure T – Investigation to be conducted to neutralize negative tactics used by my public enemies, to get 62 sale agreements executed. Includes my fathers hospital admission reports and discharge summaries. Includes a POA, power of attorney document dated 1-1-2009, given to my father, from me and my spouse at the time.	406 to 429	
24	Annexure U – Investigation to be conducted to neutralize negative tactics used by my public enemies, to get 62 sale agreements executed. Requires 'digital sweeping' technology to eliminate privacy invasion, and manipulation of life at the locations where I stay and work.	430 to 433	
25	Annexure V – My upcoming copyright application partially authored, work in progress. This is Macro-Governance reform, intended to terminate the old world order and establish the 'New World Order'. Few councils are defined and the councils, Judicial council, Medical council, and Records council are detailed in annexure W.	434 to 439	
26	Annexure W - My authored work of 'Right perspectives for the world', with 79 perspectives published online, and a copyright application filed with Indian copyright office. These perspectives clearly prove that the old world order must be terminated and the New World Order must be established. Judicial council POV'S must read for Honorable court.	440 to 562	
27	Annexure X – The Patent Cooperation Treaty currently in force. The treaty is	563 to 614	



	administered by WIPO. They have made it available on their website.		
28	Annexure Y – The list of Patent Cooperation Treaty, PCT contracting states as of 7-4-2022. This is official list published by WIPO on their website.	615 to 617	
29	Annexure Z – Relevant E-mail communications with Indian patent lawyers who filed for my national / regional stage applications.	618 to 685	
30	Annexure AA – Automotive industry data and estimation details for sale price valuation of the highest valued asset in the world, my patent us 8,910,998 B1. It has details about other sector applications, and the infringers of the patent. I include a presentation on thermal insulation application energy savings for usa. This presentation is only informational to justify my conservative claim of 93 Trillion Earthlings / \$ distributed across the 62 sale agreements.	686 to 710	
31	Annexure BB - I present the yet to be filed trial court USPTO fraud elimination suit extract of plaintiff, defendants details, and 'Prayer'. I also include a section on 'relevant considerations for the Honorable High Court of Karnataka' and calculations, details related to court fee and applicable interest given that the worldwide liability was caused on 1-4-2019.	711 to 715	
32	Annexure CC – Given the wealth I bring into India, to protect this wealth, our wealth, Indian Treasury, Treasury of all Indian States and Union Territories, I will present 'National Wealth Bill' in	716	



	parliament. Introduction of 'National Wealth Bill' is given in this annexure.		
33	Annexure DD – Given the wealth I bring into India, to ensure the wealth is responsibly spent and directed towards the defined visionary goal of achieving 'Goal year 30 FE for India', I will head 'Indian Economic Council, IEC' for implementing macro-economic policies. IEC will work in advisory capacity for India. I introduce IEC in this annexure.	717 to 718	
34	Annexure EE - Given that old world order was ran by my public enemies listed in annexure R, they have used the most advanced technologies to put me in external cage, internal cage, forming life cage. These severe threats to humanity are introduced in annexure EE, and I intend to build a 'Special technology Unit, STUN' to build counter capability for India.	719 to 727	
35	Form A – Duly signed for appearing in person, in front of the Honorable court.	728	
36	Form B - Duly signed for appearing in person, in front of the Honorable court, along with annexures for identification enclosed, my passport photocopies duly notarized.	729 to 731	

For office compliance, I have stitched the 36 documents listed in index above in four volumes. Volume 2 includes annexures K to R. Volume 3 includes annexures S to W. Volume 4 includes annexures X to EE, Forms A and B.

Bengaluru

Date: 28/6/2023

PETITIONER

(Party in Person)

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

W.P. No. _____ /2023

BETWEEN:

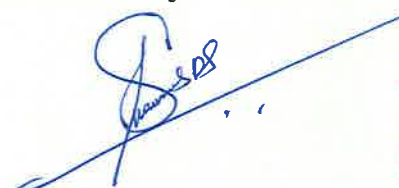
**Srinivas S. Devathi,
Aged 46 years,
S/o Late D. Satyanarayana,
Residing at No.63, 11th 'B' Cross,
3rd Main, Prashanthnagar,
Bangalore - 560 079,
INDIA.
Mobile (91)-966-393-2293
E-mail ID: ProjectEarthling@SrinivasDevathi.com
.... Petitioner / Party-in-Person**

AND:

**Union of India, Ministry of External Affairs,
Legal and Treaties Division,
Room# 901, Akbar Bhavan,
Chanakyapuri,
New Delhi-110 021.
Ph:91-11-24674143.
Represented by Mrs. Uma Sekhar, Additional Secretary, also
representing External Affairs Minister Mr. S. Jaishankar.
.... Respondent**

SYNOPSIS OF THE CASE

United States Patent and Trademark Office, USPTO issuing a fabricated 'International Search report, ISR' with fabricated prior art cobb, price, saenger, and hale, issued with a fabricated date, to my Patent Cooperation Treaty PCT International application PCT/US2014/046619 with a filing date of 15-7-2014, in their capacity of 'International Search Authority, ISA', resulted in loss of my invention patent us 8,910,998 B1 patent rights across 60 world countries, causing full 'worldwide liability for loss of my



invention patent rights'. By issuing this fabricated ISR, USPTO has breached Patent Cooperation Treaty articles 18(2) and 19(1).

By using my PCT international application PCT/US2014/046619, I filed for a total of 15 national stage and 2 regional stage applications, seeking protection for my invention patent us 8,910,998 B1 across a total of 61 non-usa countries. Given the 'worldwide liability caused to USPTO', they must pay for the liability, against me assigning the invention patent rights and ownership of 100-year downstream businesses to each of the 62 world countries, by way of 62 sale agreements. In order to execute these 62 sale agreements, there are a number of preparatory steps which myself along with the respondent must take action on, upon Honorable court orders.

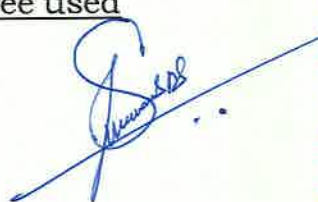
This Writ petition is filed to take all the preparatory actions, neutralize any negative tactics of USPTO, appoint Special court, issue necessary orders to Trial court, coordinate the visits of 62 country leaders / premiers, and other related activities, to get the 62 sale agreements executed.

CHRONOLOGICAL SEQUENCE OF EVENTS

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

1. Quarter one of year 2007

After buying my third silver car in the used car market in USA, out of unavailability of cars in the colors of my choice, I invent the 'Repeatable Vehicle Color Change Technology' (Patent US 8,910,998 B1 titled 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'). I make a note about the invention on my laptop and decided to take this project up later. I knew up on the invention that it was extremely high valued and transformative invention as automotive industry is one of the largest in the World. In 2017, global automotive Industry was valued at an estimated 1.8 Trillion \$. I have attached a schematic visual as part of annexure D, which illustrates the three used



silver cars I had bought and owned, and further indicates how and when I solved the problem of repeatable vehicle color change.

2. 27-3-2014 I file for USA territory priority patent application for my invention with USPTO which was given an application number 14/227, 859.
3. 15-7-2014 I file for Patent Cooperation Treaty PCT international patent application for my invention with USPTO as Receiving Office, RO, and the International Search Authority, ISA. This was given an application number PCT/US2014/046619. This PCT application is taking priority of the priority patent application 14/227,859.
4. 16-12-2014 USPTO issues a patent grant on the priority USA territory application with patent number US 8,910,998 B1.
5. 26-12-2014 Since I received a patent grant US 8,910,998 B1 for usa territory priority patent application, I filed India national stage patent application by using the PCT international application PCT/US2014/046619, with Intellectual Property India, Indian Patent and Trademark Office, which was given a patent application number 6623/CHE/2014.
6. 5-8-2015 USPTO transmits the International Search Report, ISR for PCT international application PCT/US2014/046619. This was a fabricated ISR, which listed fabricated prior art of cobb, price, saenger, & hale, issued with a fabricated date and marked with two-month deadline to respond back with article 19 amendments, to International Bureau. This fabricated ISR is attached as annexure H with this petition. The fabricated ISR was with a fabricated date of 4-11-2014, 9 months

in the past, with the fabricated two-months deadline date set at 4-1-2015, 7 months in the past, since I receive this report on 5-8-2015.

On 5-8-2015, uspto breached articles 18(2) and 19(1) of PCT, Patent Cooperation Treaty, in capacity of ISA, International Search Authority while issuing ISR, International Search Report for my PCT International application PCT/US2014/046619. The Patent Cooperation Treaty currently in force is attached as annexure X.

Article 18 of Patent Cooperation Treaty, titled '*The International Search Report*' clause (2) reads '*The international search report shall, as soon as it has been established, be transmitted by the International Searching Authority to the applicant and the international bureau.*'

Article 19 of Patent Cooperation Treaty, titled '*Amendment of the Claims before the International Bureau*' clause (1) reads '*The applicant shall, after having received the international search report, be entitled to one opportunity to amend the claims of the international application by filing amendments with the international bureau within the prescribed time limit.*'.

Both these articles have been breached by USPTO given the fabricated ISR transmitted to me on 5-8-2015, as I neither received the ISR as soon as it was established, considering the fabricated report date, nor was given the one opportunity to amend claims with International bureau that I was entitled to.

In summary, USPTO commits worldwide fraud by transmitting a fabricated international search report to me on 5-8-2015, with fabricated

past date, 9 months in the past, 4-11-2014, hence breaching PCT articles 18(2) and 19(1).


Since it is established that the ISR is fabricated, all its contents must be considered fabricated including all listed prior art.

This fabricated ISR received by me had its downstream negative effects on 15 national stage, and 2 regional stage applications filed by me covering a total of 61 non-USA countries for my invention's patent rights protection.

7. First week of October 2015

According to PCT application process steps, 18th month from the priority date 27-3-2014, WIPO, International Bureau via the WIPO Patentscope database, issues 'International publication' for the PCT international application PCT/US2014/046619. The WIPO publication ID is WO2015147900. The publication includes all the documents pertaining to the PCT international application not limiting to the application as filed, legal documents filed with the application, ISR and WO established. These are official legal documents accessible to citizens all over the world for the PCT international application PCT/US2014/046619. The documents in the publication are 'legal documents' that could be submitted to, and also accessed directly by Honorable courts of all 156 PCT contracting states, including the Honorable High Court of Karnataka.

8. 24-2-2016 I file PCT international application PCT/IB2016/050993, 'Systems and methods for altering the color, appearance, or feel of electronic or electrical device' with World Intellectual Property Organization, International Bureau as Receiving



Office, RO and Intellectual Property India as the chosen International Search Authority, ISA.

I file PCT international application PCT/IB2016/050994, 'Systems and methods for altering the color, appearance, or feel of furniture, decorative article, or wall' with World Intellectual Property Organization, International Bureau as RO and Intellectual Property India as the chosen ISA.

I file PCT international application PCT/IB2016/050995, 'Systems and methods for altering the color, appearance, or feel of fashion accessory' with World Intellectual Property Organization, International Bureau as RO and Intellectual Property India as the chosen ISA.

9. 28-6-2016 Intellectual Property India, Indian Patent and Trademark Office, issues the ISR for PCT international application PCT/IB2016/050993, rejecting claims by citing my granted patent us 8,910,998 B1, as the 'prior art'.
10. 16-8-2016 Intellectual Property India, Indian Patent and Trademark Office, issues the ISR for PCT international application PCT/IB2016/050995, rejecting claims by citing my granted patent us 8,910,998 B1, as the 'prior art'.
11. 19-8-2016 Intellectual Property India, Indian Patent and Trademark Office, issues the ISR for PCT international application PCT/IB2016/050994, rejecting claims by citing my granted patent us 8,910,998 B1, as the 'prior art'.
12. 23-9-2016 to 18-11-2016
I filed for 14 national stage and 2 regional stage patent applications using the PCT international

application PCT/US2014/046619 during this period. These national and regional stage patent applications provide patent rights and protection for my invention across 60 other PCT contracting states (non-usa and non-India).

- a. On 23-9-2016, I file national stage patent application in South Korea, which was given a patent application number 10-2016-7026408.
- b. On 26-9-2016, I file national stage patent applications in Japan, Thailand and Nigeria which were given patent application numbers 100099759 / 2017502572, 1601005662 and F/P/2016/328, respectively.
- c. On 27-9-2016, I file national stage patent applications in Brazil, Canada, Mexico, and Malaysia which were given patent application numbers BR 11 2016 022393 4, 2944200, MX/A/2016/012570 and PL 2016703531, respectively.
- d. On 20-10-2016, I file Eurasia regional stage patent application which was given a patent application number 201691898. The Eurasia patent application provides patent rights protection across 8 countries.
- e. On 25-10-2016, I file Indonesia national stage patent application which was given a patent application number P00201607230.
- f. On 26-10-2016, I file national stage patent applications for Philippines and South Africa which were given patent application numbers PH/1/2016/5022134 and 2016/07380 respectively.
- g. On 27-10-2016, I file 1 regional stage and 2 national stage patent applications covering Europe, New Zealand, and Australia, which were given patent application numbers 14886695.7 / 2014886695, 725679, and 2014388300 respectively. The Europe regional stage



application provides patent rights protection across 38 countries.

- h. On 18-11-2016, I file national stage patent application for China which was given a patent application number 201480079105.9.
- i. Despite the fabricated ISR attached as annexure H with this petition, in all I file 15 national stage and 2 regional stage applications within the timeframes (non-negotiable deadlines) recommended by respective national Patent and Trademark Offices (30 or 31 months from priority date), including India.

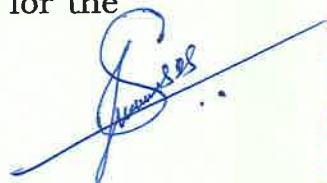
13. 14-12-2016

Nigeria patent application is issued as a patent grant with patent number F/P/2016/328. Patent issued with a date of sealing 14-12-2016.

The ISR issued by an ISA, is generally used as reference by national or regional stage PTO, for their office actions, and in this case, the fabricated ISR issued by USPTO, sent these applications into repeat 'Pending-Reject' office actions, and I made all efforts, raised loans to keep these applications active (unabandoned) as long as I could. I have invested a total of INR 1,60,00,000/- into this invention global patent rights protection and have an outstanding market debt of INR 56,00,000/-. Despite all efforts, not being able to pay the lawyer fees to keep these applications active, I started to lose these national and regional stage applications.

14. End of August 2017

According to PCT application process steps, 18th month from the priority date 24-2-2016, WIPO, International Bureau via the WIPO Patentscope database, issues 'International publication' for the



PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, with WIPO publication ID'S of WO2017144948, WO2017144949, and WO2017144950, respectively. The publications include all the documents pertaining to the PCT international applications not limiting to the applications as filed, legal documents filed with the application, ISR and WO established. You will see that for all the three PCT international applications, the ISR, International Search Reports established, reject the claims by citing my invention patent us 8,910,998 B1 as prior art. Hence, the sale of patent us 8,910,998 B1, includes the claims in these three PCT international applications. These are official legal documents accessible to citizens all over the world for the PCT international applications. The documents in the publication are 'legal documents' that could be submitted to, and also accessed directly by Honorable courts of all 156 PCT contracting states, including the Honorable High Court of Karnataka.

15. 24-5-2018 to 28-3-2019

New Zealand application LOST on 24-5-2018. Eurasia application (covering 8 countries) LOST on 21-11-2018. South Korea application LOST on 18-2-2019. Japan application LOST on 13-3-2019. Australia application LOST on 28-3-2019.

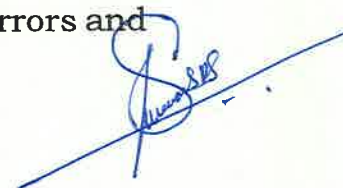
16. 16-1-2019 I file for copyright application, for my authored

Macro-Economic reform 'Project Earthling©', which is also a world banking reform, with Indian copyright office. This application was given an application diary number 686/2019-CO/L. Given that I started to lose my invention patent national stage applications, and that I was heading into a 'liability claim', I decided to bring this wealth from

liability claim in a world neutral currency 'Earthlings'. I cannot bring the wealth from this liability claim in a local domestic currency of one country usa, in usd-\$. This work of mine eliminates an inherent flaw in world economics, and will be welcomed, voted in by all 191 world countries.

17. 22-2-2019 Indian copyright office issues copyright for my authored Macro-Economic reform 'Project Earthling©' with copyright registration number L-81033/2019.

This reform will ensure I bring the wealth from this liability claim in a world neutral currency called 'Earthlings' and not in usd-\$. This reform will ensure usa, uk, or the old world order will not exercise political, financial, economic, trade, or business levers on India. The reform allows me to build Indian national treasury and all Indian state treasuries in Earthlings currency, according to annexures O and P. The reform simplifies world banking and makes it more efficient. The reform ensures India is not a slave country, and will become really free and independent country, breaking away from the colonial slavery grip imposed on us by uk, usa, and the old world order since 17th century. The Macro-Economic reform benefits all the world countries, mutatis mutandis, by delivering all forms of equality across world countries, including economic equality, trade equality, business equality, and political equality. It frees all the 191 world countries from the imposed slavery and extortion by usa, uk, and old world order. The Macro-Economic reform delivers true freedom and real independence to all 191 world countries. This reform will be etched in the history as one of the transformational reforms that saved humanity and world countries from the horrors and



death like grip of old world order. By the orders of this Honorable court, I look forward to introducing this reform to the world countries at an upcoming WIPO assembly and bring the reform to its decisive voting. India must expect that the reform will be voted in with a thumping majority and further that I execute the 62 sale agreements in Earthlings currency. This will allow us to achieve 'Goal year 2050 for India' to make India a developed country. This work will be emulated by all the poor and developing countries of the world, hence having the cascading effects. The Macro-Economic reform, given its impact to human beings and world countries, will reset the years, end AD years and start FE years, which stand for 'Freedom by Earthling' years. The goal for India shall also be referred as 'Goal year 30 FE for India' which by its cascading effects will eliminate poverty and deliver economic progress and prosperity to all the poor and developing countries of the world. The reform has been shared with Mr. Daren Tang, Director General of WIPO, and most likely has been circulated to all 193 world country delegates of WIPO. The copyright of the Macro-reform has reached all the world wide media houses, the old world order un, its organs, all the PTO'S that have signed the Patent Cooperation Treaty. Given these facts, my introduction of the reform to 193 world countries, by this Honorable courts orders, with the effort and coordination of respondent, will go into the next step of decisive voting to take the macro reform live, and we must expect a thumping majority vote. This will allow the formation of GEC, Global Earthling Council, the designated signatories of which will sign for 'Payor' in all the 62 sale agreements, to be executed by the orders of this Honorable court.



18. 1-4-2019 By start of Indian financial year, given the loss of Japan and Korea patent applications, and considering the dynamics of automotive industry production and manufacturing across world countries, the liability for loss of my invention patent us 8,910,998 B1 worldwide patent rights is caused to USPTO.

19. 15-4-2019 to 20-9-2022

Brazil application LOST on 15-4-2019. South Africa application issued as a patent grant on 28-3-2018 was lost due to missing the annuity payment on 15-7-2019, given my debt. Canada application LOST on 15-7-2019. China application LAPSED on 28-7-2019. Europe application (covering 38 countries) LAPSED on 31-7-2019. India application Lost on 14-9-2019. Philippines application lost on 21-10-2019. Malaysia application lost on 23-1-2020. Indonesia application lost on 28-3-2020. Mexico application was abandoned on 8-1-2021. Thailand application was abandoned on 20-9-2022.

In summary, I have lost 14 national stage and 2 regional stage applications, resulting in loss of my invention patent rights in 60 world countries, other than the usa territory patent grant us 8,910,998 B1, and Nigeria territory patent grant with patent number F/P/2016/328. **Given this, USPTO is liable to pay for my loss of worldwide patent rights to my invention patent us 8,910,998 B1. The date for cause of worldwide liability to USPTO is 1-4-2019.**

20. 12-12-2022

I author 'Right Perspectives for the World', in which I present 79 'Right Perspectives' for the 191 world countries, their citizens, and file for a copyright, with the Indian copyright office which was given a diary number 25790/2022-CO/L. These



perspectives are a must read for every citizen of the 191 world countries, subject to translations to their local languages, so that they are able to clearly understand the horrors inflicted on the world countries, on the world citizens, by the rouge old world order, run by usa, and uk. I present the details of some of the New World Councils, which include Judicial Council, Medical Council, Records Council, and I shall be detailing some more Councils of the New World Order in the upcoming months. The details will be submitted to the Honorable court in the upcoming hearing dates.

Given the above bundle of facts, I request this Honorable High Court, to issue orders to the respondent, according to the prayer points in this writ Petition in the interest of justice and equality. These orders will allow me to claim the full liability payable to me, and bring the wealth to India.

Bengaluru

Date: 28/6/2023



PETITIONER /
(Party-in-Person)

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

W.P. No. _____ /2023

BETWEEN:

**Srinivas S. Devathi,
Aged 46 years,
S/o Late D. Satyanarayana,
Residing at No.63, 11th 'B' Cross,
3rd Main, Prashanthnagar,
Bangalore-560 079,
INDIA.
Mobile (91)-966-393-2293
E-mail ID: ProjectEarthling@SrinivasDevathi.com
.... Petitioner / Party-in-Person**

AND:

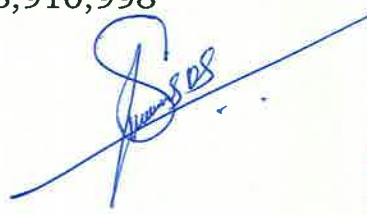
**Union of India, Ministry of External Affairs,
Legal and Treaties Division,
Room# 901, Akbar Bhavan,
Chanakyapuri,
New Delhi-110 021.
Ph:91-11-24674143.
Represented by Mrs. Uma Sekhar, Additional Secretary, also
representing External Affairs Minister Mr. S. Jaishankar.
.... Respondent**

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

FACTS OF THE CASE

Summary of caused Liability.

1. United States Patent and Trademark Office, USPTO rightfully issues a patent grant to my invention, for the priority patent application 14/227,859 filed on 27-3-2014, with patent number us 8,910,998



B1, with patent date of 16-12-2014, for 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. I attach annexure D, which gives schematic visuals of how and when I invented patent us 8,910,998 B1, a 121-year automotive industry timeline, along with the patent issued on 16-12-2014. However, for a replica patent application, exactly the same to the last word, filed as Patent Cooperation Treaty PCT International application PCT/US2014/046619, filed on 15-7-2014, claiming priority of the earlier patent application 14/227,859 filed on 27-3-2014, the same USPTO in the capacity of 'International Search Authority, ISA', issues a fabricated 'International Search report, ISR', with fabricated prior art, with a fabricated date, transmitted to me on 5-8-2015, and hence breaching Patent Cooperation Treaty articles 18(2) and 19(1). The PCT international application PCT/US2014/046619 filing receipt dated 15-7-2014, fee transmittal receipt, PCT request for the international application, designated states receipt, and notification of international application number are all included in annexure G. A PCT international application, is a patent application filed under the provisions of Patent Cooperation Treaty like it is stated in the PCT request form. I am an Indian citizen, I attach copy of relevant pages of my latest passport issued by Indian Government, and details regarding the rented Austin, usa correspondence address used for filing the patent application 14/227,859, and PCT international application PCT/US2014/046619, in annexure E. Annexure E also includes bank statements showing remittances to Regus from whom I rented the Austin, usa correspondence address. The fabricated ISR issued by USPTO, the communication dated 5-8-2015 when the fabricated ISR was transmitted to me by USPTO, along with a schematic visual of PCT timeline indicating USPTO breach of PCT articles 18(2) and 19(1) are attached as annexure H. I attach a copy of Patent Cooperation Treaty currently in force, as annexure X. The list of PCT contracting states as of date 7-4-2022 is attached as annexure Y. The PCT international application process steps / timeline, published by WIPO is attached as annexure C. Using this PCT international application PCT/US2014/046619, I have filed a total of 15 national stage and 2 regional stage applications, for patent protection of my invention in 61 non-usa countries. Most of the world PTO'S, Patent and Trademark Offices,



refer the ISR issued by an ISA to determine their PTO office action to the application.

2. The fabricated ISR, with fabricated prior art, issued with a fabricated date, resulted in all the national and regional stage applications to go into repeat 'pending-reject' office actions. Unable to pay for the lawyer fees, PTO fees, I start to lose applications which caused 'Liability to USPTO' for the loss of my patent rights. Given my debt and pending invoices, Indian patent lawyers could not take up any more work on credit, hence freezing my account. Relevant communications with my patent lawyers that filed national stage applications are attached as annexure Z. In annexure N, I attach the current status of all the national stage and regional stage applications I have filed, their application numbers, filing dates, and the other relevant dates, grant or lost dates. Annexure N, includes PCT international application numbers and their World Intellectual Property Organization, WIPO 'International publication' ID'S, for all applications that are related to my invention patent us 8,910,998 B1. Due to the intentional fraud, worldwide fraud committed by USPTO, intentionally breaching PCT articles 18(2) and 19(1), by fabricating prior art and issuing a fabricated ISR with fabricated date, I have lost a total of 60 countries patent protection to my invention, hence causing the worldwide liability, for my patent rights losses, to USPTO. Given the 'breach of PCT articles 18(2) and 19(1) committed by USPTO, I have proactively communicated this to Mr. Daren Tang, Director General of WIPO, his appointed legal officer, and coordination team. The relevant communications sent to WIPO, International Bureau are attached as annexure Q. WIPO administers Patent cooperation Treaty and are fully appraised about the 'breach of PCT articles 18(2) and 19(1) committed by USPTO'. Upon my communications to Mr. Daren Tang, by appointing a legal officer, they have clearly indicated that, they are willing to assist the Honorable court to enforce PCT, the Treaty, and are waiting for the court summons. Breach of PCT articles by USPTO is to be eliminated by the step of 'Fraud elimination lawsuit court proceeding' and by execution of 62 sale agreements claiming full liability. In annexure BB, I present the trial court USPTO fraud elimination suit extract of plaintiff, defendants details, and 'Prayer'. I also include a section on 'relevant considerations for the Honorable High Court of Karnataka'



and calculations, details related to court fee and applicable interest given that the worldwide liability caused on 1-4-2019.

Liability claim of at least 93 Trillion Earthlings / \$, by way of execution of 62 sale agreements, one each with each of the 62 countries will ensure the full resolution of the 'cause of action' that arose on 5-8-2015, when USPTO breached PCT articles 18(2) and 19(1).

3. I attach annexure AA, which includes thorough analysis of automotive industry and the details about the sale price estimation of worldwide patent rights of my invention patent us 8,910,998 B1, which is the total liability claim. The break-up of the 'worldwide liability' by the national and regional stage applications' is included in annexure AA. The total liability caused to USPTO is also given in a table showing the ranges, and that I have chosen a 'conservative' liability claim for myself, the wealth to be brought into India. I draw the attention of the Honorable court to the 'Infringers' section of the document. I also state that I await the response of 'Indian Government', their independent valuation, if they want to increase the sale price to 200 Trillion Earthlings / \$. The date of cause of 'Worldwide liability for USPTO' is 1-4-2019. I bring the attention of the Honorable court to the fact that the same USPTO processes the 7.5-year maintenance fees for my invention patent us 8,910,998 B1, by accepting fees of \$940 from me, and hence the usa patent is active and still in force. By not rejecting the fees, and not taking adverse action against patent us 8,910,998 B1, USPTO has clearly indicated that they admit their fraud and when summoned by the Honorable court, will follow through with the fraud elimination, and liability payment activities. I attach patent us 8,910,998 B1 7.5-year maintenance fees payment related documents, and its status document with annexure D.
4. 62 sale agreements, one each with each of the 62 countries, and a 'conditionally triggered contingency agreement with USPTO for worldwide liability payment' must be executed through the Honorable court, to legally conclude the fraud committed by USPTO.

Conclusion of 'cause of action' that arose on 5-8-2015, involves me, the inventor, receiving the full 'liability claim wealth' against distribution of the 'invention patent rights along with ownership and control of 100-year worth downstream businesses' to each of the 62 countries.

5. I attach annexure A that lists the 62 sale agreements that must be executed by the orders of the Honorable court. Annexure A also includes schematic visuals about 'economics study of this liability claim', and the only legal remedy available to the world countries.
6. I attach annexure B, in which I describe all the 62 sale agreements in detail. It includes a safety net 'conditionally triggered contingency agreement'. I request the Honorable court and the respondent to review annexure B in great detail. Executing these 62 agreements is the intent of this Writ Petition. I include a schematic visual of the list of high-level activities, segregated into independent streams of work activities, to get all the 62 sale agreements described in detail in annexure B, executed through the orders issued by this Honorable court.
7. Since, I am the inventor, 'Seller' in the 62 sale agreements, I attach annexure E, photocopies of my most recent passport to clearly record my identification with the Honorable court and respondent. This identification might be verified by all 62 world countries. This annexure E includes details of the rented Austin, usa correspondence address from Regus, and four bank statements showing the remittances made to Regus.

Magnitude of the 'liability claim'. Myself, and India cannot afford to bank the wealth in usd-\$.

8. The conservative liability claim is 93 Trillion Earthlings / \$, for Earthlings refer annexure F attached with this petition. If I accept this wealth in usd-\$, and India banks such wealth in usd-\$, we shall remain a slave to usa, uk and the old world order, waiting to be used, abused and killed for their devious, diabolical objectives. Usa will exercise political lever, economic lever, financial lever, trade lever, business lever by citing the monopoly of their currency usd-\$, a bribing currency, and make all Indian citizens, Indian businesses, Indian corporations, Indian Government, and Indian leaders as order

takers, and slaves. They will use our people for human trafficking for labor and sex slavery. I REFUSE SUCH NEGATIVE FUTURE PROSPECTS FOR MYSELF, INDIA, AND HINDUS LIVING IN INDIA. Hence, I have authored an eco-system by which we build our own national treasury in a world neutral currency called 'Earthlings', and will remain a free and independent country. This eco-system will avoid India from becoming a slave to usa, uk, and the old world order.

9. Annexure AA clearly represents the magnitude and scale of my invention. I include a presentation on 'Thermal insulation application energy savings for usa'. When this is factored in, the sale price valuation of world countries including India will be higher.

The Eco-system authored by me, attached with this petition.

10. I attach annexure F, macro-economic reform 'Project Earthling©' authored by me, to which Indian copyright office has issued a copyright with registration number L-81033/2019 on 22-02-2019. Along with the copyright, I include a usd V/S Earthling comparison document, brochure about the reform, including how it is also a 'World banking reform', and additional details document about the macro reform, in annexure F. I request the Honorable court and respondent to review this annexure in detail.
11. I attach annexure V, macro-governance reform 'New World Order' introduction, to terminate the old world order, and establish New World Order, partially authored by me, to be completed in upcoming months. Upon filing for the copyright, I shall submit the documentation to the Honorable court. Some of the councils of New World Order are introduced in annexures V and W.
12. I attach annexure W, 'Right perspectives for the world' authored by me, for which a copyright application has been filed with Indian copyright office on 12-12-2022, which was given a diary number 25790/2022-CO/L. This work is to terminate the old world order, and establish the New World Order. I include 79 perspectives, and I will be authoring more perspectives in upcoming months.
13. I attach annexure O, which includes 'Living Will executed on date 22-8-2022'. I define a visionary goal, 'Goal year 2050 for India' in the Living Will, with the wealth I bring into India, and the wealth

distribution is defined for this objective. To ensure the wealth is responsibly spent and directed towards the defined visionary goal, I will head 'Indian Economic Council, IEC' which is introduced in annexure DD. To protect this wealth, our wealth, Indian Treasury, Treasury of all Indian States and Union Territories, and territorially what is ours, I will present 'National Wealth Bill' in parliament which is introduced in annexure CC.

14. Annexures R, S, T, and U have details regarding the investigation that must be conducted by the respondent upon the Honorable court orders, to ensure all the negative tactics attempted at me, against me are neutralized, so that I claim full liability. All of this investigation must be conducted and concluded at the earliest, by the Honorable court orders, to eliminate all roadblocks, to clear my way, and that of India, to ensure I execute the 62 sale agreements at the earliest, given that the worldwide liability caused on 1-4-2019. Annexure R lists my public enemies and an entire array of negative tactics they have attempted to use against me, to possibly frame me negatively, block me from executing the 62 sale agreements, and getting the wealth from my patented invention into India. In annexure R, I attach my 10th, 12th, Engineering marks cards and my Engineering degree indicating my academic excellence. This is to rubbish any frivolous attempts to target my student days. Given that old world order was ran by my public enemies listed in annexure R, they have used the most advanced technologies to put me in external cage, internal cage, forming life cage. These severe threats to humanity are introduced in annexure EE, and I intend to build a 'Special technology Unit, STUN' to build counter capability for India.

INVENTION PATENT RIGHTS SALE AGREEMENTS OF THE CENTURY.

15. The execution of these 62 sale agreements, one each with each of the 62 countries, by the orders of this Honorable court will be etched in history as the 'Invention patent rights sale agreements of the century'. These sale agreements execution will be followed by everyone in the world, all 193 world countries, all its citizens, and by the world judiciary. The execution of these sale agreements will make the city of Bangalore the center of the world, and India the center of



the world. It involves the participation of 62 country leaders and will get worldwide media coverage.

EVENT OF THE CENTURY.

16. The going live of the Macro-Economic reform 'Project Earthling©' will be etched in the history as the 'Event of the century'. It delivers real independence and freedom to 191 world countries, delivers equality, while ending all forms of slavery on planet Earth.
17. I state that there is a 'Writ petition WP 12356/2023' filed on the same cause of action, that is in 'pending' status, however, not seeking an alternate remedy, at the Honorable High Court of Karnataka.

GROUND

USPTO FRAUD RESULTED IN LOSS OF WORLDWIDE PATENT RIGHTS TO MY INVENTION, AND CAUSED FULL LIABILITY.

18. I Filed PCT international application PCT/US2014/046619 on 15-7-2014 with USPTO as RO and ISA. Using this PCT international application I enter national stage by filing fifteen national stage and two regional stage applications.
19. The fifteen national stage applications filed by me include Canada, Mexico, Japan, Korea, Australia, New Zealand, Brazil, China, South Africa, Thailand, Philippines, Nigeria, India, Malaysia, Indonesia. The two regional stage applications filed by me include Eurasia EAPO application, PTO jurisdiction providing patent protection across 8 countries (Armenia, Azerbaijan, Belarus, Kazakhstan, Kyrgyzstan, Russian Federation, Tajikistan, Turkmenistan), and European EPO application, PTO jurisdiction providing patent protection across 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). The



national stage, regional stage application filing receipts are attached as annexure L with this writ petition. I can share my bank account remittance, payment details for filing these applications if required. The Nigeria patent grant, along with the annuity payment receipt, are attached as annexure M with this writ petition.

20. On 5-8-2015, USPTO issues a fabricated ISR with fabricated prior art, with a fabricated date, intended to block or deny my invention rights protection across the 61 PCT contracting states listed in the above section. They breach PCT articles 18(2) and 19(1).
21. This fraud of USPTO, resulted in me losing my patent rights in 60 world countries, except usa and Nigeria, where I have patent grants. Given the loss of patent rights, the worldwide liability is caused to USPTO, and they must pay for the liability.
22. 62 sale agreements listed in annexure A, and described in annexure B must be executed through this Honorable court. This Writ petition has all prayer points to get the 62 sale agreements executed.

LIABILITY CAUSED, ESTIMATED SALE PRICE OF PATENT US 8,910,998 B1 AND PCT APPLICATION PCT/US2014/046619.

23. My estimation of sale price to my patent US 8,910,998 B1, and PCT/US2014/046619 is shown in the table here. The sale includes the claims for other sectors, filed in three other PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, by virtue of the ISR'S established by ISA for these applications. The filing receipts for these three other sector PCT international applications are attached as annexure J. The ISR'S / Written opinions, WO'S issued for these three other sector PCT applications are attached as annexure K.

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

24. By choosing the conservative number, 93 Trillion Earthlings / \$, as a number for reference in the document, I execute my most recent Living Will on 22-8-2022. I attach the Living Will currently in force as annexure O with this petition. I draw the attention of the Honorable court to the fact that, the percentage allocations to the end party recipients shall remain the same irrespective of a final sale price reset to a higher number. I have legal language to this effect in the Living Will. I draw the attention of the Honorable court to the expiry date in the Living Will, annexure O, 31-12-2034.
25. The sale price will be reset to price higher than 93 Trillion Earthlings / \$ only if a second independent valuation authority such as Indian Government via the respondent will endorse such higher number alongside me. If not, I shall execute the 62 agreements cumulating to value of 93 Trillion Earthlings / \$, and will not go lower than this sale price under any circumstance. The execution of 62 sale agreements shall happen upon the Honorable courts orders.
26. I attach the 'wealth distribution within India to all the end recipient parties' when 93 Trillion Earthlings / \$ is brought into the country as part of annexure P. This is according to my Living Will currently in effect and submitted as annexure O with this petition. Annexure P also includes a brochure showing the wealth allocation for achieving 'Goal year 2050 for India', its cascading effects to at least 100 or more world countries, and the 'Living Will Addendum for year ending 2022, executed on 29-12-2022'. This Living Will Addendum and the subsequent addendums will indicate the total annual wealth receipts and wealth distribution to the end recipients as intended by the 'Living Will executed on date 22-8-2022'. There will be another 12 of these addendums executed over the next 12 years to conclude the intended wealth receipts and wealth distribution.

PRAYER

27. I pray the Honorable High Court to issue the following orders giving me **immediate 'Interim relief'** for the following prayer points.



For managing the wealth from 62 sale agreements, secure my finger prints and biometric information. To address my living expenses.

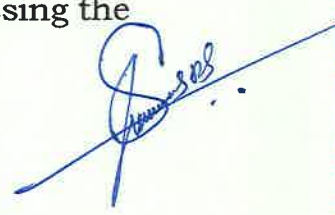
A. Given the value of 62 sale agreements, my wealth allocation in annexure O, and my wealth management responsibilities of Earthling Foundation Public charitable Trust and Earthling Foundation Private Trust, I will be using multi-combination biometric and non-biometric passwords and code combinations as passwords for my bank vaults, bank accounts, executive offices, Legal offices with lawyers, Trust office buildings, Trust bank accounts, Trust bank vaults, my online account access, digital access platforms, legal documents vault, data warehouse offices, and other, and hence my 'finger prints' are precious and valuable. Hence, respondent to work with Finance Ministry and issue me a Goods and Services Tax, GST number without me having to submit Aadhar card, which needs me to give my finger prints and bio-metric information.

Security until I execute the 62 sale agreements.


B. Respondent to work with Defense Ministry, and appoint a twelve member all Hindu Indian military unit, to ensure my 'physical safety and security', in a non-intrusive way, until all the 62 sale agreements listed in annexure A are executed, and the full wealth is brought into India by me, according to the Honorable court orders. With reference to annexure U, I look forward to the 'appointment of this team at the earliest possible date'. Respondent to introduce the appointed twelve member military unit to me.

Introduce Project Earthling© to 193 country delegates at WIPO assembly. Bring it to decisive voting. Establish Global Earthling Council, GEC, payor for the 62 sale agreements. I bring the wealth in Earthlings currency and build our treasuries.

C. Respondent to work with Mr. Daren Tang, Director General of World Intellectual Property Organization, WIPO, and schedule the introduction of macro-economic reform 'Project Earthling©' by me to all 193 member countries, in a full day event by addressing the



WIPO assembly. Prior to the introduction, respondent shall distribute the attached annexure F to the Director General of WIPO and all the 193 country delegation teams at WIPO. The respondent to also distribute the annexure W, copyright work in application stage for 'Right perspectives for the world', authored by me, to the Director General of WIPO and all the 193 country delegation teams at WIPO. The distribution could also be by way of electronic communications by distributing the webpage weblinks, <https://srinivasdevathi.com/right-perspectives-for-the-world/> and <https://srinivasdevathi.com/right-perspectives-for-the-world-continuation/>, where the authored work has been published online, to all the 193 world countries for them to read, study the perspectives, and prepare for the decisive voting session at WIPO assembly, for the implementation of macro-economic reform 'Project Earthling©'. Many POV'S, perspectives are related to the macro-economic reform. My introduction of the macro-reform could be scheduled by way of addressing the WIPO assembly live from a broadcast station set-up in Bangalore, India. Reasonable time shall be given to all 193 countries to independently evaluate the presented macro-economic reform described in annexure F.

Subsequent to the introduction of the macro-economic reform, and the expiration of the set reasonable time given to 193 world countries to evaluate the macro-economic reform, respondent to work with Mr. Daren Tang, Director General of World Intellectual Property Organization, WIPO, to bring the macro-economic reform 'Project Earthling©' for its decisive voting at WIPO assembly in a decisive YES or NO option voting, on the question of 'Should Project Earthling© be taken LIVE for the benefit of all the world countries?'.


D. Respondent, upon a decisive majority 'YES' vote result from the poll conducted across 193 countries at WIPO assembly, to take 'Project Earthling©' LIVE, must work with me and Honorable Prime Minister of India, establish new teams as required to spin-off, invite 193 country delegates, establish, register, build, and

take LIVE, the organization that controls the world economics, world finance, wealth, and Earthlings currency, 'Global Earthling Council', GEC. The GEC must have identified set of designated signatories to execute any legal instruments across the world, since they form the 'Payor delegation team' to execute the 62 sale agreements listed in annexure A, and described in annexure B.

Neutralize all negative tactics of my public enemies within India and abroad, before executing the 62 sale agreements.

E. Respondent to work with Ministry of Law and Justice, and through their network to Supreme court of India, all the High courts of all states in India, Bangalore city civil court, Family court in Bangalore, Nyaya Degula Bangalore, to verify and validate that no person, no party, no organization, no corporation, no legal entity, no country government, including and not limited to my public enemies listed in annexure R, or their Indian office legal entities have filed any frivolous lawsuits, or frivolous IA applications without my knowledge, or fabricated any documentation against me, or attempted to use fabricated medical theories intentionally designed by 'bribe taking kol, key opinion leader' bribed by my public enemies against me, all in an attempt to block the wealth coming to me and to India, by way of the 62 sale agreements described in annexure B, to be executed by the orders of this Honorable court. Respondent upon their communication and verification with the listed Indian courts, to give a report to me and this Honorable court. I provide details related to this prayer point in annexure R. My public enemies have taken extreme measures and chosen extreme negative tactics, given my inventions conservative valuation set at 93 Trillion Earthlings / \$, coming to me and India. This is a proactive step to first identify their negative tactics if any used at the level of Indian courts.

F. Respondent to give the option of 'Confront Mr. Srinivas S. Devathi directly with your frivolous allegations or fabricated documents, subject to strict proof in this High court of Karnataka, in his presence, or withdraw and return to your country' to any person,



party, organization, corporation, legal entity, country government, any of my public enemies listed in annexure R, or any of their Indian office legal entities, that have been identified according to their steps taken in prayer point 'E'. If any such identified person, party, organization, corporation, legal entity, or country government, does not withdraw and return to their country, and decides to confront me in this Honorable court, I will rubbish their negative tactics, frivolous allegations, or fabricated documents with my legal response, thus neutralizing their negative tactics right here in this Honorable court.

G. Respondent through their network to the current day, old world order, puppet 'united nations', with any non-defunct, surviving and functioning puppet un organs, and puppet un organizations, to verify and validate that no person, no party, no organization, no corporation, no legal entity, no country government, including and not limited to my public enemies listed in annexure R, or their Indian office legal entities, have filed any frivolous documentation, or fabricated documentation against me, or attempted to use fabricated illogical medical theories intentionally designed by 'bribe taking kol' bribed by my public enemies against me, all in an attempt to block the wealth coming to me and to India, by way of the 62 sale agreements described in annexure B, to be executed by the orders of this Honorable court. Respondent upon their communication and verification with the puppet united nations, its puppet organs, and puppet organization, to give a report to me and this Honorable court. I provide details related to this prayer point in annexure R. My public enemies have taken extreme measures and chosen extreme negative tactics, given my inventions conservative valuation set at 93 Trillion Earthlings / \$, coming to me and India, could have used puppet un organs against me. This is a proactive step to first identify their negative tactics if any used at the level of old world order nearly defunct un organs or any un organizations.

Respondent to give the option of 'Confront Mr. Srinivas S. Devathi directly with your frivolous allegations or fabricated documents.

subject to strict proof in this High court of Karnataka, in his presence, or withdraw and return to your country' to Mr. Antonio Gutteras, Secretary General of puppet un, to any person, party, organization, corporation, legal entity, country government, any of my public enemies listed in annexure R, or any of their Indian office legal entities, that have been identified according to their verification and validation steps. When they confront me directly, I will rubbish their negative tactics, frivolous allegations, or fabricated documents with my legal response, thus neutralizing their negative tactics right here in this Honorable court.

H. Respondent to work with Ministry of Law and Justice, and enforce strict vigilance, and restrict any and all money laundering, attempted by my public enemies by using the old world order technique of bribing in usa local currency, by using unlimited printed usd-\$, like I explain in annexure R, thus restricting bribing any organization, association, corporation, government organization / office, in bribes in the range of few Billion, 500 Billion, 1 Trillion, 2 Trillion, 3 Trillion, 5 Trillion, 10 Trillion, or even 22 Trillion in usd-\$, a number lower than the value of Srinivas – Kathi agreement, thus attempting to cut a fraudulent deal with India, attempting to steal my invention proceeds from world countries, and cheating 154 PCT contracting states.

I. Respondent to work with Ministry of Law and Justice, and through their network to all the courts in Bangalore, which have jurisdiction across the city where I reside, not limiting to High Court of Karnataka, Bangalore city civil court, Family court of Bangalore, Nyaya-Degula Bangalore, Magistrate court, Court for small causes, to verify and validate if there are any 'Commissions that are active and operational', with intent to 'Examine me', or 'Investigate me', by abuse of CPC section 75, all its sub-sections not limiting to sub-sections a, or b, or by abuse of CPC section 76, by way of which any court from across India such as Supreme court of India, any of the High courts across India, or any other court, have attempted to issue a commission to 'Examine me' or 'Investigate me' by making courts in Bangalore receive the




commission. At the source, it could be any of my 'public enemies' listed in annexure R, their Indian offices that could have attempted to set up frivolous commissions against me, to 'Examine me' or 'Investigate me'. This is a proactive step to first identify their negative tactics if any used at the level of Indian courts. Respondent to further take action to 'IMMEDIATELY DISSOLVE' all such frivolous commissions issued or received by courts in Bangalore by the orders of this Honorable court. In the event that any of the frivolous commissions refuse to dissolve, the commission, commissioner must be given a 'confront or dissolve' option to confront me with the 'purpose, intent, objective, motive' of their commission to target me, destroy me, examine me, or investigate me. By bringing the frivolous commissions 'motive' to target me, attempt to frame me, poison me, or to steal my invention patent rights, to the attention of this Honorable court, I shall ensure the frivolous commission is 'DISSOLVED'. I refer the Honorable court to annexure S.

- J. Respondent to work with Ministry of Law and Justice, to conduct local investigation of the four hospitals in Bangalore, Sidvin Hospital, Fortis Hospital, Columbia Asia Hospital, and Shobha Hospital, the consulting doctors, ICU doctors, ICU staff, and hospital owners, according to the request detailed in annexure T, and provide an investigation report to me and this Honorable court. Given the conservative valuation of my invention at 93 Trillion Earthlings / \$, there is a possibility that my public enemies listed in annexure R have used medical force against my father to illegally forge documents. The investigation is to ascertain that no legal documents were forged or executed by my father during his admission to those hospitals, and during the ICU admission stays which have very strict visiting hours. No legal documents must ascertain that no legal documents were forged or executed by using a medical cover of 'Rheumatoid Arthritis, RA' by taking his fingerprints on 100'S or 1000'S of papers, since RA patient cannot sign his signature by his own hands. No legal documents must ascertain that no legal documents were forged or executed by using the POA – Power of Attorney given to my



father by me and my divorced spouse, dated 1-1-2009 attached with annexure T. No legal documents must ascertain that no 'legal statements' were recorded from him by using medical force. No legal documents must ascertain that no 'death time statements' were recorded by police, lawyers, or magistrate, or judge from my father before his death in ICU of Columbia Asia Hospital. Annexure T indicates the chronological events related to my fathers hospital admissions, the hospital admission dates, discharge dates, and includes the discharge summary reports given by the hospitals.

- K. If respondent investigation conducted according to prayer point J, reveals that documents have been illegally forged from my father during his admission to these hospitals, the investigation must continue to retrieve every last document that was forged or illegally executed, any statement recorded by medical force, any death time statement, and must be submitted to the Honorable court and must be legitimately destroyed or shredded.
- L. If respondent investigation conducted according to prayer point J, reveals that documents have been illegally forged from my father, the investigation must continue to identify all the criminals, perpetrators involved in this going beyond the consulting doctors, ICU doctors, ICU staff, and hospital owners, to identify who among my public enemies financed and were involved in this criminal usage of hospitals. The Honorable court must take legal action against these criminals, perpetrators and punish them according to law.
- M. Respondent to work with Ministry of Law and Justice to conduct investigation according to the details given in annexure U, at Location 1, which involves investigating four houses around my residential address. The people of these four houses must be interrogated, and their entire houses must be 'digitally swept' to trace, locate, dismantle, and seize any spyware, micro or nano-technology bugs used to invade privacy, listen into, or see into

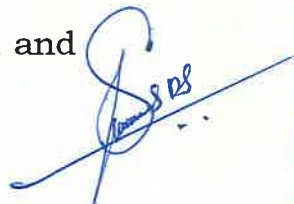


others homes, or offices, nixon technology, its nano renditions, lowest decibel sound hearing, or recording devises, thermal imaging devices, all body organs imaging devices, or 'brain activity' imaging devices, that are present in their house, and used for spying on me, for tracking my work, my daily activities, building pattern of my life, and if they are working to block the execution of these 62 sale agreements, thus blocking the wealth from coming to me and India. The investigation report must be given to me and the Honorable court.

N. Respondent to work with Ministry of Law and Justice to conduct investigation according to the details given in annexure U, at Location 2, which involves investigating four rooms around the room I have occupied at the hotel. The occupants of these four rooms must be interrogated, and their rooms including my room, must be 'digitally swept' to trace, locate, dismantle, and seize any spyware, micro or nano-technology bugs used to invade privacy, listen into, or see into others rooms, nixon technology, its nano renditions, lowest decibel sound hearing, or recording devises, thermal imaging devices, all body organs imaging devices, or 'brain activity' imaging devices, that are present in their rooms, used for spying on me, for tracking my work, my daily activities, building pattern of my life, and if they are working to block the execution of these 62 sale agreements, thus blocking the wealth from coming to me and India. The investigation report must be given to me and the Honorable court.

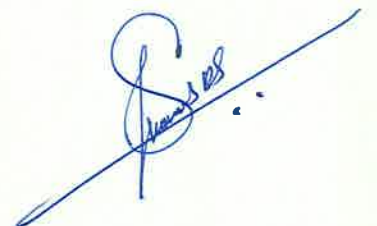
O. If respondent investigation conducted according to prayer points M and N, reveals that these surrounding homes at location 1 and surrounding rooms at location 2 have indeed installed and used any of the listed devices to spy on me and invade my privacy thus breaking my fundamental right to privacy, all such devices must be seized, and must be submitted to the Honorable court as documented evidence.

If respondent investigation conducted according to prayer points M and N, reveals that these surrounding homes at location 1 and



surrounding rooms at location 2 have indeed installed and used any of the listed devices to spy on me and invade my privacy, the investigation must continue to identify all the criminals, perpetrators involved in this spying and privacy invasion effort, going beyond the occupants of these houses and rooms, to identify who among my public enemies listed in annexure R, were involved in financing this criminal usage of these people in surrounding houses and rooms. The Honorable court must take legal action against these criminals, perpetrators and punish them according to law. These activities by the perpetrators constitute anti-India work, working against the economic growth of India, and attempting to block the execution of 62 sale agreements described in annexure B.

- P. Respondent to work with Ministry of law and justice, and give me and the Honorable court, a report on the current day law enforcement capabilities in Bangalore, India, of dealing with internal cage explained in annexure EE, and how to report it, and prove it to the Honorable court. With reference to POV 20 of annexure W, there are attempts by my public enemies listed in annexure R, at all restaurants, food vendors, in Bangalore, India, to target me with serum technology, now attempting to target my oratory skills, court interactions, authoring skills, and target concentration levels / diminish mental ability, intended to target the execution of 62 sale agreements. Respondent and Ministry of law and justice to enforce strict rules and law, against food poisoning across restaurants in Bangalore, by issuing warning / orders to all restaurants, all food vendors, restaurant association / hotel association in Bangalore, India, firstly to protect me for the execution of 62 sale agreements, and secondly to ensure safety of all world country visitors, reporters to India for the period of the scheduled four months for execution of 62 sale agreements.



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

Legal steps to be taken before executing the 62 sale agreements, to secure my wealth and that of India.

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

R. Respondent, upon the completion of all-India registration of annexure O, my 'Living Will executed on 22-8-2022', subject to legal requirements of its registration in all states and union territories, must formally distribute the registered document to President of India, Prime Minister of India, Prime Ministers Office, Finance Minister of India, Finance Ministers Office representing Commissioner of Income tax department, all Chief Ministers of all states of India, all the corresponding Chief Ministers Offices, to the heads of all Union territories of India, and their corresponding offices. This will ensure India is fully united in the objective of achieving the visionary goal 'Goal year 2050 for India'. This goal for India will have its cascading effects on at least 100 or more poor countries of the world.

Preparing the World countries to terminate old world order and establish New World Order. Bring 'fire scam' to decisive voting.

S. Respondent to work with Mr. Daren Tang, Director General of World Intellectual Property Organization, WIPO, and distribute the annexure W, copyright work in application stage for 'Right perspectives for the world', authored by me, to 193 world countries. The distribution could also be by way of electronic communications by distributing the webpage weblinks,



<https://srinivasdevathi.com/right-perspectives-for-the-world/> and <https://srinivasdevathi.com/right-perspectives-for-the-world-continuation/> , where the authored work has been published online, to all the 193 world countries for them to read, study the perspectives, and prepare for the termination of 'old world order' and establish the 'NEW WORLD ORDER', and prepare for the decisive voting sessions at WIPO assembly, for the implementation of macro-governance reform 'New World Order' attached as annexure V with this petition. I have authored 79 'Right perspectives for the world' and published them online and included them in annexure W. My work on the 'Right perspectives for the world' will continue, which shall also include defining the other councils of the New World Order, and further will include the 'Direction setting document, Legal preamble document, Guiding document, High-level directive document' for the defined councils of GEC, Global Earthling Council, GI-50, Group Influential 50 Council, and G-193, Group 193 Council.

- T. Respondent to work with Mr. Daren Tang, Director General of World Intellectual Property Organization, WIPO, and schedule the introduction of 'World energy battle – Oil VS Renewable' by me, forced on me, India, and Hindus living in India, by my public enemies listed in annexure R, to all 193 member countries in a session addressing the WIPO assembly directly live from a broadcast station in Bangalore, India. Prior to the introduction, respondent shall distribute annexure W to the Director General of WIPO and all the 193 country delegation teams at WIPO, specifically to read perspectives related to 'Fire Scam'. Reasonable time shall be given to all 193 countries to independently evaluate the presented subject and also to work on the case studies presented in POV 1 in annexure W.

Respondent to work with Mr. Daren Tang, Director General of World Intellectual Property Organization, WIPO, to bring the World energy battle – Oil VS Renewable for its decisive voting at WIPO assembly in a decisive YES or NO option voting, on the question of 'Should the world countries proactively work on



investing and doing more research investments in Renewable energy sector?', after the expiration of the set reasonable time given to 193 world countries to evaluate the subject. A decisive majority 'NO' voting result will reschedule the subject to be brought to the discussion and a subsequent second poll for 193 countries after a gap of say 10 years, at the Group 193, G-193 council, subject to executive decision that could be exercised by Group Influential 50, GI-50 council. The councils are discussed in annexures V and W.

U. Respondent to work with Mr. Daren Tang, Director General of World Intellectual Property Organization, WIPO, and schedule the introduction of macro-governance reform 'New World Order', by me to all 193 member countries, in a full day event by addressing the WIPO assembly. Prior to the introduction, respondent shall distribute the attached annexures V and W to the Director General of WIPO and all the 193 country delegation teams at WIPO. My introduction of the macro-governance reform scheduled by way of addressing the WIPO assembly live from a broadcast station set-up in Bangalore, India. Reasonable time shall be given to all 193 countries to independently evaluate the presented macro-governance reform described in annexure V.

Respondent to work with Mr. Daren Tang, Director General of World Intellectual Property Organization, WIPO, to bring the macro-governance reform 'New World Order' for its decisive voting at WIPO assembly in a decisive YES or NO option voting, on the question of 'Should New World Order be taken LIVE for the benefit of the world countries?', after the expiration of the set reasonable time given to 193 world countries to evaluate the macro-reform.

Preparatory steps to execute the 62 sale agreements, and bring the wealth into India.

V. Respondent to work with the Honorable Prime Minister of India, and the Finance Minister of India, and provide the 'Independent valuation' of Indian Central Government, to my invention patent US 8,910,998 B1 attached as part of annexure D, and its

Intellectual property rights across 62 world countries recognized by PCT – Patent Cooperation Treaty International application PCT/US2014/046619. If Indian Government independent valuation sale price is higher than 93 Trillion Earthlings / \$, refer annexure AA, valuation table, I shall execute the 62 sale agreements, the total sale value of which will cumulate to the reset higher sale price presented by Indian Government.

W. Respondent to transmit formal communications about my 'Living will addendum for End-of-Year 2022, executed on 29-12-2022', attached as part of annexure P, and the fact that 12 more Living Will addendums will be executed by me, at the end of each of the next 12 years between 2023 to 2034, showing incremental statistics related to 'wealth receipts from the executed 62 sale agreements' and 'wealth distribution' intended according to annexure O, to President of India, Prime Minister of India, Prime Ministers Office, Finance Minister of India, Finance Ministers Office representing Commissioner of Income tax department, all Chief Ministers of all states of India, all the corresponding Chief Ministers Offices, to the heads of all Union territories of India, and their corresponding offices.

X. Respondent to give official formal communication addresses, key contacts information, e-mail ID'S, and direct telephone numbers of all the intended wealth recipients according to annexure O, including that of President of India, Prime Minister of India, Prime Ministers Office, Finance Minister of India, Finance Ministers Office representing Commissioner of Income tax department, all Chief Ministers of all states of India, all the corresponding Chief Ministers Offices, the heads of all Union territories of India, and their corresponding offices, for my official record and that of the Honorable court. This information is for initiating electronic wire transfer of wealth over the next 12 years, according to the intended wealth allocation given in annexure O, and for the formal distribution of the upcoming 12 'Living Will addendums', to the end recipient parties. The intended commitment to allocate and pay 45% of the total 'wealth receipts' to Indian Central and State



Governments would be legally accounted for by the next 12 versions of the Living Will addendums to be executed over the next 12 years, which will indicate the cumulated 'wealth receipts' and 'wealth distribution', and ensure the entire 45% 'wealth distribution' is taken to its completion. Given that bulk of the wealth distribution will be in 'Earthlings currency', the recipients will have all new 'Treasury bank accounts', or other recipient destination bank accounts where the money would be transferred to. Most of these bank accounts will be organized in the new banks to be established in India to manage the overall wealth being brought into India by way of these 62 sale agreements. These financial transactions over the next 12 years will be official, formal, disclosed to Indian and worldwide media houses. I will be heading 'IEC, Indian Economic Council' and will be providing guidance on the management and distribution of this wealth across banks, and bank accounts.

- Y. Respondent to work with Finance Ministry and give approvals for me to set-up a first group of my own banks, all of which would be enabled to hold extremely high value of wealth in Earthlings currency, and a second group of my own banks for the local Indian banking and financial transactions related to the Earthling Foundation Public charitable Trust, and Earthling Foundation Private Trust initiatives, programs, projects, and their execution. The first group of banks will hold the incoming wealth from the 62 tri-party sale agreements listed in sections 2(a) to 2(jjj) of annexure B. The economic policies related to wealth management and Indian 'Treasury management', proposed and implemented by me, through 'IEC, Indian Economic Council' will address the wealth distribution across the organized first group and second group of banks, along with defining the 'Indian national treasury', and declaring it to the world media houses.

If the Honorable court issues orders for the execution of 'Srinivas - Kathi' agreement in usd-\$ currency, prior to the formation of Global Earthling Council, GEC, respondent to work with Finance Ministry and give approvals for me to deposit any receipts in usd-



\$ in a private Indian bank. This is to temporarily deposit my wealth in usd-\$ prior to exchanging it to Earthlings with GEC.

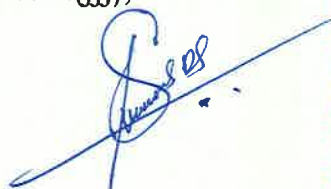
Broadcast the court proceeding live to World judiciary.

Z. The Honorable court and respondent to work with Ministry of Law and Justice, to exercise their network across all the justice delivering courts in India, law practitioners across India, including the Chief Justice of India, all the Chief Justices of all Indian states, Bar council association of India, all law schools in India, requesting them to follow this lawsuit proceeding LIVE, either via a published video weblink, or a television channel covering the proceeding, from High court of Karnataka, Bangalore city civil court, Special court appointed, and further covering the execution of 62 sale agreements described in annexure B. These lawsuits to become case studies for all law school students across the world countries, and the case studies will be authored by Indian law practitioners.

AA. The Honorable court and respondent to work with Ministry of Law and Justice, to exercise their network across the 193 world countries, inform the Supreme court judges of all 193 countries, legal and justice department members of 193 countries, law practitioners across the 193 countries, inform the judicial bar associations of all 193 countries, inform the top five law schools of all 193 countries, about this lawsuit, requesting them to follow this lawsuit proceeding LIVE, either via a published video weblink, or a television channel covering the proceeding live from High court of Karnataka, Bangalore city civil court, Special court appointed, and further covering the execution of 62 sale agreements described in annexure B. These lawsuits to become case studies for all law school students across the world countries.

Appoint 'Special court', and execute the 62 sale agreements.

BB. The Honorable court to issue orders to 'Appoint a Special court' for execution of sale agreements described in sections 2(a) to 2(jjj),



of annexure B. Executing these agreements involves respondent to co-ordinate the 'Premier visits' from 61 world countries, to the appointed Special court. Given that Presidents and Prime Ministers of 61 world countries would visit the Special court, the High court of Karnataka premises might be better suited to establish the Special court.

CC. The Honorable court to issue orders to have a 'Formal worldwide media reporters interaction room, with live television broadcast setup, to facilitate official press release for each of the 62 sale agreements upon their execution' and to have a 'Discussion and meeting room, where refreshments could be provided for visiting Premier and their delegation to interact with me and any visiting Indian dignitaries' in the premises of the 'appointed special court' for the execution of 62 sale agreements described in annexure B.

DD. Respondent to plan, co-ordinate, and schedule the visits of 62 country 'Premiers, the recipient of intellectual property rights delegation teams, or buyer delegation teams', to get the 62 sale agreements listed in annexure A and described in annexure B, executed, synchronized with the orders given by this Honorable court or the Special court appointed for the purpose. While the first sale agreement 'Srinivas - Kathi agreement' to be executed, could be executed upon court orders after the fraud elimination in trial court, the critical path activity to get the 61 tri-party agreements described in sections 2(b) to 2(jjj) of annexure B, need the 'Payor delegation team, GEC, Global Earthling Council designated signatories' to have taken office after GEC is established. Once the GEC designated signatories have taken office, respondent to co-ordinate their visit and stay in the city, say for a period of four months, and synchronizing the visits of 61 country 'Premiers, the recipient of intellectual property rights delegation teams' to facilitate the execution of the tri-party sale agreements in the 'appointed special court' within the same span of four months. Respondent to co-ordinate the visit of USPTO Director Mrs. Kathi Vidal to the Trial court, Bangalore city civil



court, or the Special court, upon the Honorable courts orders to execute sale agreements described in sections 2(a) and 2(kkk) of annexure B.

Protecting and managing Indian wealth. Achieve Goal year 30 FE for India.

EE. After the execution of 'Srinivas – Kathi agreement' described in annexure B, the receipt of the sale proceeds from the agreement, and its 'Press release addressing the worldwide media houses, with worldwide broadcast and coverage of the execution of the sale agreement', respondent to work with the Honorable Prime Minister of India, and schedule the introduction of 'NATIONAL WEALTH BILL' authored by me, addressing the parliament. I refer to annexure CC, National Wealth Bill, and Union of India, Central Government must get this Bill passed.

FF. Respondent to work with the Honorable Prime Minister of India, and schedule the introduction of 'INDIAN ECONOMIC COUNCIL, IEC', its advisory role for India, and macro-economic policy direction for India to achieve Goal year 30 FE for India, which will in turn have cascading effects to over 100 poor countries of the World. IEC will be established with full support and mandate from Union of India, Central Government. I refer to annexure DD, which introduces IEC and its significance for India to become a developed country, and an economic super-power.

Bengaluru

Date: 28/6/2023



PETITIONER /

(Party-in-Person)

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

W.P. No. _____ /2023

BETWEEN:

**Srinivas S. Devathi,
Aged 46 years,
S/o Late D. Satyanarayana,
Residing at No.63, 11th 'B' Cross,
3rd Main, Prashanthnagar,
Bangalore-560 079,
INDIA.
Mobile (91)-966-393-2293
E-mail ID: ProjectEarthling@SrinivasDevathi.com**

.... Petitioner / Party-in-Person

AND:

**Union of India, Ministry of External Affairs,
Legal and Treaties Division,
Room# 901, Akbar Bhavan,
Chanakyapuri,
New Delhi-110 021.
Ph:91-11-24674143.
Represented by Mrs. Uma Sekhar, Additional Secretary, also
representing External Affairs Minister Mr. S. Jaishankar.**

.... Respondent

(MEMORANDUM UNDER ORDER XXVII RULE 6 OF CPC)

Upon contacting the office of Mr. S. Jaishankar, External Affairs Minister of India, EAM, I was directed to take up my request related to 'Breach of patent cooperation Treaty' with the Legal and Treaties division. The additional secretary of Legal and Treaties division Mrs. Uma Sekhar is the primary contact to whose attention all the communications related to the 'Breach of Patent Cooperation Treaty'



were sent. Most of the communications were also copied to EAM Mr. S. Jaishankar. Mrs. Uma Sekhar knows that the full legal remedy involves getting the 62 sale agreements, one each with each of the 62 countries executed through this Honorable court. The 'Preparatory steps' involved in getting the 62 sale agreements executed, including the coordination of the visits of 62 country premiers, their delegation teams, constitute the prayer points A to FF in this Writ Petition. I request the Honorable court to issue orders for the '*attendance of person able to answer questions relating to suit*' and for taking 'ACTION WITHIN THE MINISTRY AND OTHER INDIAN GOVERNMENT ORGANIZATIONS UPON COURTS ORDERS', in accordance with order XXVII, rule 6. Ideally, the Honorable court must direct the respondent, to have Mrs. Uma Sekhar, and a select team of members from the Ministry, to attend all the court hearings until the conclusion of the writ petition, receive orders from this Honorable court, and take necessary action to facilitate the execution of 62 sale agreements through this Honorable court.

The Writ Petition prayer points are for getting the 62 sale agreements executed, and include all activities to accomplish it, to coordinate the visit of 62 country leaders / premiers to the Honorable court, take the macro-economic reform Project Earthling© live, take action on all the legal preparatory steps, neutralize all negative tactics attempted by my public enemies including USPTO, usa, any of its citizens, its corporations to block me from bringing the wealth into India, take the macro-governance reform New World Order live, and 'Appoint a special court' for the sale agreements execution.

I would take an estimated time of over nine hours to review the 'Writ Petition', annexures, prayer points A to FF, and hence request the Honorable court to issue orders for the attendance of Mrs. Uma Sekhar and her team for hearings, with permissible blocks of time allocated in the afternoon session of courts time, preferably on consecutive days. This is in the interest of the Honorable courts time, so that the discussion of writ petition need not be repeated again for Mrs. Uma Sekhar and her team. The spread of the 'estimated time across the subjects related to the writ petition' is given here.



Subject, and the estimated time required from the Honorable court.

Review cause of action. Review the 63 agreements. Review 62 sale agreements, taking four sample agreements in detail.	120 Minutes
Introduce Macro-economic reform Project Earthling©, attached as annexure F.	90 Minutes
Review the 'Living Will', annexures O, and P. 12 more addendums to be executed over 12 years.	60 Minutes
Review prayer points A to FF. Get respondents preliminary remarks on plan of action to. prayer points. Refer relevant annexures.	60 Minutes
Review the 'Right perspectives for the world'.	60 Minutes
Introduce Macro-governance reform New World Order and Councils.	60 Minutes
Request the Honorable courts orders on all the prayer points A to FF, and the 62 sale agreements executed.	120 Minutes

To present and review the 'Highest valued writ petition' to this Honorable court, the estimated time is over 9 hours. Depending on the discussion, questions from the respondent, L&T division secretary, accompanying team from Ministry, and the Honorable courts review of the petition in detail, and issue of orders, the overall time could be higher than the estimate shown here.

Respondent and select team from MEA must stay in Bangalore city for a span of four months, to get the 62 sale agreements executed.

Bengaluru

Date: 28/6/2023



PETITIONER /
(Party-in-Person)

IN THE HIGH COURT OF KARNATAKA, BENGALURU

ORIGINAL JURISDICTION

W.P. No. _____ /2023

BETWEEN:

Srinivas S. Devathi,

Mobile (91)-966-393-2293

E-mail ID: ProjectEarthling@SrinivasDevathi.com

.... Petitioner / Party-in-Person

AND:

Union of India, Ministry of External Affairs,

Legal and Treaties Division, Ph:91-11-24674143.

Represented by Mrs. Uma Sekhar, Additional Secretary, also

representing External Affairs Minister Mr. S. Jaishankar.

.... Respondent

VERIFYING AFFIDAVIT

I, Srinivas S. Devathi, an Indian citizen, aged about 46 years, S/O Late D. Satyanarayana, residing at No. 63, 11th B Cross, 3rd Main, Prashanthnagar, Bengaluru – 560079, INDIA, do hereby solemnly affirm and state on oath as follows: I state that I am the petitioner in the above writ petition. I know the facts and circumstances of the writ petition. Hence, I am swearing to this affidavit. Further, I state that I do not have any lawyer representing me in this writ petition. And that I am appearing as party-in-person in front of the Hon'ble court.

I state that the averments made in this writ petition between paragraphs 1 to 27, and the enclosed annexures A to EE, are true to the best of my knowledge, information, and belief. Annexures D, E, F, O, P, R, and X are True copies. Annexures A, B, C, G, H, J, K, L, M, N, Q, S, T, U, V, W, Y, Z, AA, BB, CC, DD, and EE are originals.



Bengaluru

Date: 28/06/23

DEPONENT

"Sworn to before me"

Verified the W.L. No. KA0220210015226

Sworn / Solemnly affirmed and signed before me
on this 28th day of June 2023 at Bengaluru
N.R.SI.No. 1537 Corrections: Nil,

M. S. BALLAL, Advocate & Notary, Bengaluru.
28/06/23.

AS

Annexure A - Page 1

Country name	Full control of 90% of the 'Economic Value' handed over to the country, Buyer	10% of the 'Economic Value', sale proceeds received by me, Seller	Name of the sale agreement	Name of the Premier
	\$	\$		
USA	20,25,00,00,00,00,000	2,25,00,00,00,00,00,000	Srinivas - Kathi agreement	Kathi Vidal (USPTO Dir)
Country name	Monetary Value handed over	Sale Price	Name of the sale agreement	Name of the Premier
	in Earthlings	in Earthlings		
Germany	13,50,00,00,00,00,000	1,50,00,00,00,00,00,000	Srinivas - Olaf agreement	Olaf Scholz
Japan	10,80,00,00,00,00,000	1,20,00,00,00,00,00,000	Srinivas - Fumio agreement	Fumio Kishida
Korea	6,75,00,00,00,00,000	75,00,00,00,00,00,000	Srinivas - Yoon agreement	Yoon Suk-Yeol
China	6,75,00,00,00,00,000	75,00,00,00,00,00,000	Srinivas - Xi agreement	Xi Jinping
UK	2,70,00,00,00,00,000	30,00,00,00,00,00,000	Srinivas - Rishi agreement	Rishi Sunak
Canada	2,70,00,00,00,00,000	30,00,00,00,00,00,000	Srinivas - Justin agreement	Justin Trudeau
France	2,23,84,39,40,20,115	24,87,15,48,91,124	Srinivas - Emmanuel agreement	Emmanuel Macron
India	2,02,50,00,00,00,000	22,50,00,00,00,00,000	Srinivas - Narendra agreement	Narendra Damodar Modi
Australia	1,80,00,00,00,00,000	20,00,00,00,00,00,000	Srinivas - Anthony agreement	Anthony Albanese
Italy	1,67,13,75,50,11,946	18,57,08,38,90,216	Srinivas - Giorgia agreement	Giorgia Meloni
Brazil	1,35,00,00,00,00,000	15,00,00,00,00,00,000	Srinivas - Jair agreement	Jair Bolsonaro
Mexico	1,35,00,00,00,00,000	15,00,00,00,00,00,000	Srinivas - Andres agreement	Andres Manuel Lopez Obrador
Spain	1,14,93,78,01,04,717	12,77,08,66,78,302	Srinivas - Pedro agreement	Pedro Sanchez
Netherlands	73,63,24,85,89,714	8,18,13,87,32,190	Srinivas - Mark agreement	Mark Rutte
Turkey	61,77,36,21,12,796	6,86,37,35,68,088	Srinivas - Recep agreement	Recep Tayyip Erdogan
Switzerland	56,85,69,33,81,212	6,31,74,37,09,024	Srinivas - Walter agreement	Walter Thurnherr
Poland	47,20,87,56,98,159	5,24,54,17,44,240	Srinivas - Mateusz agreement	Mateusz Morawiecki
Sweden	44,40,81,43,93,227	4,93,42,38,21,470	Srinivas - Ulf agreement	Ulf Kristersson
Belgium	42,85,55,60,97,365	4,76,17,28,99,707	Srinivas - Alexander agreement	Alexander De Croo
Russian Federation	40,95,26,71,46,692	4,55,02,96,82,966	Srinivas - Vladimir agreement	Vladimir Putin

South Africa	40,50,00,00,00,000	4,50,00,00,00,000	Srinivas - Cyril agreement	Cyril Ramaphosa
Austria	36,72,82,37,72,714	4,08,09,15,30,302	Srinivas - Karl agreement	Karl Nehammer
New Zealand	36,00,00,00,00,000	4,00,00,00,00,000	Srinivas - Jacinda agreement	Jacinda Ardern
Norway	35,03,69,57,89,482	3,89,29,95,32,165	Srinivas - Jonas agreement	Jonas Gahr Store
Ireland	30,82,49,57,07,731	3,42,49,95,23,081	Srinivas - Leo agreement	Leo Varadkar
Denmark	28,37,26,57,73,405	3,15,25,17,52,601	Srinivas - Mette agreement	Mette Frederiksen
Philippines	27,00,00,00,00,000	3,00,00,00,00,000	Srinivas - Ferdinand agreement	Ferdinand Bongbong Marcos
Malaysia	27,00,00,00,00,000	3,00,00,00,00,000	Srinivas - Anwar agreement	Anwar Ibrahim
Indonesia	27,00,00,00,00,000	3,00,00,00,00,000	Srinivas - Joko agreement	Joko Widodo
Thailand	27,00,00,00,00,000	3,00,00,00,00,000	Srinivas - Prayut agreement	Prayut Chan-o-Cha
Finland	22,07,87,53,17,555	2,45,31,94,79,728	Srinivas - Sanna agreement	Sanna Marin
Czechia	19,76,29,74,75,271	2,19,58,86,08,363	Srinivas - Petr agreement	Petr Fiala
Romania	19,30,57,82,79,194	2,14,50,86,97,688	Srinivas - Nicolae agreement	Nicolae Ciuca
Portugal	19,17,89,32,77,497	2,13,09,92,53,055	Srinivas - Antonio agreement	Antonio Costa
Greece	17,57,13,86,84,839	1,95,23,76,31,649	Srinivas - Kyriakos agreement	Kyriakos Mitsotakis
Nigeria	13,50,00,00,00,000	1,50,00,00,00,000	Srinivas - Muhammadu agreement	Muhammadu Buhari
Hungary	12,54,82,39,00,370	1,39,42,48,77,819	Srinivas - Viktor agreement	Viktor Orban
Slovakia	8,58,06,70,27,098	95,34,07,80,789	Srinivas - Eduard agreement	Eduard Heger
Luxembourg	5,60,00,97,82,656	62,22,33,09,184	Srinivas - Xavier agreement	Xavier Bettel
Bulgaria	5,24,91,24,62,206	58,32,36,06,912	Srinivas - Galab agreement	Galab Donev
Croatia	4,90,04,07,96,169	54,44,89,77,352	Srinivas - Andrej Plenkov agreement	Andrej Plenkov
Slovenia	4,37,08,45,40,674	48,56,49,48,964	Srinivas - Robert agreement	Robert Golob
Lithuania	4,29,15,43,99,842	47,68,38,22,205	Srinivas - Ingrida agreement	Ingrida Simonyte
Kazakhstan	4,21,34,54,06,502	46,81,61,56,278	Srinivas - Alihan agreement	Alihan Smaiyllov
Serbia	4,07,04,83,26,364	45,22,75,91,818	Srinivas - Ana agreement	Ana Brnabic
Latvia	2,80,85,10,95,380	31,20,56,77,264	Srinivas - Krisjanis agreement	Krisjanis Karins
Estonia	2,44,06,94,25,912	27,11,88,25,101	Srinivas - Kaja agreement	Kaja Kallas
Iceland	2,08,58,52,69,323	23,17,61,41,036	Srinivas - Katrin agreement	Katrin Jakobsdottir
Cyprus	1,97,20,58,39,592	21,91,17,59,955	Srinivas - Nicos agreement	Nicos Anastasiades
Belarus	1,47,40,75,19,618	16,37,86,13,291	Srinivas - Roman agreement	Roman Golovchenko
Albania	1,21,36,17,79,257	13,48,46,42,140	Srinivas - Edi agreement	Edi Rama
Malta	1,17,19,52,31,686	13,02,16,92,410	Srinivas - Robert agreement	Robert Abela

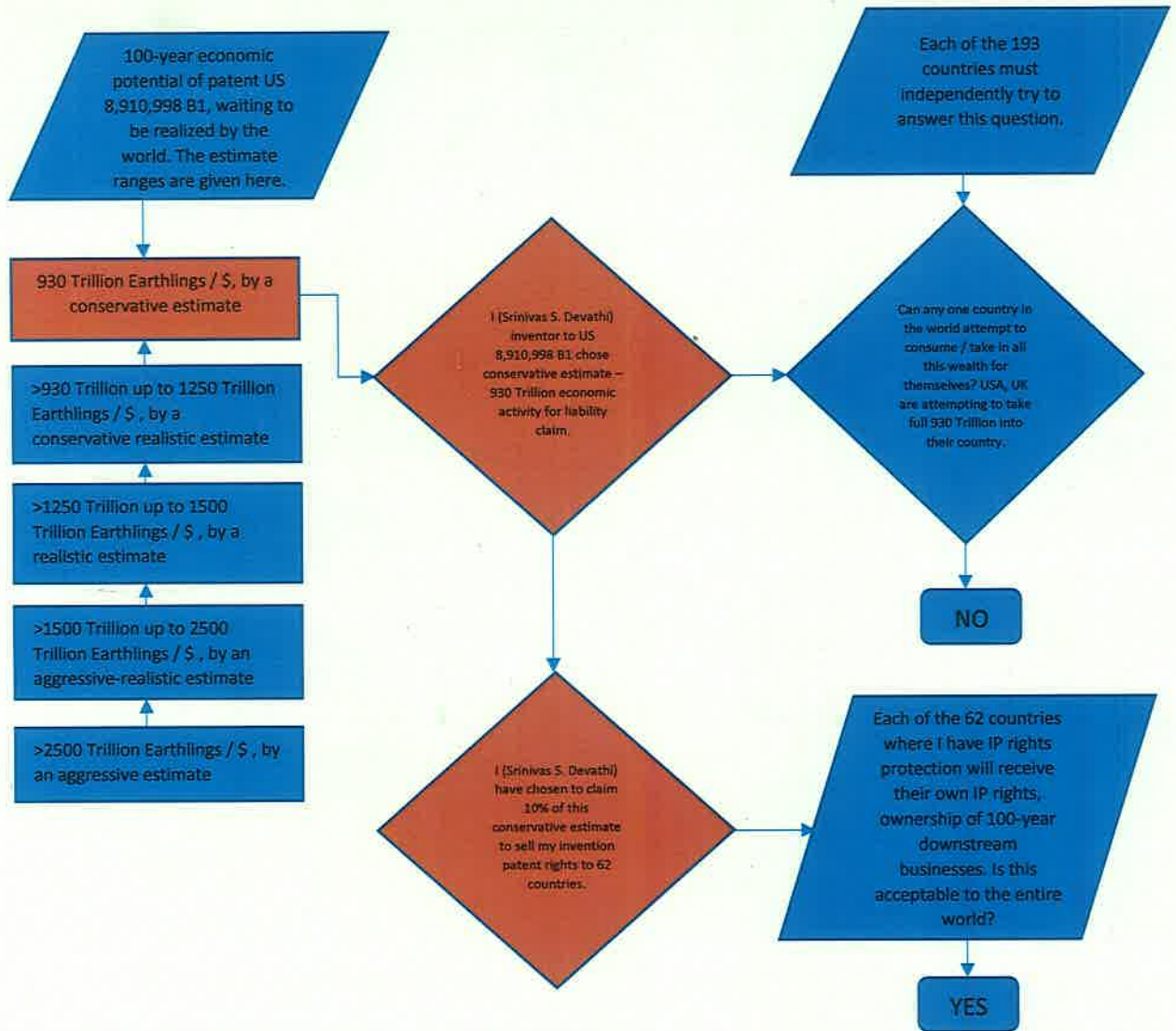
-47-

Azerbaijan	1,15,97,31,98,982	12,88,59,10,998	Srinivas - Ali agreement	Ali Asadov
North Macedonia	1,02,12,47,40,471	11,34,71,93,386	Srinivas - Dimitar agreement	Dimitar Kovacevski
Turkmenistan	1,00,70,69,35,742	11,18,96,59,527	Srinivas - Serdar agreement	Serdar Berdimuhamedow
Monaco	51,57,81,51,753	5,73,09,05,750	Srinivas - Pierre agreement	Pierre Dartout
Liechtenstein	50,73,19,47,701	5,63,68,83,078	Srinivas - Daniel agreement	Daniel Risch
Armenia	30,71,78,26,650	3,41,30,91,850	Srinivas - Nikol agreement	Nikol Pashinyan
Kyrgyzstan	19,99,51,23,548	2,22,16,80,394	Srinivas - Sadyr agreement	Sadyr Japarov
Tajikistan	18,58,68,42,266	2,06,52,04,696	Srinivas - Kokhir agreement	Kokhir Rasulzoda
San Marino	13,61,17,96,611	1,51,24,21,846	Srinivas - Maria agreement	Maria Luisa Berti
Total	83,70,00,00,00,000	9,30,00,00,00,000		

REMARKS: I, Srinivas S. Devathi, Inventor and seller of intellectual property rights to your territory for invention US 8,910,998 B1 recognized worldwide by PCT international application PCT/US2014/046619; would sign the sale agreement as seller through the Indian court proceeding. In different countries; powers, role and responsibilities bestowed to their government Prime Minister, and President are different. I have listed the one who would exercise executive and legislative powers to head and govern the country from information available online. Upon elimination of worldwide fraud by USPTO, and upon the orders of Indian court, I would like to structure and coordinate the execution of these sale agreements by co-ordinating with the divisions of Indian Ministry of External Affairs say in a span of four months in the year 2024. Upon Indian court orders, Legal and Treaties division of MEA India would join me in the court proceeding, to participate and assist the Honorable court with the required legal documentation, legal verification of the buyer, payor, co-ordinate the leaders visits to the Honorable court in India, and get the 62 sale agreements executed. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995.



THE ONLY AVAILABLE OPTION TO 193 COUNTRIES FOR DEALING WITH INVENTION OF
SRINIVAS S. DEVATHI US 8,910,998 B1 WITH A GRANT DATE OF 16-12-2014.

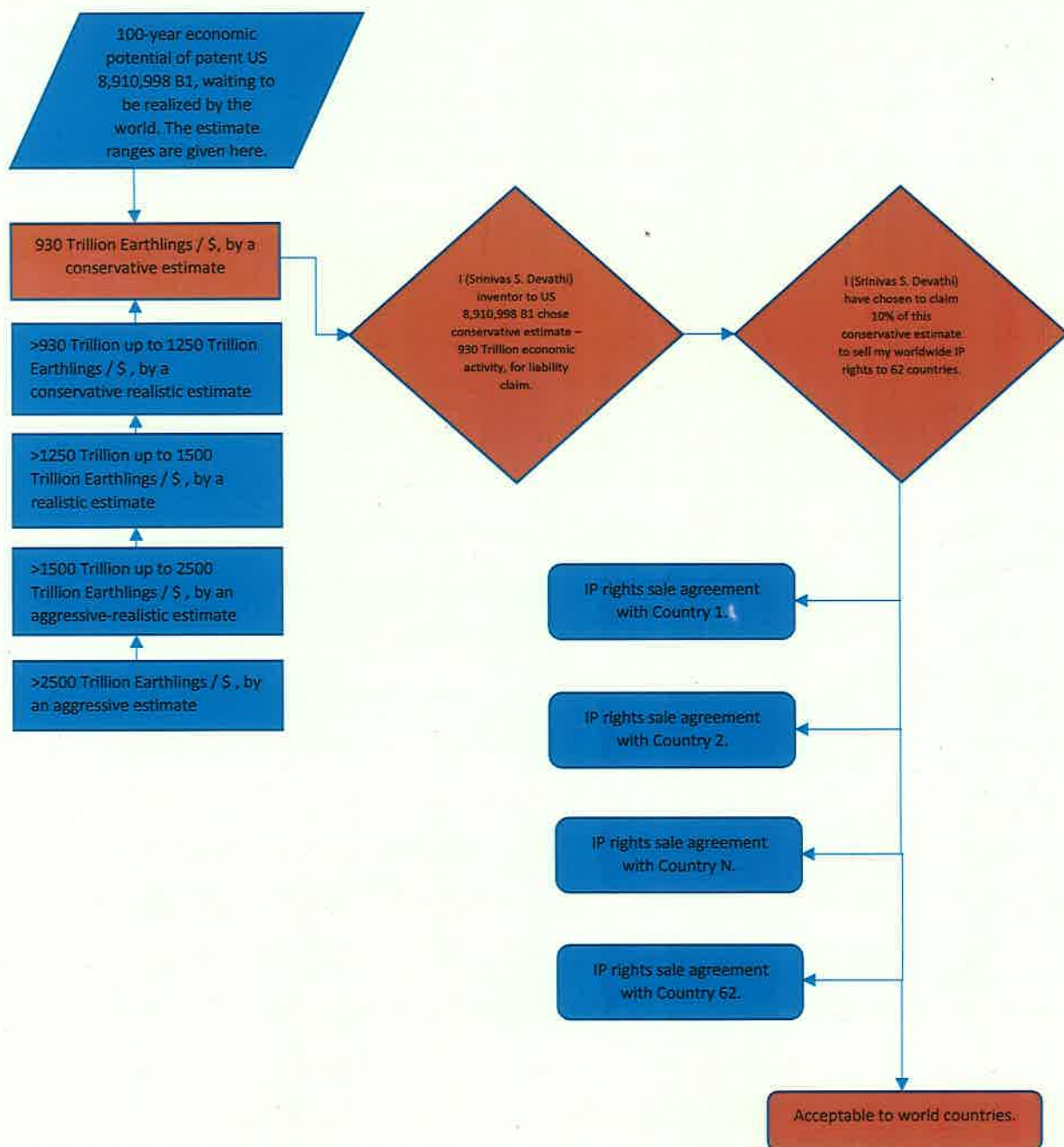


CONCLUSION – THE ONLY OPTION AND THE PERFECT ONE AVAILABLE TO THE WORLD

EACH OF THE 193 COUNTRIES MUST INDEPENDENTLY EVALUATE AND ANSWER THE QUESTIONS POSED IN BOXES ABOVE. A STRUCTURED DISTRIBUTION OF INTELLECTUAL PROPERTY RIGHTS IS THE ONLY ACCEPTABLE AND FEASIBLE OPTION TO ALL 193 COUNTRIES. THERE IS NO OTHER METHOD OR OPTION AVAILABLE TO THE WORLD. WE CERTAINLY CANNOT HAVE ONE COUNTRY CONSUME ALL THIS WEALTH (E.G., 930 TRILLION). USA HAS PRECISELY ATTEMPTED TO TAKE ALL 930 TRILLION TO LEAVE THE REST OF THE WORLD THAT MUCH POORER.

Srinivas S. Devathi

THE RIGHT (CORRECT) OPTION TO 193 COUNTRIES FOR DEALING WITH INVENTION OF
SRINIVAS S. DEVATHI US 8,910,998 B1 WITH A GRANT DATE OF 16-12-2014.



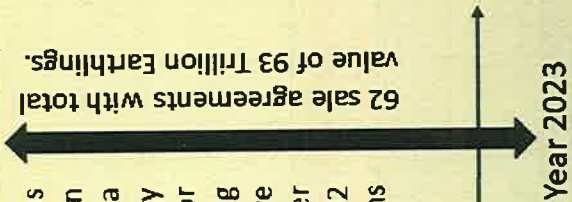
S. S. Devathi

-51-

93 Trillion Earthlings sale agreements. Timeline marker for Economics study on Earth



The sale of worldwide 'Intellectual property rights' to my invention of us 8,910,998 (recognized worldwide by PCT international application PCT/US2014/046619) to be executed as 62 sale agreements cumulating to a total value of 93 Trillion Earthlings. The sale constitutes the intellectual property rights of 62 country IP rights along with 100-year downstream businesses for those countries. These 62 countries are the main automotive manufacturing countries in the World. They manufacture over 99% of world automotive production through-put. The sale includes the invention application to other sectors and the exemplary application of 'Thermal insulation' for the 62 countries, recognized by the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995.



Source - Wikipedia largest M&A page. The page indicates the monopoly of usd and how the currency has been used by usa-uk to dominate and control the World. The page indicates the bogus inflated deal numbers, indicating unlimited printing of usd for the benefit of usa and uk. Further, it indicates manipulation of historic information and data. Recent business deals covered by worldwide media houses. whatsapp purchase at 19 Billion \$ and twitter purchase at 42 Billion \$. These were covered as largest ever business deals, however with unlimited printing of usd-\$. The M&A webpage data is fully fabricated and bogus. Hence my proposed 'Records Council'.

30 December 2022

Visit www.Srinivasdevathi.com

This is the Annexure A stated in the Affidavit of SRINIVAS S. DEVATHI
S. KALLAL
Notary & Notary (Govt. Of India)
Reg No. 2374, Bengaluru.

IN THE HIGH COURT OF KARNATAKA, BENGALURU

ORIGINAL JURISDICTION

W.P. No. _____ /2023

In this annexure, I describe the 62 sale agreements and 'conditionally triggered contingency agreement' in detail in sections 2(a) to 2(kkk). The same annexure will be submitted to the Trial court with necessary modifications, to provide the details of the agreements. The Trial court suit to be filed will have the following defendants. I have left some references to defendant 3 and defendant 4, which will give some additional information to the Honorable court. Defendant 3 and defendant 4 will be summoned by me to the Trial court to assist the Honorable court with 'discovery and fact finding'.

IN THE COURT OF THE CITY CIVIL JUDGE AT BENGALURU

BETWEEN: Srinivas S. Devathi, ...Plaintiff

**AND: United States Patent & Trademark Office (USPTO), Hulsey P.C.,
World Intellectual Property Organization (WIPO), and Intellectual Property
India, ...Defendants**

62 SALE AGREEMENTS DESCRIBED IN DETAIL

Intellectual property rights are territorial and defined at an individual country level. So, I have defined 62 sale agreements in all one by each country where I have filed for patent applications and legally have Intellectual Property rights protection. The invention is 'Systems and methods for altering the color, appearance, or feel of a vehicle surface' with patent number US 8,910,998 B1, with date of patent 16-12-2014, which is recognized worldwide by PCT international application PCT/US2014/046619 filed on 15-07-2014.

I file the following three PCT international applications with defendant 3, WIPO – World Intellectual Property Organization, IB – International Bureau as the Receiving office and defendant 4, Intellectual Property India, India PTO Patent and Trademark office as the chosen International Search Authority - ISA. These are other sector applications of my invention, including an exemplary 'Thermal Insulation application' for homes and offices.

- PCT International application for 'Systems and methods for altering the color, appearance, or feel of electronic or electrical device' with application number PCT/IB2016/050993 was filed on 24-02-2016.
- PCT International application for 'Systems and methods for altering the color, appearance, or feel of furniture, decorative article, or wall' with application number PCT/IB2016/050994 was filed on 24-02-2016.



- PCT International application for 'Systems and methods for altering the color, appearance, or feel of fashion accessory' with application number PCT/IB2016/050995 was filed on 24-02-2016.

The ISR – International Search Reports and WO – Written Opinions issued by defendant 4 for all the three PCT international applications listed above reject the claims by citing my invention patent number US 8,910,998 B1 as the direct 'Prior art'.


So, what does the sale of my invention patent number US 8,910,998 B1 include? The sale of invention includes:

- The intellectual property rights defined by the claims, and 100-year downstream businesses that emerge off the claims in patent us 8,910,998 B1, which is recognized worldwide by Patent Cooperation Treaty PCT international application PCT/US2014/046619, wherein the claims are supported by the text description and drawings, and
- The intellectual property rights defined by the claims, and 100-year downstream businesses that emerge off the claims in Patent Cooperation Treaty PCT international application PCT/IB2016/050993, wherein the claims are supported by the text description and drawings, and
- The intellectual property rights defined by the claims, and 100-year downstream businesses that emerge off the claims in Patent Cooperation Treaty PCT international application PCT/IB2016/050994, wherein the claims are supported by the text description and drawings, and
- The intellectual property rights defined by the claims, and 100-year downstream businesses that emerge off the claims in Patent Cooperation Treaty PCT international application PCT/IB2016/050995, wherein the claims are supported by the text description and drawings.

which respectively correspond to,

- Automotive sector, delivering repeatable vehicle color change technology to the vehicles in 62 world countries, and
- Interior decor segment, covering electrical appliances and electronic devices in 62 world countries, and
- Interior decor segment, covering walls, e.g., odd walls, furniture, decorative articles in 62 world countries. This also includes the exemplary 'Thermal insulation' application for homes and offices, delivering energy savings in 62 world countries, and
- Fashion accessory segment in 62 world countries. By economic potential this segment is the lowest in value compared to the above three.

This annexure details all the 62 sale agreements which must be executed for a full total value of 93 Trillion Earthlings / \$. These 62 sale agreements are listed in annexure A attached with this petition. After the full analysis of the Automotive industry, Interior décor



segment, exemplary application of my invention 'Thermal insulation of homes and offices', factoring the potential of 100-years worth downstream businesses that emerge of these inventions, across the 62 countries where I have patent protection according to Patent Cooperation Treaty, a conservative final sale price of 93 Trillion Earthlings was chosen. The distribution of this final sale price across usa, 15 national stage applications, and 2 regional stage applications is listed in the table here, sorted in descending order.

COUNTRY / REGION	Valuation (sale price) T – Trillion. Sorted descending.
Europe (38 Countries)	30.5 T
USA – Priority / Original Patent	22.5 T
Japan	12 T
Korea	7.5 T
China	7.5 T
Canada	3 T
India	2.25 T
Australia	2 T
Brazil	1.5 T
Mexico	1.5 T
Eurasia (8 countries)	0.55 T
South Africa	0.45 T
New Zealand	0.4 T
Philippines	0.3 T
Malaysia	0.3 T
Indonesia	0.3 T
Thailand	0.3 T
Nigeria	0.15 T
Total sale price of invention Intellectual Property rights across 62 countries, by conservative estimate	93 Trillion Earthlings / \$

The 38 countries that are covered by the EPO Europe application are: 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, former Yugoslav Republic of Macedonia, Turkey, and United Kingdom.

The 8 countries that are covered by EAPO Eurasian application are: Russian Federation, Kazakhstan, Belarus, Azerbaijan, Turkmenistan, Armenia, Kyrgyzstan, and Tajikistan.

Details of the 62 sale agreements

1. The 62 sale agreements listed in annexure A will be executed after 'Project Earthling©' goes live and GEC-Global Earthling Council is formed, as Tri-party sale agreements. The USPTO – GEC – Inventor (ME) sale agreement will be executed after USPTO eliminates their fraud and for the value of 22.5 Trillion Earthlings. I explain a Tri-Party sale agreement in the context of this petition. A Tri-Party sale agreement is an agreement in which GEC-Global Earthling Council is one of the parties in the contract/agreement as 'Payor' and would pay for the value of the sale agreement in Earthlings currency. In each Tri-Party sale agreement I will be assigning Patent rights / Intellectual Property rights to the respective country by getting the payment from GEC, in the printed currency of Earthlings.
 - a. Each Tri-Party agreement will involve the following three parties.
 - i. Seller – Which would be me, the Inventor, Srinivas S. Devathi to technology patent number US 8,910,998 B1.
 - ii. Payor – Which would be 'Global Earthling Council – GEC'. GEC would print the required amount of currency in Earthlings for each sale agreement.
 - iii. Recipient of Intellectual Property rights – Which would be the receiving country, which will receive the Intellectual Property rights sold by me for that country / territory.
 - b. Property being sold would be the 'Patent rights, or Intellectual Property rights' to my invention US 8,910,998 B1 (recognized worldwide by PCT international applications PCT/US2014/046619, PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995), along with 100-year worth downstream businesses for the respective country or territory.
2. The full liability payment of 93 Trillion will happen in the form of the following 62 sale agreements executed as tri-party agreements. A tri-party sale agreement is signed by three parties Seller – Payor – Recipient of Intellectual Property rights. To execute these sale agreements, ideally the Premier of the country, or alternately the designated signatory of the country, must execute the sale agreement. Here are the details of the 62 sale agreements listed in annexure A:

a. USPTO tri-party patent number US 8,910,998 B1 sale agreement:

Name of the agreement: Srinivas - Kathi agreement.

Sale price of the agreement: 22,500,000,000,000 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights and buyer: USPTO, usa, represented by Mrs. Kathi Vidal, Director of USPTO, or represented by President of USA, Mr. Joe Biden or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: Patent number US 8,910,998 B1 and continuation application 14/535,867; including all rights to 100-year downstream businesses that emerge from my invention, for USA territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for usa territory.

Full control of the 90% Economic value handed over to USPTO, usa: A value of 202,500,000,000,000 \$ fully handed over to be owned and controlled by usa, for the prosperity of their citizens, businesses, and country.

Economic benefits for usa: By virtue of this sale agreement, usa can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devises, furniture, for odd-walls, and other. Significant energy savings could be realized when the exemplary application of 'Thermal insulation for homes and offices' is driven as a mandatory requirement, or construction standard across usa. US citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow usa to block all foreign owned businesses from making money, from demand created out of increased economic activity within usa.

Contingency agreement to be set-up with USPTO: The details of the 'Contingency agreement with USPTO' are provided towards the end of this annexure.

b. **Germany tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:**

Name of the agreement: Srinivas - Olaf agreement.

Sale price of the agreement: 15,000,000,000,000 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Germany, represented by Chancellor, Mr. Olaf Scholz or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant Intellectual Property rights applicable for Germany; including all rights to 100-year downstream businesses that emerge from my invention, for Germany territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Germany territory.

Full control of the 90% Economic value handed over to Germany: A value of 135,000,000,000,000 Earthlings fully handed over to be owned and controlled by Germany, for the prosperity of their citizens, businesses, and country.

Economic benefits for Germany: By virtue of this sale agreement, Germany can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devices, furniture, for odd-walls, and other. Significant energy savings could be realized when the exemplary application of 'Thermal insulation for homes and offices' is driven as a mandatory requirement, or construction standard across Germany. German citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Germany to block all foreign owned businesses from making money, from demand created out of increased economic activity within Germany.

c. **Japan tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:**

Name of the agreement: Srinivas - Fumio agreement.

Sale price of the agreement: 12,000,000,000,000 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Japan, represented by Prime Minister of Japan, Mr. Fumio Kishida or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: Japan national stage patent (JPO) application number 100099759 (2017502572); either the restored application or patent grant

Intellectual Property rights; including all rights to 100-year downstream businesses that emerge from my invention, for Japan territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Japan territory.

Full control of the 90% Economic value handed over to Japan: A value of 108,000,000,000,000 Earthlings fully handed over to be owned and controlled by Japan, for the prosperity of their citizens, businesses, and country.

Economic benefits for Japan: By virtue of this sale agreement, Japan can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devises, furniture, for odd-walls, and other. Applicable energy savings from heating or cooling costs could be realized from the exemplary application of 'Thermal insulation for homes and offices', subject to climatic conditions and their variations across the year, in Japan. Japanese citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Japan to block all foreign owned businesses from making money, from demand created out of increased economic activity within Japan.

d. **South Korea tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:**

Name of the agreement: Srinivas - Yoon agreement.

Sale price of the agreement: 7,500,000,000,000 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: South Korea, represented by President of South Korea, Mr. Yoon Suk-Yeol or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: South Korea national stage patent (KIPO) application number 10-2016-7026408; either the restored application or patent grant Intellectual Property rights; including all rights to 100-year downstream businesses that emerge from my invention, for South Korea territory. The sale includes the claims in PCT

international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for South Korea territory.

Full control of the 90% Economic value handed over to South Korea: A value of 67,500,000,000,000 Earthlings fully handed over to be owned and controlled by South Korea, for the prosperity of their citizens, businesses, and country.

Economic benefits for South Korea: By virtue of this sale agreement, South Korea can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devices, furniture, for odd-walls, and other. Applicable energy savings from heating or cooling costs could be realized from the exemplary application of 'Thermal insulation for homes and offices', subject to climatic conditions and their variations across the year, in South Korea. South Korean citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow South Korea to block all foreign owned businesses from making money, from demand created out of increased economic activity within South Korea.

e. **China tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:**

Name of the agreement: Srinivas - Xi agreement.

Sale price of the agreement: 7,500,000,000,000 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: China, represented by President of China, Mr. Xi Jinping or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: China national stage patent (CNIPA) application number 201480079105.9; either the restored application or patent grant Intellectual Property rights; including all rights to 100-year downstream businesses that emerge from my invention, for China territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for China territory.

Full control of the 90% Economic value handed over to China: A value of 67,500,000,000,000 Earthlings fully handed over to be owned and controlled by China, for the prosperity of their citizens, businesses, and country.

Economic benefits for China: By virtue of this sale agreement, Chins can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devises, furniture, for odd-walls, and other. Applicable energy savings from heating or cooling costs could be realized from the exemplary application of 'Thermal insulation for homes and offices', subject to climatic conditions and their variations across the year, in China. Chinese citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow China to block all foreign owned businesses from making money, from demand created out of increased economic activity within China.

f. **United Kingdom tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:**

Name of the agreement: Srinivas - Rishi agreement.

Sale price of the agreement: 3,000,000,000,000 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: United Kingdom, represented by Prime Minister of UK, Mr. Rishi Sunak or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant Intellectual Property rights applicable for United Kingdom; including all rights to 100-year downstream businesses that emerge from my invention, for United Kingdom territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for United kingdom territory.

Full control of the 90% Economic value handed over to United Kingdom: A value of 27,000,000,000,000 Earthlings fully handed over to be owned and controlled by United kingdom, for the prosperity of their citizens, businesses, and country.

Economic benefits for United kingdom: By virtue of this sale agreement, United kingdom can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devises, furniture, for odd-walls, and other. Significant energy savings could be realized when the exemplary application of 'Thermal insulation for homes and offices' is driven as a mandatory requirement, or construction standard across United kingdom. Uk citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow United kingdom to block all foreign owned businesses from making money, from demand created out of increased economic activity within United kingdom.

g. **Canada tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:**

Name of the agreement: Srinivas - Justin agreement.

Sale price of the agreement: 3,000,000,000,000 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Canada, represented by Prime Minister of Canada, Mr. Justin Trudeau or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: Canada national stage patent (CIPO) application number 2,944,200; either the restored application or patent grant Intellectual Property rights; including all rights to 100-year downstream businesses that emerge from my invention, for Canada territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Canada territory.

Full control of the 90% Economic value handed over to Canada: A value of 27,000,000,000,000 Earthlings fully handed over to be owned and controlled by Canada, for the prosperity of their citizens, businesses, and country.

Economic benefits for Canada: By virtue of this sale agreement, Canada can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devises, furniture, for odd-walls, and other. Significant energy savings could be realized when the exemplary application of 'Thermal insulation for homes and offices' is driven as a mandatory requirement, or construction standard across Canada. Canadian citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Canada to block all foreign owned businesses from making money, from demand created out of increased economic activity within Canada.

h. France tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:

Name of the agreement: Srinivas - Emmanuel agreement.

Sale price of the agreement: 2,487,154,891,124 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: France, represented by President of France, Mr. Emmanuel Macron or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant Intellectual Property rights applicable for France; including all rights to 100-year downstream businesses that emerge from my invention, for France territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for France territory.

Full control of the 90% Economic value handed over to France: A value of 22,384,394,020,115 Earthlings fully handed over to be owned and controlled by France, for the prosperity of their citizens, businesses, and country.

Economic benefits for France: By virtue of this sale agreement, France can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devises, furniture, for odd-walls, and other. Applicable energy savings from heating or cooling costs could be realized from the exemplary application of 'Thermal insulation for homes and offices', subject to climatic conditions and their variations across the year, in France. French citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow France to block all foreign owned businesses from making money, from demand created out of increased economic activity within France.

i. India tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:

Name of the agreement: Srinivas - Narendra agreement or Srinivas – Third Millennium agreement.

Sale price of the agreement: 2,250,000,000,000 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Private company in India or India, represented by Prime Minister, Mr. Narendra Modi or his designated signatory. The recipient is likely to be a private company, as the Indian government would not be interested in running businesses, given my executed and legalized 'Living Will executed on 22-08-2022', attached as annexure O with this petition, along with annexure P which gives the 'wealth distribution within India'.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: India national stage patent application number 6623/CHE/2014; either the restored application or patent grant Intellectual Property rights; including all rights to 100-year downstream businesses that emerge from my

invention, for India territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for India territory.

Full control of the 90% Economic value handed over to India: A value of 20,250,000,000,000 Earthlings fully handed over to be owned and controlled by India, for the prosperity of their citizens, businesses, and country.

Economic benefits for India: By virtue of this sale agreement, India can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devises, furniture, for odd-walls, and other. Certain regions within India could realize energy savings from heating or cooling costs from the exemplary application of 'Thermal insulation for homes and offices'. Indian citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow India to block all foreign owned businesses from making money, from demand created out of increased economic activity within India.

j. Australia tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:

Name of the agreement: Srinivas - Anthony agreement.

Sale price of the agreement: 2,000,000,000,000 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Australia, represented by Prime Minister of Australia, Mr. Anthony Albanese or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: Australia national stage patent application number 2014388300; either the restored application or patent grant Intellectual Property rights; including all rights to 100-year downstream businesses that emerge from my invention, for Australia territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Australia territory.

Full control of the 90% Economic value handed over to Australia: A value of 18,000,000,000,000 Earthlings fully handed over to be owned and controlled by Australia, for the prosperity of their citizens, businesses, and country.

Economic benefits for Australia: By virtue of this sale agreement, Australia can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devices, furniture, for odd-walls, and other. Significant energy savings could be realized when the exemplary application of 'Thermal insulation for homes and offices' is driven as a mandatory requirement, or construction standard across Australia. Australian citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Australia to block all foreign owned businesses from making money, from demand created out of increased economic activity within Australia.

k. Italy tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:

Name of the agreement: Srinivas - Giorgia agreement.

Sale price of the agreement: 1,857,083,890,216 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Italy, represented by Prime Minister of Italy, Mrs. Giorgia Meloni or her designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant Intellectual Property rights applicable for Italy; including all rights to 100-year downstream businesses that emerge from my invention, for Italy territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Italy territory.



Full control of the 90% Economic value handed over to Italy: A value of 16,713,755,011,946 Earthlings fully handed over to be owned and controlled by Italy, for the prosperity of their citizens, businesses, and country.

Economic benefits for Italy: By virtue of this sale agreement, Italy can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devises, furniture, for odd-walls, and other. Applicable energy savings from heating or cooling costs could be realized from the exemplary application of 'Thermal insulation for homes and offices', subject to climatic conditions and their variations across the year, in Italy. Italian citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Italy to block all foreign owned businesses from making money, from demand created out of increased economic activity within Italy.

1. **Brazil tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:**

Name of the agreement: Srinivas - Jair agreement.

Sale price of the agreement: 1,500,000,000,000 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Brazil, represented by President of Brazil, Mr. Jair Bolsonaro or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: Brazil national stage patent application number BR 11 2016 022393 4; either the restored application or patent grant Intellectual Property rights; including all rights to 100-year downstream businesses that emerge from my invention, for Brazil territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Brazil territory.



Full control of the 90% Economic value handed over to Brazil: A value of 13,500,000,000,000 Earthlings fully handed over to be owned and controlled by Brazil, for the prosperity of their citizens, businesses, and country.

Economic benefits for Brazil: By virtue of this sale agreement, Brazil can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devises, furniture, for odd-walls, and other. Applicable energy savings from heating or cooling costs could be realized from the exemplary application of 'Thermal insulation for homes and offices', subject to climatic conditions and their variations across the year, in Brazil. Brazilian citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Brazil to block all foreign owned businesses from making money, from demand created out of increased economic activity within Brazil.

m. Mexico tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:

Name of the agreement: Srinivas - Andres agreement.

Sale price of the agreement: 1,500,000,000,000 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Mexico, represented by President of Mexico, Mr. Andres Manuel Lopez Obrador or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: Mexico national stage patent application number MX/A/2016/012570; either the restored application or patent grant Intellectual Property rights; including all rights to 100-year downstream businesses that emerge from my invention, for Mexico territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Mexico territory.



Full control of the 90% Economic value handed over to Mexico: A value of 13,500,000,000,000 Earthlings fully handed over to be owned and controlled by Mexico, for the prosperity of their citizens, businesses, and country.

Economic benefits for Mexico: By virtue of this sale agreement, Mexico can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devises, furniture, for odd-walls, and other. Applicable energy savings from heating or cooling costs could be realized from the exemplary application of 'Thermal insulation for homes and offices', subject to climatic conditions and their variations across the year, in Mexico. Mexican citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Mexico to block all foreign owned businesses from making money, from demand created out of increased economic activity within Mexico.

n. **Spain tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:**

Name of the agreement: Srinivas - Pedro agreement.

Sale price of the agreement: 1,277,086,678,302 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Spain, represented by Prime Minister of Spain, Mr. Pedro Sanchez or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant Intellectual Property rights applicable for Spain; including all rights to 100-year downstream businesses that emerge from my invention, for Spain territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Spain territory.

Full control of the 90% Economic value handed over to Spain: A value of 11,493,780,104,717 Earthlings fully handed over to be owned and controlled by Spain, for the prosperity of their citizens, businesses, and country.

Economic benefits for Spain: By virtue of this sale agreement, Spain can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devises, furniture, for odd-walls, and other. Applicable energy savings from heating or cooling costs could be realized from the exemplary application of 'Thermal insulation for homes and offices', subject to climatic conditions and their variations across the year, in Spain. Spain citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Spain to block all foreign owned businesses from making money, from demand created out of increased economic activity within Spain.

o. **Netherlands tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:**

Name of the agreement: Srinivas - Mark agreement.

Sale price of the agreement: 818,138,732,190 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Netherlands, represented by Prime Minister of Netherlands, Mr. Mark Rutte or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant Intellectual Property rights applicable for Netherlands; including all rights to 100-year downstream businesses that emerge from my invention, for Netherlands territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Netherlands territory.

Full control of the 90% Economic value handed over to Netherlands: A value of 7,363,248,589,714 Earthlings fully handed over to be owned and controlled by Netherlands, for the prosperity of their citizens, businesses, and country.

Economic benefits for Netherlands: By virtue of this sale agreement, Netherlands can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devices, furniture, for odd-walls, and other. Significant energy savings could be realized when the exemplary application of 'Thermal insulation for homes and offices' is driven as a mandatory requirement, or construction standard across Netherlands. Netherlands citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Netherlands to block all foreign owned businesses from making money, from demand created out of increased economic activity within Netherlands.

p. Turkey tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:

Name of the agreement: Srinivas - Recep agreement.

Sale price of the agreement: 686,373,568,088 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Turkey, represented by President of Turkey, Mr. Recep Tayyip Erdogan or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant Intellectual Property rights applicable for Turkey; including all rights to 100-year downstream businesses that emerge from my invention, for Turkey territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Turkey territory.

Full control of the 90% Economic value handed over to Turkey: A value of 6,177,362,112,796 Earthlings fully handed over to be owned and controlled by Turkey, for the prosperity of their citizens, businesses, and country.

Economic benefits for Turkey: By virtue of this sale agreement, Turkey can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devises, furniture, for odd-walls, and other. Applicable energy savings from heating or cooling costs could be realized from the exemplary application of 'Thermal insulation for homes and offices', subject to climatic conditions and their variations across the year, in Turkey. Turkey citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Turkey to block all foreign owned businesses from making money, from demand created out of increased economic activity within Turkey.

q. Switzerland tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:

Name of the agreement: Srinivas - Walter agreement.

Sale price of the agreement: 631,743,709,024 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Switzerland, represented by Federal Chancellor of Switzerland, Mr. Walter Thurnherr or Federal Council (President) Mr. Guy Parmelin or their designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant Intellectual Property rights applicable for Switzerland; including all rights to 100-year downstream businesses that emerge from my invention, for Switzerland territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Switzerland territory.

Full control of the 90% Economic value handed over to Switzerland: A value of 5,685,693,381,212 Earthlings fully handed over to be owned and controlled by Switzerland, for the prosperity of their citizens, businesses, and country.

Economic benefits for Switzerland: By virtue of this sale agreement, Switzerland can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devices, furniture, for odd-walls, and other. Significant energy savings could be realized when the exemplary application of 'Thermal insulation for homes and offices' is driven as a mandatory requirement, or construction standard across Switzerland. Switzerland citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Switzerland to block all foreign owned businesses from making money, from demand created out of increased economic activity within Switzerland.

r. **Poland tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:**

Name of the agreement: Srinivas - Mateusz agreement.

Sale price of the agreement: 524,541,744,240 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Poland, represented by Prime Minister of Poland, Mr. Mateusz Morawiecki or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant Intellectual Property rights applicable for Poland; including all rights to 100-year downstream businesses that emerge from my invention, for Poland territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Poland territory.

Full control of the 90% Economic value handed over to Poland: A value of 4,720,875,698,159 Earthlings fully handed over to be owned and controlled by Poland, for the prosperity of their citizens, businesses, and country.

Economic benefits for Poland: By virtue of this sale agreement, Poland can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devises, furniture, for odd-walls, and other. Significant energy savings could be realized when the exemplary application of 'Thermal insulation for homes and offices' is driven as a mandatory requirement, or construction standard across Poland. Poland citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Poland to block all foreign owned businesses from making money, from demand created out of increased economic activity within Poland.

s. Sweden tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:

Name of the agreement: Srinivas - Ulf agreement.

Sale price of the agreement: 493,423,821,470 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Sweden, represented by Prime Minister of Sweden, Mr. Ulf Kristersson or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant Intellectual Property rights applicable for Sweden; including all rights to 100-year downstream businesses that emerge from my invention, for Sweden territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Sweden territory.

Full control of the 90% Economic value handed over to Sweden: A value of 4,440,814,393,227 Earthlings fully handed over to be owned and controlled by Sweden, for the prosperity of their citizens, businesses, and country.

Economic benefits for Sweden: By virtue of this sale agreement, Sweden can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devices, furniture, for odd-walls, and other. Significant energy savings could be realized when the exemplary application of 'Thermal insulation for homes and offices' is driven as a mandatory requirement, or construction standard across Sweden. Sweden citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Sweden to block all foreign owned businesses from making money, from demand created out of increased economic activity within Sweden.

t. **Belgium tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:**

Name of the agreement: Srinivas - Alexander agreement.

Sale price of the agreement: 476,172,899,707 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Belgium, represented by Prime Minister of Belgium, Mr. Alexander De Croo or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant Intellectual Property rights applicable for Belgium; including all rights to 100-year downstream businesses that emerge from my invention, for Belgium territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Belgium territory.

-75-

Full control of the 90% Economic value handed over to Belgium: A value of 4,285,556,097,365 Earthlings fully handed over to be owned and controlled by Belgium, for the prosperity of their citizens, businesses, and country.

Economic benefits for Belgium: By virtue of this sale agreement, Belgium can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devices, furniture, for odd-walls, and other. Significant energy savings could be realized when the exemplary application of 'Thermal insulation for homes and offices' is driven as a mandatory requirement, or construction standard across Belgium. Belgium citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Belgium to block all foreign owned businesses from making money, from demand created out of increased economic activity within Belgium.

ii. **Russian Federation tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:**

Name of the agreement: Srinivas - Vladimir agreement.

Sale price of the agreement: 455,029,682,966 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Russian Federation, represented by President of Russian Federation, Mr. Vladimir Putin or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EAPO regional application (national stage) patent application number 201691898; either the restored application or patent grant Intellectual Property rights applicable for Russian Federation; including all rights to 100-year downstream businesses that emerge from my invention, for Russian Federation territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Russian Federation territory.

Full control of the 90% Economic value handed over to Russian Federation: A value of 4,095,267,146,692 Earthlings fully handed over to be owned and controlled by Russian Federation, for the prosperity of their citizens, businesses, and country.

Economic benefits for Russian Federation: By virtue of this sale agreement, Russian Federation can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devices, furniture, for odd-walls, and other. Significant energy savings could be realized when the exemplary application of 'Thermal insulation for homes and offices' is driven as a mandatory requirement, or construction standard across Russian Federation. Russian citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Russian Federation to block all foreign owned businesses from making money, from demand created out of increased economic activity within Russian Federation.

v. **South Africa tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:**

Name of the agreement: Srinivas - Cyril agreement.

Sale price of the agreement: 450,000,000,000 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: South Africa, represented by President of South Africa, Mr. Cyril Ramaphosa or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: South Africa national stage patent application number 2016/07380; either the restored application or patent grant Intellectual Property rights; including all rights to 100-year downstream businesses that emerge from my invention, for South Africa territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for South Africa territory.

Full control of the 90% Economic value handed over to South Africa: A value of 4,050,000,000,000 Earthlings fully handed over to be owned and controlled by South Africa, for the prosperity of their citizens, businesses, and country.

Economic benefits for South Africa: By virtue of this sale agreement, South Africa can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devices, furniture, for odd-walls, and other. Applicable energy savings from heating or cooling costs could be realized from the exemplary application of 'Thermal insulation for homes and offices', subject to climatic conditions and their variations across the year, in South Africa. South African citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow South Africa to block all foreign owned businesses from making money, from demand created out of increased economic activity within South Africa.

w. Austria tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:

Name of the agreement: Srinivas - Karl agreement.

Sale price of the agreement: 408,091,530,302 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Austria, represented by Chancellor of Austria, Mr. Karl Nehammer or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant Intellectual Property rights applicable for Austria; including all rights to 100-year downstream businesses that emerge from my invention, for Austria territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Austria territory.

Full control of the 90% Economic value handed over to Austria: A value of 3,672,823,772,714 Earthlings fully handed over to be owned and controlled by Austria, for the prosperity of their citizens, businesses, and country.

Economic benefits for Austria: By virtue of this sale agreement, Austria can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devises, furniture, for odd-walls, and other. Significant energy savings could be realized when the exemplary application of 'Thermal insulation for homes and offices' is driven as a mandatory requirement, or construction standard across Austria. Austrian citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Austria to block all foreign owned businesses from making money, from demand created out of increased economic activity within Austria.

x. **New Zealand tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:**

Name of the agreement: Srinivas - Jacinda agreement.

Sale price of the agreement: 400,000,000,000 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: New Zealand, represented by Prime Minister of New Zealand, Mrs. Jacinda Ardern or Governor-General Mrs. Patsy Reddy or their designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: New Zealand national stage patent application number 725679; either the restored application or patent grant Intellectual Property rights; including all rights to 100-year downstream businesses that emerge from my invention, for New Zealand territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for New Zealand territory.

Full control of the 90% Economic value handed over to New Zealand: A value of 3,600,000,000,000 Earthlings fully handed over to be owned and controlled by New Zealand, for the prosperity of their citizens, businesses, and country.

Economic benefits for New Zealand: By virtue of this sale agreement, New Zealand can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devises, furniture, for odd-walls, and other. Significant energy savings could be realized when the exemplary application of 'Thermal insulation for homes and offices' is driven as a mandatory requirement, or construction standard across New Zealand. New Zealand citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow New Zealand to block all foreign owned businesses from making money, from demand created out of increased economic activity within New Zealand.

y. Norway tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:

Name of the agreement: Srinivas - Jonas agreement.

Sale price of the agreement: 389,299,532,165 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Norway, represented by Prime Minister of Norway, Mr. Jonas Gahr Store or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant Intellectual Property rights applicable for Norway; including all rights to 100-year downstream businesses that emerge from my invention, for Norway territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Norway territory.

Full control of the 90% Economic value handed over to Norway: A value of 3,503,695,789,482 Earthlings fully handed over to be owned and controlled by Norway, for the prosperity of their citizens, businesses, and country.

Economic benefits for Norway: By virtue of this sale agreement, Norway can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devices, furniture, for odd-walls, and other. Significant energy savings could be realized when the exemplary application of 'Thermal insulation for homes and offices' is driven as a mandatory requirement, or construction standard across Norway. Norway citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Norway to block all foreign owned businesses from making money, from demand created out of increased economic activity within Norway.

z. Ireland tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:

Name of the agreement: Srinivas - Leo agreement.

Sale price of the agreement: 342,499,523,081 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Ireland, represented by Taoiseach and Prime Minister of Ireland, Mr. Leo Varadkar or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant Intellectual Property rights applicable for Ireland; including all rights to 100-year downstream businesses that emerge from my invention, for Ireland territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Ireland territory.

Full control of the 90% Economic value handed over to Ireland: A value of 3,082,495,707,731 Earthlings fully handed over to be owned and controlled by Ireland, for the prosperity of their citizens, businesses, and country.

Economic benefits for Ireland: By virtue of this sale agreement, Ireland can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devises, furniture, for odd-walls, and other. Significant energy savings could be realized when the exemplary application of 'Thermal insulation for homes and offices' is driven as a mandatory requirement, or construction standard across Ireland. Ireland citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Ireland to block all foreign owned businesses from making money, from demand created out of increased economic activity within Ireland.

aa. Denmark tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:

Name of the agreement: Srinivas - Mette agreement.

Sale price of the agreement: 315,251,752,601 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Denmark, represented by Prime Minister of Denmark, Mr. Mette Frederiksen or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant Intellectual Property rights applicable for Denmark; including all rights to 100-year downstream businesses that emerge from my invention, for Denmark territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Denmark territory.

Full control of the 90% Economic value handed over to Denmark: A value of 2,837,265,773,405 Earthlings fully handed over to be owned and controlled by Denmark, for the prosperity of their citizens, businesses, and country.

Economic benefits for Denmark: By virtue of this sale agreement, Denmark can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devises, furniture, for odd-walls, and other. Significant energy savings could be realized when the exemplary application of 'Thermal insulation for homes and offices' is driven as a mandatory requirement, or construction standard across Denmark. Denmark citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Denmark to block all foreign owned businesses from making money, from demand created out of increased economic activity within Denmark.

bb. Philippines tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:

Name of the agreement: Srinivas - Ferdinand agreement.

Sale price of the agreement: 300,000,000,000 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Philippines, represented by President of Philippines, Mr. Ferdinand Bongbong Marcos or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: Philippines national stage patent application number PH/1/2016/5022134; either the restored application or patent grant Intellectual Property rights; including all rights to 100-year downstream businesses that emerge from my invention, for Philippines territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Philippines territory.

Full control of the 90% Economic value handed over to Philippines: A value of 2,700,000,000,000 Earthlings fully handed over to be owned and controlled by Philippines, for the prosperity of their citizens, businesses, and country.

Economic benefits for Philippines: By virtue of this sale agreement, Philippines can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devises, furniture, for odd-walls, and other. Applicable energy savings from heating or cooling costs could be realized from the exemplary application of 'Thermal insulation for homes and offices', subject to climatic conditions and their variations across the year, in Philippines. Philippines citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Philippines to block all foreign owned businesses from making money, from demand created out of increased economic activity within Philippines.

cc. Malaysia tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:

Name of the agreement: Srinivas - Anwar agreement.

Sale price of the agreement: 300,000,000,000 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Malaysia, represented by Prime Minister of Malaysia, Mr. Anwar Ibrahim or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: Malaysia national stage patent application number PL 2016703531; either the restored application or patent grant Intellectual Property rights; including all rights to 100-year downstream businesses that emerge from my invention, for Malaysia territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Malaysia territory.

Full control of the 90% Economic value handed over to Malaysia: A value of 2,700,000,000,000 Earthlings fully handed over to be owned and controlled by Malaysia, for the prosperity of their citizens, businesses, and country.

Economic benefits for Malaysia: By virtue of this sale agreement, Malaysia can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devices, furniture, for odd-walls, and other. Applicable energy savings from heating or cooling costs could be realized from the exemplary application of 'Thermal insulation for homes and offices', subject to climatic conditions and their variations across the year, in Malaysia. Malaysian citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Malaysia to block all foreign owned businesses from making money, from demand created out of increased economic activity within Malaysia.

dd. Indonesia tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:

Name of the agreement: Srinivas - Joko agreement.

Sale price of the agreement: 300,000,000,000 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Indonesia, represented by President of Indonesia, Mr. Joko Widodo or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: Indonesia national stage patent application number P00201607230; either the restored application or patent grant Intellectual Property rights; including all rights to 100-year downstream businesses that emerge from my invention, for Indonesia territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Indonesia territory.

Full control of the 90% Economic value handed over to Indonesia: A value of 2,700,000,000,000 Earthlings fully handed over to be owned and controlled by Indonesia, for the prosperity of their citizens, businesses, and country.

Economic benefits for Indonesia: By virtue of this sale agreement, Indonesia can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devises, furniture, for odd-walls, and other. Applicable energy savings from heating or cooling costs could be realized from the exemplary application of 'Thermal insulation for homes and offices', subject to climatic conditions and their variations across the year, in Indonesia. Indonesian citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Indonesia to block all foreign owned businesses from making money, from demand created out of increased economic activity within Indonesia.

ee. **Thailand tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:**

Name of the agreement: Srinivas - Prayut agreement.

Sale price of the agreement: 300,000,000,000 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Thailand, represented by Prime Minister of Thailand, Mr. Prayut Chan-o-Cha or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: Thailand national stage patent application number 1601005662; either the restored application or patent grant Intellectual Property rights; including all rights to 100-year downstream businesses that emerge from my invention, for Thailand territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Thailand territory.



Full control of the 90% Economic value handed over to Thailand: A value of 2,700,000,000,000 Earthlings fully handed over to be owned and controlled by Thailand, for the prosperity of their citizens, businesses, and country.

Economic benefits for Thailand: By virtue of this sale agreement, Thailand can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devises, furniture, for odd-walls, and other. Applicable energy savings from heating or cooling costs could be realized from the exemplary application of 'Thermal insulation for homes and offices', subject to climatic conditions and their variations across the year, in Thailand. Thailand citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Thailand to block all foreign owned businesses from making money, from demand created out of increased economic activity within Thailand.

ff. **Finland tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:**

Name of the agreement: Srinivas - Sanna agreement.

Sale price of the agreement: 245,319,479,728 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Finland, represented by Prime Minister of Finland, Mrs. Sanna Marin or her designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant Intellectual Property rights applicable for Finland; including all rights to 100-year downstream businesses that emerge from my invention, for Finland territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Finland territory.

Full control of the 90% Economic value handed over to Finland: A value of 2,207,875,317,555 Earthlings fully handed over to be owned and controlled by Finland, for the prosperity of their citizens, businesses, and country.

Economic benefits for Finland: By virtue of this sale agreement, Finland can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devises, furniture, for odd-walls, and other. Significant energy savings could be realized when the exemplary application of 'Thermal insulation for homes and offices' is driven as a mandatory requirement, or construction standard across Finland. Finland citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Finland to block all foreign owned businesses from making money, from demand created out of increased economic activity within Finland.

gg. Czechia tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:

Name of the agreement: Srinivas – Petr agreement.

Sale price of the agreement: 219,588,608,363 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Czechia, represented by Prime Minister of Czechia, Mr. Petr Fiala or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant Intellectual Property rights applicable for Czechia; including all rights to 100-year downstream businesses that emerge from my invention, for Czechia territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Czechia territory.

Full control of the 90% Economic value handed over to Czechia: A value of 1,976,297,475,271 Earthlings fully handed over to be owned and controlled by Czechia, for the prosperity of their citizens, businesses, and country.

Economic benefits for Czechia: By virtue of this sale agreement, Czechia can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devises, furniture, for odd-walls, and other. Significant energy savings could be realized when the exemplary application of 'Thermal insulation for homes and offices' is driven as a mandatory requirement, or construction standard across Czechia. Czechia citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Czechia to block all foreign owned businesses from making money, from demand created out of increased economic activity within Czechia.

hh. Romania tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:

Name of the agreement: Srinivas - Nicolae agreement.

Sale price of the agreement: 214,508,697,688 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Romania, represented by Prime Minister of Romania, Mr. Nicolae Ciuca or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant Intellectual Property rights applicable for Romania; including all rights to 100-year downstream businesses that emerge from my invention, for Romania territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Romania territory.

Full control of the 90% Economic value handed over to Romania: A value of 1,930,578,279,194 Earthlings fully handed over to be owned and controlled by Romania, for the prosperity of their citizens, businesses, and country.

Economic benefits for Romania: By virtue of this sale agreement, Romania can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devises, furniture, for odd-walls, and other. Significant energy savings could be realized when the exemplary application of 'Thermal insulation for homes and offices' is driven as a mandatory requirement, or construction standard across Romania. Romanian citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Romania to block all foreign owned businesses from making money, from demand created out of increased economic activity within Romania.

ii. **Portugal tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:**

Name of the agreement: Srinivas - Antonio agreement.

Sale price of the agreement: 213,099,253,055 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Portugal, represented by Prime Minister of Portugal, Mr. Antonio Costa or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant Intellectual Property rights applicable for Portugal; including all rights to 100-year downstream businesses that emerge from my invention, for Portugal territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Portugal territory.

Full control of the 90% Economic value handed over to Portugal: A value of 1,917,893,277,497 Earthlings fully handed over to be owned and controlled by Portugal, for the prosperity of their citizens, businesses, and country.

Economic benefits for Portugal: By virtue of this sale agreement, Portugal can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devises, furniture, for odd-walls, and other. Applicable energy savings from heating or cooling costs could be realized from the exemplary application of 'Thermal insulation for homes and offices', subject to climatic conditions and their variations across the year, in Portugal. Portugal citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Portugal to block all foreign owned businesses from making money, from demand created out of increased economic activity within Portugal.

jj. Greece tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:

Name of the agreement: Srinivas - Kyriakos agreement.

Sale price of the agreement: 195,237,631,649 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Greece, represented by Prime Minister of Greece, Mr. Kyriakos Mitsotakis or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant Intellectual Property rights applicable for Greece; including all rights to 100-year downstream businesses that emerge from my invention, for Greece territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Greece territory.

91

Full control of the 90% Economic value handed over to Greece: A value of 1,757,138,684,839 Earthlings fully handed over to be owned and controlled by Greece, for the prosperity of their citizens, businesses, and country.

Economic benefits for Greece: By virtue of this sale agreement, Greece can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devises, furniture, for odd-walls, and other. Applicable energy savings from heating or cooling costs could be realized from the exemplary application of 'Thermal insulation for homes and offices', subject to climatic conditions and their variations across the year, in Greece. Greece citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Greece to block all foreign owned businesses from making money, from demand created out of increased economic activity within Greece.

kk. Nigeria tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:

Name of the agreement: Srinivas - Muhammadu agreement.

Sale price of the agreement: 150,000,000,000 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Nigeria, represented by President of Nigeria, Mr. Muhammadu Buhari or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: Nigeria patent number F/P/2016/328; patent grant Intellectual Property rights; including all rights to 100-year downstream businesses that emerge from my invention, for Nigeria territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Nigeria territory.

Full control of the 90% Economic value handed over to Nigeria: A value of 1,350,000,000,000 Earthlings fully handed over to be owned and controlled by Nigeria, for the prosperity of their citizens, businesses, and country.



Economic benefits for Nigeria: By virtue of this sale agreement, Nigeria can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devices, furniture, for odd-walls, and other. Applicable energy savings from heating or cooling costs could be realized from the exemplary application of 'Thermal insulation for homes and offices', subject to climatic conditions and their variations across the year, in Nigeria. Nigerian citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Nigeria to block all foreign owned businesses from making money, from demand created out of increased economic activity within Nigeria.

11. **Hungary tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:**

Name of the agreement: Srinivas - Viktor agreement.

Sale price of the agreement: 139,424,877,819 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Hungary, represented by Prime Minister of Hungary, Mr. Viktor Orban or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant Intellectual Property rights applicable for Hungary; including all rights to 100-year downstream businesses that emerge from my invention, for Hungary territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Hungary territory.

Full control of the 90% Economic value handed over to Hungary: A value of 1,254,823,900,370 Earthlings fully handed over to be owned and controlled by Hungary, for the prosperity of their citizens, businesses, and country.

Economic benefits for Hungary: By virtue of this sale agreement, Hungary can realize sustained GDP growth for years to come, improve their GDP per capita, and

at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devises, furniture, for odd-walls, and other. Significant energy savings could be realized when the exemplary application of 'Thermal insulation for homes and offices' is driven as a mandatory requirement, or construction standard across Hungary. Hungarian citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Hungary to block all foreign owned businesses from making money, from demand created out of increased economic activity within Hungary.

mm. Slovakia tri-party PCT/US2014/046619 Intellectual Property rights

sale agreement:

Name of the agreement: Srinivas - Eduard agreement.

Sale price of the agreement: 95,340,780,789 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Slovakia, represented by Prime Minister of Slovakia, Mr. Eduard Heger or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant Intellectual Property rights applicable for Slovakia; including all rights to 100-year downstream businesses that emerge from my invention, for Slovakia territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Slovakia territory.

Full control of the 90% Economic value handed over to Slovakia: A value of 858,067,027,098 Earthlings fully handed over to be owned and controlled by Slovakia, for the prosperity of their citizens, businesses, and country.

Economic benefits for Slovakia: By virtue of this sale agreement, Slovakia can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning

automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devises, furniture, for odd-walls, and other. Significant energy savings could be realized when the exemplary application of 'Thermal insulation for homes and offices' is driven as a mandatory requirement, or construction standard across Slovakia. Slovakia citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Slovakia to block all foreign owned businesses from making money, from demand created out of increased economic activity within Slovakia.

nn. Luxembourg tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:

Name of the agreement: Srinivas - Xavier agreement.

Sale price of the agreement: 62,223,309,184 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Luxembourg, represented by Prime Minister of Luxembourg, Mr. Xavier Bettel or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant Intellectual Property rights applicable for Luxembourg; including all rights to 100-year downstream businesses that emerge from my invention, for Luxembourg territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Luxembourg territory.

Full control of the 90% Economic value handed over to Luxembourg: A value of 560,009,782,656 Earthlings fully handed over to be owned and controlled by Luxembourg, for the prosperity of their citizens, businesses, and country.

Economic benefits for Luxembourg: By virtue of this sale agreement, Luxembourg can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances,

electronic devises, furniture, for odd-walls, and other. Applicable energy savings from heating or cooling costs could be realized from the exemplary application of 'Thermal insulation for homes and offices', subject to climatic conditions and their variations across the year, in Luxembourg. Luxembourg citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Luxembourg to block all foreign owned businesses from making money, from demand created out of increased economic activity within Luxembourg.

oo. **Bulgaria tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:**

Name of the agreement: Srinivas - Galab agreement.

Sale price of the agreement: 58,323,606,912 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Bulgaria, represented by Prime Minister of Bulgaria, Mr. Galab Donev or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant Intellectual Property rights applicable for Bulgaria; including all rights to 100-year downstream businesses that emerge from my invention, for Bulgaria territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Bulgaria territory.

Full control of the 90% Economic value handed over to Bulgaria: A value of 524,912,462,206 Earthlings fully handed over to be owned and controlled by Bulgaria, for the prosperity of their citizens, businesses, and country.

Economic benefits for Bulgaria: By virtue of this sale agreement, Bulgaria can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devises, furniture, for odd-walls, and other. Significant energy savings could be realized when the exemplary application of 'Thermal insulation for homes

and offices' is driven as a mandatory requirement, or construction standard across Bulgaria. Bulgaria citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Bulgaria to block all foreign owned businesses from making money, from demand created out of increased economic activity within Bulgaria.

pp. Croatia tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:

Name of the agreement: Srinivas - Andrej Plenkovic agreement.

Sale price of the agreement: 54,448,977,352 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Croatia, represented by Prime Minister of Croatia, Mr. Andrej Plenkovic or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant Intellectual Property rights applicable for Croatia; including all rights to 100-year downstream businesses that emerge from my invention, for Croatia territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Croatia territory.

Full control of the 90% Economic value handed over to Croatia: A value of 490,040,796,169 Earthlings fully handed over to be owned and controlled by Croatia, for the prosperity of their citizens, businesses, and country.

Economic benefits for Croatia: By virtue of this sale agreement, Croatia can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devises, furniture, for odd-walls, and other. Significant energy savings could be realized when the exemplary application of 'Thermal insulation for homes and offices' is driven as a mandatory requirement, or construction standard across Croatia. Croatia citizens and businesses will benefit from the products and services

[Handwritten signature]

requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Croatia to block all foreign owned businesses from making money, from demand created out of increased economic activity within Croatia.

qq. Slovenia tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:

Name of the agreement: Srinivas - Robert agreement.

Sale price of the agreement: 48,564,948,964 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Slovenia, represented by Prime Minister of Slovenia, Mr. Robert Golob or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant Intellectual Property rights applicable for Slovenia; including all rights to 100-year downstream businesses that emerge from my invention, for Slovenia territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Slovenia territory.

Full control of the 90% Economic value handed over to Slovenia: A value of 437,084,540,674 Earthlings fully handed over to be owned and controlled by Slovenia, for the prosperity of their citizens, businesses, and country.

Economic benefits for Slovenia: By virtue of this sale agreement, Slovenia can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devices, furniture, for odd-walls, and other. Significant energy savings could be realized when the exemplary application of 'Thermal insulation for homes and offices' is driven as a mandatory requirement, or construction standard across Slovenia. Slovenia citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw

[Handwritten signature]

material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Slovenia to block all foreign owned businesses from making money, from demand created out of increased economic activity within Slovenia.

rr. **Lithuania tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:**

Name of the agreement: Srinivas - Ingrida agreement.

Sale price of the agreement: 47,683,822,205 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Lithuania, represented by Prime Minister of Lithuania, Mrs. Ingrida Simonyte or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant Intellectual Property rights applicable for Lithuania; including all rights to 100-year downstream businesses that emerge from my invention, for Lithuania territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Lithuania territory.

Full control of the 90% Economic value handed over to Lithuania: A value of 429,154,399,842 Earthlings fully handed over to be owned and controlled by Lithuania, for the prosperity of their citizens, businesses, and country.

Economic benefits for Lithuania: By virtue of this sale agreement, Lithuania can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devises, furniture, for odd-walls, and other. Applicable energy savings from heating or cooling costs could be realized from the exemplary application of 'Thermal insulation for homes and offices', subject to climatic conditions and their variations across the year, in Lithuania. Lithuania citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints

/ colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Lithuania to block all foreign owned businesses from making money, from demand created out of increased economic activity within Lithuania.

ss. **Kazakhstan tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:**

Name of the agreement: Srinivas - Alihan agreement.

Sale price of the agreement: 46,816,156,278 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Kazakhstan, represented by Prime Minister of Kazakhstan, Mr. Alihan Smayilov or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EAPO regional application (national stage) patent application number 201691898; either the restored application or patent grant Intellectual Property rights applicable for Kazakhstan; including all rights to 100-year downstream businesses that emerge from my invention, for Kazakhstan territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Kazakhstan territory.

Full control of the 90% Economic value handed over to Kazakhstan: A value of 421,345,406,502 Earthlings fully handed over to be owned and controlled by Kazakhstan, for the prosperity of their citizens, businesses, and country.

Economic benefits for Kazakhstan: By virtue of this sale agreement, Kazakhstan can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devices, furniture, for odd-walls, and other. Applicable energy savings from heating or cooling costs could be realized from the exemplary application of 'Thermal insulation for homes and offices', subject to climatic conditions and their variations across the year, in Kazakhstan. Kazakhstan citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves,

and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Kazakhstan to block all foreign owned businesses from making money, from demand created out of increased economic activity within Kazakhstan.

tt. Serbia tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:

Name of the agreement: Srinivas - Ana agreement.

Sale price of the agreement: 45,227,591,818 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Serbia, represented by Prime Minister of Serbia, Mrs. Ana Brnabic or President Mr. Aleksandar Vucic or their designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant Intellectual Property rights applicable for Serbia; including all rights to 100-year downstream businesses that emerge from my invention, for Serbia territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Serbia territory.

Full control of the 90% Economic value handed over to Serbia: A value of 407,048,326,364 Earthlings fully handed over to be owned and controlled by Serbia, for the prosperity of their citizens, businesses, and country.

Economic benefits for Serbia: By virtue of this sale agreement, Serbia can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devises, furniture, for odd-walls, and other. Significant energy savings could be realized when the exemplary application of 'Thermal insulation for homes and offices' is driven as a mandatory requirement, or construction standard across Serbia. Serbia citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual

Property rights to the invention will allow Serbia to block all foreign owned businesses from making money, from demand created out of increased economic activity within Serbia.

uu. Latvia tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:

Name of the agreement: Srinivas - Krisjanis agreement.

Sale price of the agreement: 31,205,677,264 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Latvia, represented by Prime Minister of Latvia, Mr. Krisjanis Karins or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant Intellectual Property rights applicable for Latvia; including all rights to 100-year downstream businesses that emerge from my invention, for Latvia territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Latvia territory.

Full control of the 90% Economic value handed over to Latvia: A value of 280,851,095,380 Earthlings fully handed over to be owned and controlled by Latvia, for the prosperity of their citizens, businesses, and country.

Economic benefits for Latvia: By virtue of this sale agreement, Latvia can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devises, furniture, for odd-walls, and other. Significant energy savings could be realized when the exemplary application of 'Thermal insulation for homes and offices' is driven as a mandatory requirement, or construction standard across Latvia. Latvia citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Latvia to block all foreign owned

businesses from making money, from demand created out of increased economic activity within Latvia.

vv. Estonia tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:

Name of the agreement: Srinivas - Kaja agreement.

Sale price of the agreement: 27,118,825,101 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Estonia, represented by Prime Minister of Estonia, Mrs. Kaja Kallas or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant Intellectual Property rights applicable for Estonia; including all rights to 100-year downstream businesses that emerge from my invention, for Estonia territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Estonia territory.

Full control of the 90% Economic value handed over to Estonia: A value of 244,069,425,912 Earthlings fully handed over to be owned and controlled by Estonia, for the prosperity of their citizens, businesses, and country.

Economic benefits for Estonia: By virtue of this sale agreement, Estonia can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devises, furniture, for odd-walls, and other. Significant energy savings could be realized when the exemplary application of 'Thermal insulation for homes and offices' is driven as a mandatory requirement, or construction standard across Estonia. Estonia citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Estonia to block all foreign owned businesses from making money, from demand created out of increased economic activity within Estonia.

ww. Iceland tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:

Name of the agreement: Srinivas - Katrin agreement.

Sale price of the agreement: 23,176,141,036 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Iceland, represented by Prime Minister of Iceland, Mrs. Katrin Jakobsdottir or President Mr. Guoni Th. Johannesson or their designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant Intellectual Property rights applicable for Iceland; including all rights to 100-year downstream businesses that emerge from my invention, for Iceland territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Iceland territory.

Full control of the 90% Economic value handed over to Iceland: A value of 208,585,269,323 Earthlings fully handed over to be owned and controlled by Iceland, for the prosperity of their citizens, businesses, and country.

Economic benefits for Iceland: By virtue of this sale agreement, Iceland can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devises, furniture, for odd-walls, and other. Significant energy savings could be realized when the exemplary application of 'Thermal insulation for homes and offices' is driven as a mandatory requirement, or construction standard across Iceland. Iceland citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Iceland to block all foreign owned businesses from making money, from demand created out of increased economic activity within Iceland.

xx. Cyprus tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:

Name of the agreement: Srinivas - Nicos agreement.

Sale price of the agreement: 21,911,759,955 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Cyprus, represented by President of Cyprus, Mr. Nicos Anastasiades or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant Intellectual Property rights applicable for Cyprus; including all rights to 100-year downstream businesses that emerge from my invention, for Cyprus territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Cyprus territory.

Full control of the 90% Economic value handed over to Cyprus: A value of 197,205,839,592 Earthlings fully handed over to be owned and controlled by Cyprus, for the prosperity of their citizens, businesses, and country.

Economic benefits for Cyprus: By virtue of this sale agreement, Cyprus can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devises, furniture, for odd-walls, and other. Applicable energy savings from heating or cooling costs could be realized from the exemplary application of 'Thermal insulation for homes and offices', subject to climatic conditions and their variations across the year, in Cyprus. Cyprus citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Cyprus to block all foreign owned businesses from making money, from demand created out of increased economic activity within Cyprus.

yy. Belarus tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:



Name of the agreement: Srinivas - Roman agreement.

Sale price of the agreement: 16,378,613,291 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Belarus, represented by President of Belarus, Mr. Roman Golovchenko or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EAPO regional application (national stage) patent application number 201691898; either the restored application or patent grant Intellectual Property rights applicable for Belarus; including all rights to 100-year downstream businesses that emerge from my invention, for Belarus territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Belarus territory.

Full control of the 90% Economic value handed over to Belarus: A value of 147,407,519,618 Earthlings fully handed over to be owned and controlled by Belarus, for the prosperity of their citizens, businesses, and country.

Economic benefits for Belarus: By virtue of this sale agreement, Belarus can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devises, furniture, for odd-walls, and other. Significant energy savings could be realized when the exemplary application of 'Thermal insulation for homes and offices' is driven as a mandatory requirement, or construction standard across Belarus. Belarus citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Belarus to block all foreign owned businesses from making money, from demand created out of increased economic activity within Belarus.

zz. Albania tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:

Name of the agreement: Srinivas - Edi agreement.

Sale price of the agreement: 13,484,642,140 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Albania, represented by Prime Minister of Albania, Mr. Edi Rama or President Mr. Ilir Meta or their designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant Intellectual Property rights applicable for Albania; including all rights to 100-year downstream businesses that emerge from my invention, for Albania territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Albania territory.

Full control of the 90% Economic value handed over to Albania: A value of 121,361,779,257 Earthlings fully handed over to be owned and controlled by Albania, for the prosperity of their citizens, businesses, and country.

Economic benefits for Albania: By virtue of this sale agreement, Albania can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devices, furniture, for odd-walls, and other. Significant energy savings could be realized when the exemplary application of 'Thermal insulation for homes and offices' is driven as a mandatory requirement, or construction standard across Albania. Albania citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Albania to block all foreign owned businesses from making money, from demand created out of increased economic activity within Albania.

aaa. Malta tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:

Name of the agreement: Srinivas - Robert agreement.

Sale price of the agreement: 13,021,692,410 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Malta, represented by Prime Minister of Malta, Mr. Robert Abela or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant Intellectual Property rights applicable for Malta; including all rights to 100-year downstream businesses that emerge from my invention, for Malta territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Malta territory.

Full control of the 90% Economic value handed over to Malta: A value of 117,195,231,686 Earthlings fully handed over to be owned and controlled by Malta, for the prosperity of their citizens, businesses, and country.

Economic benefits for Malta: By virtue of this sale agreement, Malta can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devices, furniture, for odd-walls, and other. Significant energy savings could be realized when the exemplary application of 'Thermal insulation for homes and offices' is driven as a mandatory requirement, or construction standard across Malta. Malta citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Malta to block all foreign owned businesses from making money, from demand created out of increased economic activity within Malta.

bbb. Azerbaijan tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:

Name of the agreement: Srinivas - Ali agreement.

Sale price of the agreement: 12,885,910,998 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle



surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Azerbaijan, represented by Prime Minister of Azerbaijan, Mr. Ali Asadov or President Mr. Ilham Aliyev or their designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EAPO regional application (national stage) patent application number 201691898; either the restored application or patent grant Intellectual Property rights applicable for Azerbaijan; including all rights to 100-year downstream businesses that emerge from my invention, for Azerbaijan territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Azerbaijan territory.

Full control of the 90% Economic value handed over to Azerbaijan: A value of 115,973,198,982 Earthlings fully handed over to be owned and controlled by Azerbaijan, for the prosperity of their citizens, businesses, and country.

Economic benefits for Azerbaijan: By virtue of this sale agreement, Azerbaijan can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devises, furniture, for odd-walls, and other. Applicable energy savings from heating or cooling costs could be realized from the exemplary application of 'Thermal insulation for homes and offices', subject to climatic conditions and their variations across the year, in Azerbaijan. Azerbaijan citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Azerbaijan to block all foreign owned businesses from making money, from demand created out of increased economic activity within Azerbaijan.

ccc. **North Macedonia tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:**

Name of the agreement: Srinivas – Dimitar agreement.

Sale price of the agreement: 11,347,193,386 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle

surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: North Macedonia, represented by Prime Minister of North Macedonia, Mr. Dimitar Kovacevski or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant Intellectual Property rights applicable for North Macedonia; including all rights to 100-year downstream businesses that emerge from my invention, for North Macedonia territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for North Macedonia territory.

Full control of the 90% Economic value handed over to North Macedonia: A value of 102,124,740,471 Earthlings fully handed over to be owned and controlled by North Macedonia, for the prosperity of their citizens, businesses, and country.

Economic benefits for North Macedonia: By virtue of this sale agreement, North Macedonia can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devices, furniture, for odd-walls, and other. Significant energy savings could be realized when the exemplary application of 'Thermal insulation for homes and offices' is driven as a mandatory requirement, or construction standard across North Macedonia. North Macedonia citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow North Macedonia to block all foreign owned businesses from making money, from demand created out of increased economic activity within North Macedonia.

ddd. **Turkmenistan tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:**

Name of the agreement: Srinivas - Serdar agreement.

Sale price of the agreement: 11,189,659,527 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle



surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Turkmenistan, represented by President of Turkmenistan, Mr. Serdar Berdimuhamedow or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EAPO regional application (national stage) patent application number 201691898; either the restored application or patent grant Intellectual Property rights applicable for Turkmenistan; including all rights to 100-year downstream businesses that emerge from my invention, for Turkmenistan territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Turkmenistan territory.

Full control of the 90% Economic value handed over to Turkmenistan: A value of 100,706,935,742 Earthlings fully handed over to be owned and controlled by Turkmenistan, for the prosperity of their citizens, businesses, and country.

Economic benefits for Turkmenistan: By virtue of this sale agreement, Turkmenistan can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devices, furniture, for odd-walls, and other. Applicable energy savings from heating or cooling costs could be realized from the exemplary application of 'Thermal insulation for homes and offices', subject to climatic conditions and their variations across the year, in Turkmenistan. Turkmenistan citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Turkmenistan to block all foreign owned businesses from making money, from demand created out of increased economic activity within Turkmenistan.

eee. Monaco tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:

Name of the agreement: Srinivas - Pierre agreement.

Sale price of the agreement: 5,730,905,750 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle

—111—

surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Monaco, represented by Minister of State of Monaco, Mr. Pierre Dartout or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant Intellectual Property rights applicable for Monaco; including all rights to 100-year downstream businesses that emerge from my invention, for Monaco territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Monaco territory.

Full control of the 90% Economic value handed over to Monaco: A value of 51,578,151,753 Earthlings fully handed over to be owned and controlled by Monaco, for the prosperity of their citizens, businesses, and country.

Economic benefits for Monaco: By virtue of this sale agreement, Monaco can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devises, furniture, for odd-walls, and other. Significant energy savings could be realized when the exemplary application of 'Thermal insulation for homes and offices' is driven as a mandatory requirement, or construction standard across Monaco. Monaco citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Monaco to block all foreign owned businesses from making money, from demand created out of increased economic activity within Monaco.

fff. Liechtenstein tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:

Name of the agreement: Srinivas - Daniel agreement.

Sale price of the agreement: 5,636,883,078 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Liechtenstein, represented by Prime Minister of Liechtenstein, Mr. Daniel Risch or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant Intellectual Property rights applicable for Liechtenstein; including all rights to 100-year downstream businesses that emerge from my invention, for Liechtenstein territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Liechtenstein territory.

Full control of the 90% Economic value handed over to Liechtenstein: A value of 50,731,947,701 Earthlings fully handed over to be owned and controlled by Liechtenstein, for the prosperity of their citizens, businesses, and country.

Economic benefits for Liechtenstein: By virtue of this sale agreement, Liechtenstein can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devices, furniture, for odd-walls, and other. Significant energy savings could be realized when the exemplary application of 'Thermal insulation for homes and offices' is driven as a mandatory requirement, or construction standard across Liechtenstein. Liechtenstein citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Liechtenstein to block all foreign owned businesses from making money, from demand created out of increased economic activity within Liechtenstein.

ggg. Armenia tri-party PCT/US2014/046619 Intellectual Property rights

sale agreement:

Name of the agreement: Srinivas - Nikol agreement.

Sale price of the agreement: 3,413,091,850 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Armenia, represented by Prime Minister of Armenia, Mr. Nikol Pashinyan or President Mr. Armen Sarkissian or their designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EAPO regional application (national stage) patent application number 201691898; either the restored application or patent grant Intellectual Property rights applicable for Armenia; including all rights to 100-year downstream businesses that emerge from my invention, for Armenia territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Armenia territory.

Full control of the 90% Economic value handed over to Armenia: A value of 30,717,826,650 Earthlings fully handed over to be owned and controlled by Armenia, for the prosperity of their citizens, businesses, and country.

Economic benefits for Armenia: By virtue of this sale agreement, Armenia can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devices, furniture, for odd-walls, and other. Applicable energy savings from heating or cooling costs could be realized from the exemplary application of 'Thermal insulation for homes and offices', subject to climatic conditions and their variations across the year, in Armenia. Armenia citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Armenia to block all foreign owned businesses from making money, from demand created out of increased economic activity within Armenia.

hhh. Kyrgyzstan tri-party PCT/US2014/046619 Intellectual Property rights

sale agreement:

Name of the agreement: Srinivas - Sadyr agreement.

Sale price of the agreement: 2,221,680,394 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: Kyrgyzstan, represented by President of Kyrgyzstan, Mr. Sadyr Japarov or his designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EAPO regional application (national stage) patent application number 201691898; either the restored application or patent grant Intellectual Property rights applicable for Kyrgyzstan; including all rights to 100-year downstream businesses that emerge from my invention, for Kyrgyzstan territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Kyrgyzstan territory.

Full control of the 90% Economic value handed over to Kyrgyzstan: A value of 19,995,123,548 Earthlings fully handed over to be owned and controlled by Kyrgyzstan, for the prosperity of their citizens, businesses, and country.

Economic benefits for Kyrgyzstan: By virtue of this sale agreement, Kyrgyzstan can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devices, furniture, for odd-walls, and other. Applicable energy savings from heating or cooling costs could be realized from the exemplary application of 'Thermal insulation for homes and offices', subject to climatic conditions and their variations across the year, in Kyrgyzstan. Kyrgyzstan citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Kyrgyzstan to block all foreign owned businesses from making money, from demand created out of increased economic activity within Kyrgyzstan.

iii. Tajikistan tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:

Name of the agreement: Srinivas - Kokhir agreement.

Sale price of the agreement: 2,065,204,696 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.



Recipient of Intellectual Property rights: Tajikistan, represented by Prime Minister of Tajikistan, Mr. Kokhir Rasulzoda or President Mr. Emomali Rahmon or their designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EAPO regional application (national stage) patent application number 201691898; either the restored application or patent grant Intellectual Property rights applicable for Tajikistan; including all rights to 100-year downstream businesses that emerge from my invention, for Tajikistan territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for Tajikistan territory.

Full control of the 90% Economic value handed over to Tajikistan: A value of 18,586,842,266 Earthlings fully handed over to be owned and controlled by Tajikistan, for the prosperity of their citizens, businesses, and country.

Economic benefits for Tajikistan: By virtue of this sale agreement, Tajikistan can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devises, furniture, for odd-walls, and other. Applicable energy savings from heating or cooling costs could be realized from the exemplary application of 'Thermal insulation for homes and offices', subject to climatic conditions and their variations across the year, in Tajikistan. Tajikistan citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow Tajikistan to block all foreign owned businesses from making money, from demand created out of increased economic activity within Tajikistan.

jjj. **San Marino tri-party PCT/US2014/046619 Intellectual Property rights sale agreement:**

Name of the agreement: Srinivas - Maria agreement.

Sale price of the agreement: 1,512,421,846 Earthlings.

Sale agreement is executed in: Earthlings currency.

Seller: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface'. Replica of the patent US 8,910,998 B1 identified worldwide by PCT international application PCT/US2014/046619 filed on July 15, 2014.

Recipient of Intellectual Property rights: San Marino, represented by Captains Regent of San Marino, Mrs. Maria Luisa Berti, or Mr. Manuel Ciavatta or their designated signatory.

Payor: Global Earthling Council (GEC) that is responsible for printing Earthlings.

Property being sold: EPO regional application (national stage) patent application number 14886695.7 (2014886695); either the restored application or patent grant Intellectual Property rights applicable for San Marino; including all rights to 100-year downstream businesses that emerge from my invention, for San Marino territory. The sale includes the claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995, for San Marino territory.

Full control of the 90% Economic value handed over to San Marino: A value of 13,611,796,611 Earthlings fully handed over to be owned and controlled by San Marino, for the prosperity of their citizens, businesses, and country.

Economic benefits for San Marino: By virtue of this sale agreement, San Marino can realize sustained GDP growth for years to come, improve their GDP per capita, and at the same time contribute to their local businesses profitability. The increased economic activity comes from adopting the invention in all the sectors spanning automotive manufacturing, for interior decor covering sectors electrical appliances, electronic devises, furniture, for odd-walls, and other. Applicable energy savings from heating or cooling costs could be realized from the exemplary application of 'Thermal insulation for homes and offices', subject to climatic conditions and their variations across the year, in San Marino. San Marino citizens and businesses will benefit from the products and services requirements driven from these applications. Your local businesses will benefit from the supply chain to be created involving and not limited to, raw material sourcing, processing of raw material, design of product, fabrication, all of which span across increased demand of polymers, paints / colored material, additives, chemicals, glass wool for Thermal insulation, valves, and robots for various applications including robotic color change. The full ownership of Intellectual Property rights to the invention will allow San Marino to block all foreign owned businesses from making money, from demand created out of increased economic activity within San Marino.

Payment plans built into the 62 sale agreements.

For the tri-party sale agreements described in sections 2(b) to 2(II), wherein the 'Sale price of the agreement' is greater than 100 Billion Earthlings / \$, the sale agreements would be executed with multi-year payment plan built into it, with annual payments distributed from the year of sale agreement execution, until quarter one of 2034.

For the sale agreement in section 2(a), and tri-party sale agreements described in sections 2(mm) to 2(jjj), the sale agreements would be executed with one time single payment plan, payable in the year of the execution of the agreement.

These 62 sale agreements detailed above total to the full value of worldwide Intellectual Property rights sale price of 93 Trillion Earthlings. The execution of these sale agreements will ensure systematic distribution of the Intellectual Property rights to my invention of US 8,910,998 B1 (recognized worldwide by PCT international application PCT/US2014/046619, along with claims in PCT international applications PCT/IB2016/050993, PCT/IB2016/050994, and PCT/IB2016/050995) to all 62 countries where I have applied for Intellectual Property rights protection via 15 national stage and 2 regional stage patent applications. The execution of these agreements would put the decentralized world on track for economic growth, progress, and development to each of the 62 countries listed, who could in turn look to improve their exports and improve their own national treasury balance in Earthlings, if they want to do so. While the sale agreements are with only 62 off the 193 world countries, my invention US 8,910,998 B1 will result in the downstream businesses being built in all 193 countries including those where I do not have Intellectual Property rights. All the 193 world countries will immensely benefit from my macro-economic reform and world banking reform 'Project Earthling©', the first benefit of which is a world with true freedom and real independence to all countries, with business equality, trade equality, and economic equality, while ending economic and all other forms of slavery.

CONDITIONALLY TRIGGERED CONTINGENCY AGREEMENT WITH USPTO

The following 'Contingency agreement', which is 'Conditionally triggered or invoked in the court of law' must be executed by USPTO. The requirement for the Contingency agreement and its content shall be as following.

After introduction of my authored macro-economic reform Project Earthling©, attached as annexure F with this petition, at an upcoming defendant 3, WIPO – World Intellectual Property Organization assembly, to all 193 member countries, and giving enough time for countries to discuss the macro-economic reform, it shall be brought to the decisive voting of 193 countries, with one vote per country, on the question of 'Must the macro-economic reform Project Earthling© be taken live?'

The 62 Tri-Party sale agreements detailed in the section above have the third party 'Payor' which is GEC – Global Earthling Council. The GEC would be established once the macro-economic reform 'Project Earthling©' is voted in by the 193 world countries with a majority vote 'Yes', for it to be taken live and implemented. GEC would comprise of all 193 world country member delegates,



and it must have its designated signatories to execute the 62 Tri-Party agreements described in section above as 'Payor'.

In the event that the majority vote from this decisive voting / poll of 193 countries at WIPO assembly, is a decisive 'no', then this 'Contingency agreement' shall be invoked in the court of law. To begin with, I would like to state that this is a near impossible scenario, given the unbelievably big list of monetary / economic and non-monetary benefits of the reform to the 193 world countries. However, for legal reasons, to ensure 'my liability is paid for in full', as a 'Fail-safe' to the poll result majority vote 'no', this 'Contingency agreement' must be put in place.

Effectively, USPTO, their legal representation must stay in the 'court proceeding', whether it is the Trial court or Special court appointed for this purpose, until the result from the decisive voting / poll of 193 countries at WIPO assembly is known and announced to the world. In case the poll result at WIPO is a majority 'no', that leaves their balance liability to me at 93 Trillion to be paid in usd-\$. If the 193 country poll result is a majority 'Yes', the 62 Tri-party agreements shall conclude thus not having to conditionally invoke this 'Contingency agreement'.

kkk. **USPTO liability payment agreement, Conditionally triggered 'Contingency agreement':**

Condition upon which this agreement is invoked in the Honorable Court:

In the event if the macro-economic reform 'Project Earthling©' is not voted in for its implementation by 193 world countries at defendant 3, WIPO assembly:

Name of the agreement: USPTO Liability Contingency agreement.

Sale price of the agreement: 93,000,000,000,000 \$. The full amount will be paid in a one-time single payment.

Sale agreement is executed in: usd-\$ currency.

Inventor to whom liability has been caused by USPTO: I, Inventor, Srinivas S. Devathi, Inventor to patent US 8,910,998 B1 'Systems and methods for altering the color, appearance, or feel of a vehicle surface', recognized across 61 non-usa countries by PCT international patent application PCT/US2014/046619, and their respective regional and national stage applications.

Payment method: 93,000 Billion \$ bills shall be physically shipped by USPTO to a special account created in my name Srinivas S. Devathi, in an Indian bank. The payment must be a one-time full balance liability paid to me. The shipping costs, and all applicable bank fees must be borne by USPTO.



If this 'Contingency agreement' is indeed invoked in the Honorable Court, the following question remains unanswered:

Who received the Intellectual Property rights and 100-year worth downstream businesses for 61 World countries?

LEGAL ACCOUNTABILITY IS LOST:

I bring the attention of the 'Respondent', all the defendants in the trial court suit, and the Honorable court to these facts:

Myself, the inventor of patent US 8,910,998 B1, have I received the full liability caused to me? The answer is YES, I would have if I invoked this contingency agreement.

However, it leaves many questions unanswered.

- What happened to the 90% Economic value / Monetary value that emerged off my invention, by enforcing the intellectual property rights across 61 non-usa countries, and from the 100-year worth downstream business created?
- Who is, if any, owning the downstream businesses that emerge out of my invention across the 61 non-usa countries?
- Who is, if any, earning money of your country (referring to 61 non-usa countries) citizens spend?
- What is the economic loss to each of the 61 non-usa countries by not having the full control and ownership of the intellectual property rights to the invention patent US 8,910,998 B1, for their country / territory?
- What is the economic loss to each of the 61 non-usa countries by not having the full control and ownership of the downstream businesses that emerge from the invention patent US 8,910,998 B1, for their country / territory?
- Does this amount to 'Economic chaos' created?

The accountability and traceability of structured / systematic distribution of intellectual property rights is LOST.



THE FULL LEGAL RESOLUTION THAT DELIVERS 100% JUSTICE IS:

Only when all the 62 sale agreements as listed in annexure A and detailed in this annexure are executed through this Honorable court. This will ensure full justice is delivered, all ends are fully tied, and 62 countries receive what they deserve, while I get the full liability paid. This is the only 100% fully accurate and financially / economically accounted for resolution. While the contingency agreement is only a safety net for me the inventor, it is not 100% justice delivered.

I request 'Respondent' and all defendants in the trial court suit, to work towards the 100% judicially accurate legal resolution by getting all 62 Tri-party sale agreements executed in Earthlings currency with GEC as the Payor, as described in this annexure.

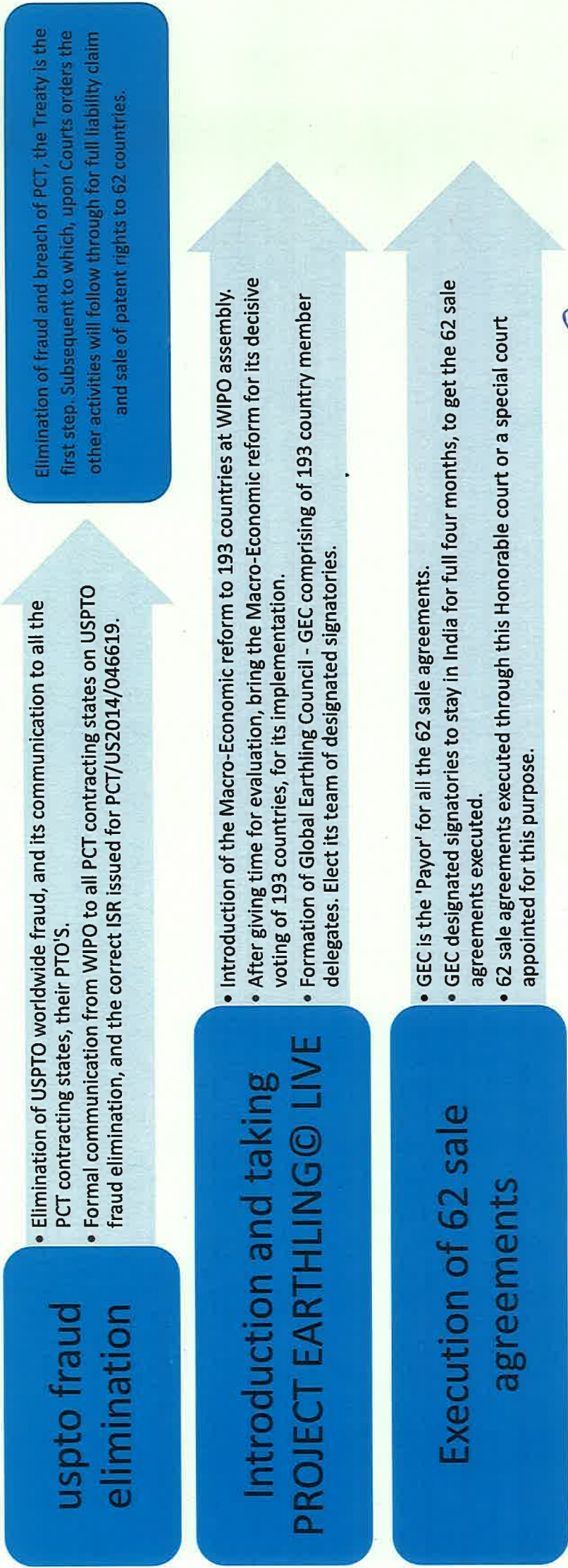
Bangalore

Date: 28/6/2023

A handwritten signature in blue ink, appearing to be 'Srinivas S. Devathi', is written over a long, diagonal blue line that spans across the right side of the page.

Srinivas S. Devathi
(Petitioner / Party in Person)

LIST OF ACTIVITIES TO DELIVER JUSTICE TO ME, SRINIVAS S. DEVATHI, INDIA, AND 60 WORLD COUNTRIES.
62 SALE AGREEMENTS ARE THREE PARTY AGREEMENTS BETWEEN RECIPIENT – PAYOR – SELLER



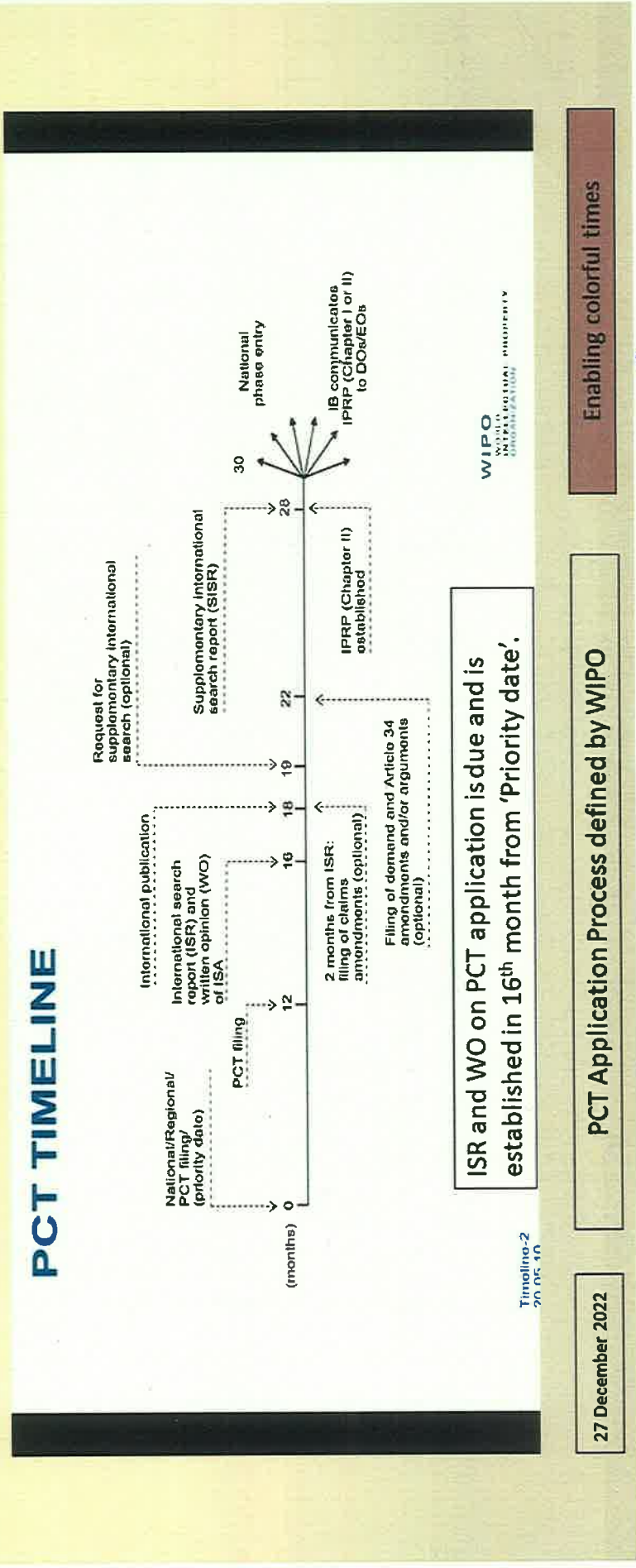
This is the Annexure B stated in the Affidavit of SRINIVAS S. DEVATHI

[Signature]

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

[Signature]

PCT application process steps, clearly indicates uspto fraud and breach of PCT, the Treaty



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

[Signature]

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

The INVENTION. How and when it happened.



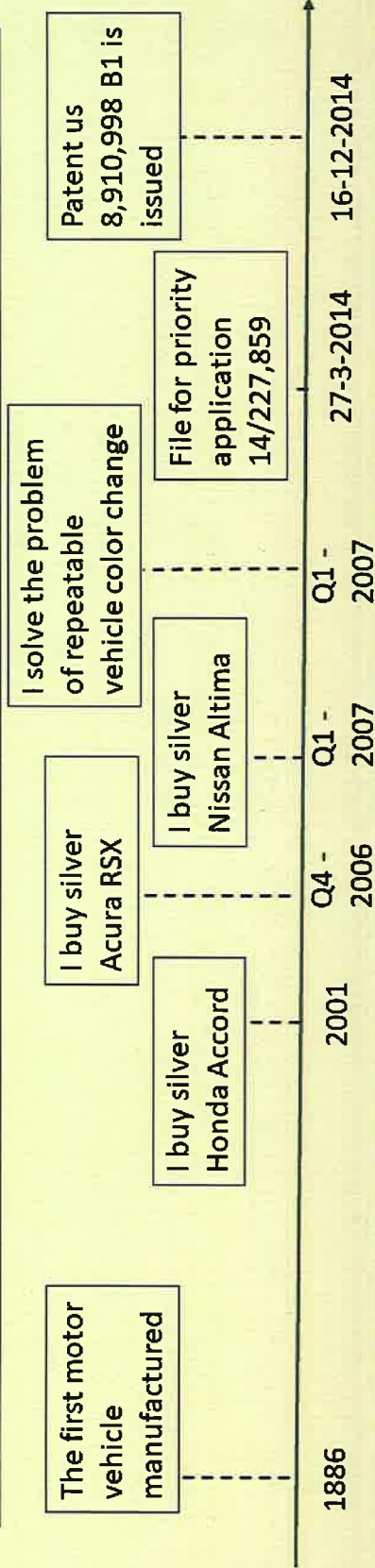
In Quarter one of 2007 I bought my third used silver car while in USA. This was due to lack of funds to buy a new car in the color of my choice. Used car market is very prominent in USA, unlike in India. Having had enough of driving Silver cars, I wanted to get the color changed, however it seemed to be an expensive job which would result in a poor-quality finish. That's when I worked on few designs and solved the problem and built the 'Vehicle Color Change Technology'. Cars from left to right - Honda Accord, Acura RSX and Nissan Altima. Srinivas S. Devathi

25 March 2021

Vehicle Color Change Technology Invention

Srinivas S. Devathi

Repeatable vehicle color change technology, patent us 8,910,998 B1 transforms automotive industry, 121 years after the first motor car was manufactured.



Since the first motor vehicle was manufactured in year 1886, automotive manufacturing plants were set up in few countries and proliferated into many countries. After the early few decades, manufactures, their research divisions started to create new designs, offer new features spanning luxury and performance of the vehicle. Some concentrated on delivering highest value for money. The automotive industry and automotive engineering enthusiasts have attempted to provide the vehicle color changing feature to consumers, for nearly 100 years. E.g., Sticking single layer laminate to car. 121 years, after the first motor vehicle was manufactured, I solve the problem and invent 'Repeatable vehicle color change technology'. Given the economic and financial benefits to the automotive industry, my invention is expected to become manufacturing standard.



US008910998B1

(12) **United States Patent**
Devathi

(10) **Patent No.:** **US 8,910,998 B1**
(45) **Date of Patent:** **Dec. 16, 2014**

(54) **SYSTEMS AND METHODS FOR ALTERING THE COLOR, APPEARANCE, OR FEEL OF A VEHICLE SURFACE**

(71) Applicant: **Srinivas S. Devathi**, Austin, TX (US)

(72) Inventor: **Srinivas S. Devathi**, Austin, TX (US)

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

(21) Appl. No.: **14/227,859**

(22) Filed: **Mar. 27, 2014**

(51) **Int. Cl.**
B60J 10/00 (2006.01)
B60J 11/00 (2006.01)
B21D 53/88 (2006.01)
F17C 13/00 (2006.01)
B62D 65/08 (2006.01)

(52) **U.S. Cl.**
CPC **B60J 11/00** (2013.01); **B21D 53/88** (2013.01); **F17C 13/00** (2013.01); **B60J 10/0088** (2013.01)
USPC **296/136.07**; 53/131.1; 53/411; 427/238; 427/294

(58) **Field of Classification Search**
USPC 53/131.1, 284.7, 403, 411, 467; 156/145, 212, 213; 296/136.02, 296/136.07; 427/230, 238, 294, 295, 350; 428/31, 34-36.92

See application file for complete search history.

(56) **References Cited**

U.S. PATENT DOCUMENTS

1,584,518 A * 5/1926 Drake 150/166
2,020,255 A * 11/1935 Copeman 428/440
2,807,356 A * 9/1957 Blum 206/335
4,294,483 A * 10/1981 Ferris 296/136.02
4,635,996 A * 1/1987 Hirose 296/136.07

4,810,540 A * 3/1989 Ellison et al. 428/31
4,964,667 A * 10/1990 Reis et al. 296/95.1
5,042,836 A * 8/1991 Swanson 280/770
5,056,817 A * 10/1991 Fuller 280/770
5,158,324 A * 10/1992 Flesher 280/770
5,242,206 A * 9/1993 Heck 296/136.02
5,246,516 A * 9/1993 Rias 156/202
5,342,666 A * 8/1994 Ellison et al. 428/46
5,350,000 A * 9/1994 Wang 150/166
5,429,406 A * 7/1995 Huang 296/95.1
5,664,825 A * 9/1997 Henke et al. 296/136.02
5,738,403 A * 4/1998 Tyson 296/136.02
5,804,297 A * 9/1998 Colvin et al.
5,890,525 A * 4/1999 Shores 150/166
6,017,079 A * 1/2000 Warner 296/136.07
6,030,702 A * 2/2000 Matsui et al.
6,044,881 A * 4/2000 Welch et al. 150/166
6,056,347 A * 5/2000 D'Adamo 296/136.02
6,439,644 B1 * 8/2002 Jester 296/136.02

(Continued)

FOREIGN PATENT DOCUMENTS

CA 2236759 12/1998
CN 102126870 A 7/2011

(Continued)

Primary Examiner — Glenn Dayoan

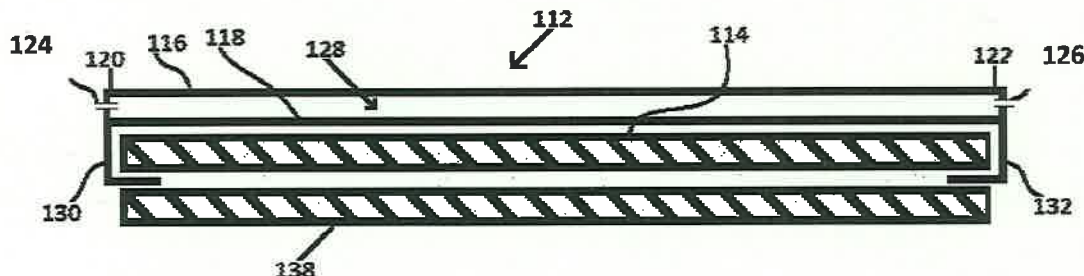
Assistant Examiner — Paul Chenevert

(74) Attorney, Agent, or Firm — Hulsey Calhoun, PC

(57) **ABSTRACT**

Systems and methods for altering the appearance and/or texture of a vehicle surface include installing a vest relative to a vehicle surface such that an exterior side of the vest, spaced from the vehicle surface, defines a fluid-tight space between the vehicle surface and the exterior side of the vest. Visual media can be provided into and from the fluid-tight space using one or more ports, the exterior side being at least partially transparent or translucent such that the visible media within the fluid-tight space are visible through the exterior side of the vest, thereby allowing the repeatable alteration of the appearance of the surface.

23 Claims, 4 Drawing Sheets



TRUE COPY ATTESTED BY ME
Lakshminarayana 28/06/2023
LAKSHMINARAYANA
Advocate & Notary Public
GOVT. OF INDIA
15, 1st Main, 2nd Cross,
Near Impact College, Amco Layout, K. diganahalli
Bengaluru Urban, Karnataka 560092

US 8,910,998 B1

Page 2

(56)

References Cited

U.S. PATENT DOCUMENTS

6,491,335	B1 *	12/2002	Cohill	296/136.07
6,551,432	B1	4/2003	Spain et al.	
7,320,824	B2	1/2008	Ohgane et al.	
7,360,820	B2 *	4/2008	Tellez	296/136.02
7,640,698	B2 *	1/2010	Graham	52/2.17
7,677,637	B2 *	3/2010	Aydar et al.	296/136.07
7,740,912	B2 *	6/2010	Uhlianuk et al.	427/385.5
7,868,778	B2 *	1/2011	Kenwright	340/686.6
2005/0269738	A1 *	12/2005	Christen	264/236

2006/0103165	A1 *	5/2006	Ward	296/136.02
2007/0138829	A1 *	6/2007	Leyendecker et al.	296/136.02
2007/0278817	A1 *	12/2007	Dorsey	296/136.07
2011/0014297	A1	1/2011	Lee et al.	
2014/0065327	A1 *	3/2014	Kramer et al.	428/34

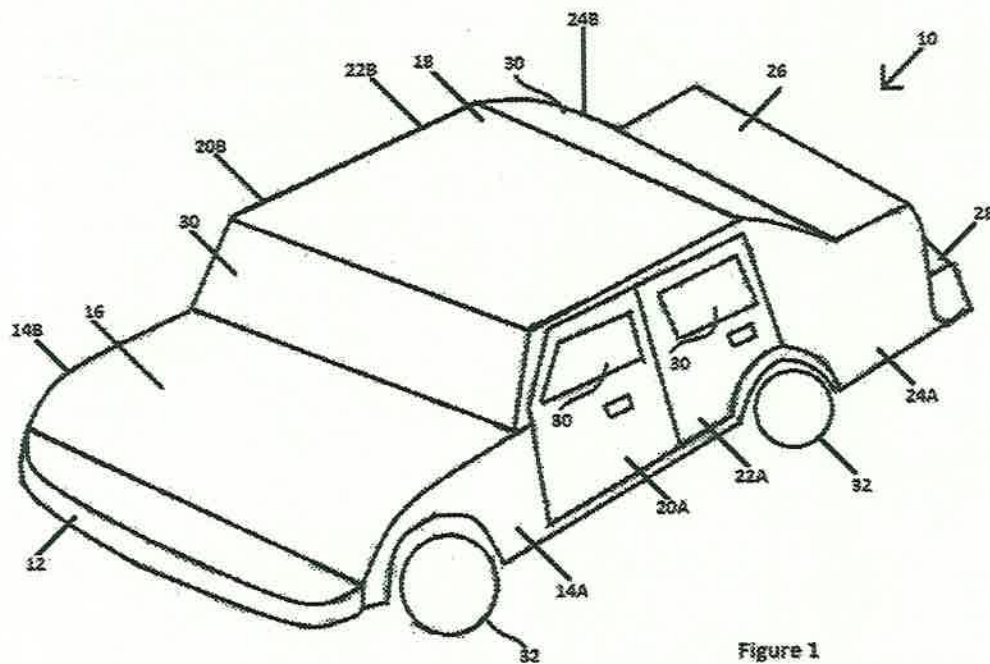
FOREIGN PATENT DOCUMENTS

CN	102671844	A	9/2012
EP	0 261 815	A2	8/1987
KR	1020030082106		10/2003

* cited by examiner



A handwritten signature in blue ink, appearing to be "S. S. S.", written over a horizontal line.



[Handwritten signature]

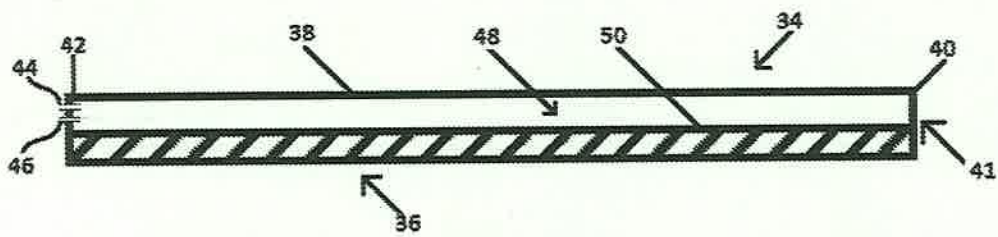


Figure 2

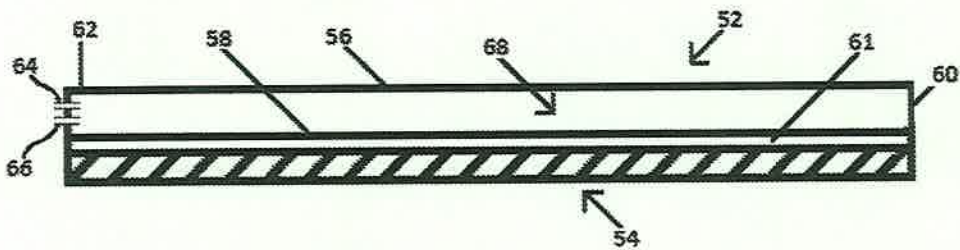
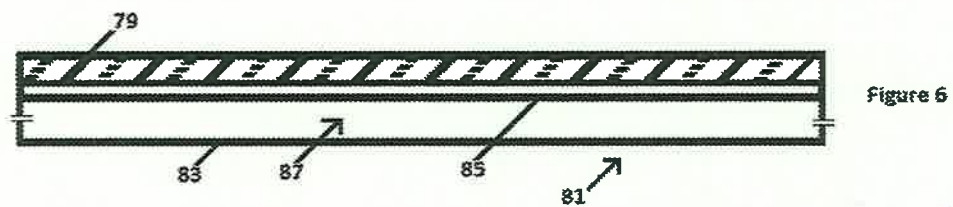
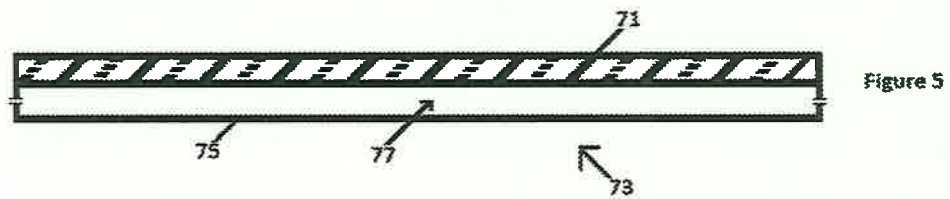
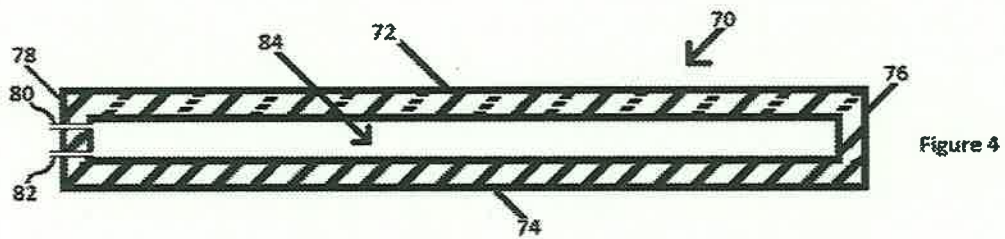


Figure 3



[Handwritten signature]



[Handwritten signature]

-130-

U.S. Patent

Dec. 16, 2014

Sheet 4 of 4

US 8,910,998 B1

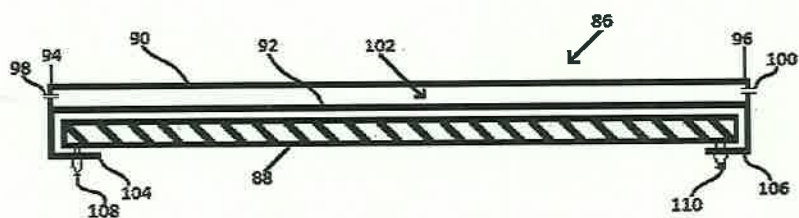


Figure 7

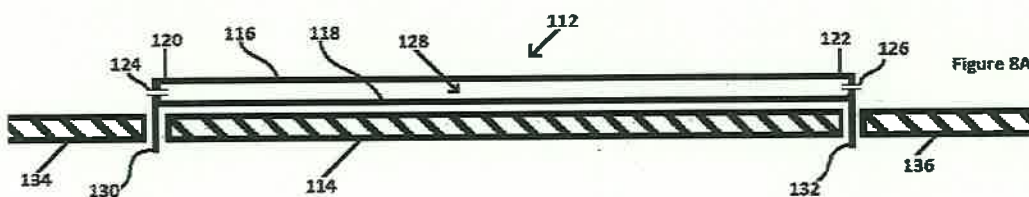


Figure 8A

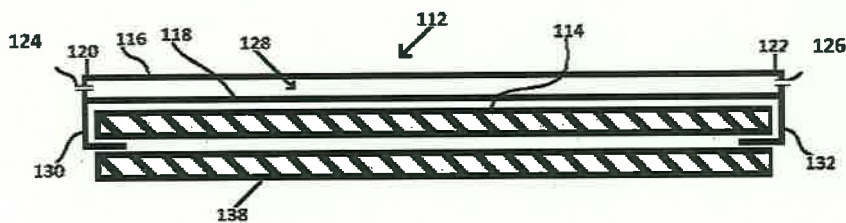


Figure 8B



[Handwritten signature]

1

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

FIELD

Embodiments usable within the scope of the present disclosure relate, generally, to devices, systems, and methods usable to alter the visual appearance and/or feel (e.g., texture) of an object (e.g., a surface thereof), and more specifically, systems and methods usable to efficiently and cost-effectively change the color, visual appearance, and/or other characteristic of automobiles and/or other vehicles.

BACKGROUND

Conventionally, portions of the body of an automobile (e.g., pieces of metal framework, panels, and/or similar materials) are provided with a desired visual appearance (e.g., color, reflectiveness, a glossy/metallic sheen, etc.) through the application of paint to an exterior surface thereof. After application, the paint must be permitted to dry, which can be facilitated through the application of air and/or heat, or simply permitted to occur via the passage of time. Optionally, a protective, clear coating, such as a painted coating and/or an adhesive film, can be provided over the paint. When it is desired to change the color of a vehicle, the original paint must be removed (e.g., through solvents and/or physical/mechanical means), and the process must be repeated. Both the application of an original color to a vehicle, and the alteration of that original color, can be time-consuming and expensive processes. As such, after the initial purchase of a vehicle, individuals are inclined to repaint their vehicles only rarely. Many individuals refrain from repainting and/or customizing the exterior colors and/or other visual and/or tactile aspects of their vehicle entirely, and simply retain a single cosmetic appearance and/or texture throughout the life of the vehicle.

Due to the time required to paint an automobile and permit the paint to dry, the application of paint to cars and/or other vehicles can become a bottle-neck in the assembly process of vehicles, significantly increasing the overall manufacturing time required to produce a vehicle, while occupying machinery and/or space in a manner that can slow or limit the overall number of vehicles that can be manufactured simultaneously. For example, a typical process for manufacturing a painted vehicle includes manufacturing body portions of a vehicle at a press shop and/or body shop, producing what is termed a "body in whites," due to the materials (e.g., steel, aluminum, alloys, carbon composites, plastic, fiberglass, and/or other composite materials) that provide the body portions with a white and/or silver color. The body portions are subsequently transported to a paint shop, where they are dipped in a positively-charged protective dip intended to attract and/or absorb protective coats and sealants, then brushed. Subsequent to this step, the body portions are transported to a color shop, where manual or automated equipment can be used to paint each portion a selected color, typically using acrylic enamels or similar types of paint. Many large vehicle manufacturers consume an estimated 18,000 liters of paint per day or more through this process. The painted body portions must be dried, typically for multiple hours at high temperatures (e.g., approximately 140 degrees Fahrenheit), which slows the manufacturing process and associated throughput. It is estimated that approximately one third of the total capital investment in a facility for production of automobiles relates to painting vehicle body panels and other portions.

2

The application of multiple layers of pigmented paints to automobile body portions requires elaborate facilities, large spaces, and significant expense. For example, a sizeable area with sufficient floor space for one or multiple vehicles must be maintained, in a clean-room environment, to allow the spraying of paint and clear coat, and the baking and curing of these components. Additionally, disposal, drainage, evaporation, and/or runoff of many solvent-based paints and related solutions has become of increasing environmental concern and/or subject to one or more regulations.

Because the color of a vehicle can only be modified through time-consuming and costly procedures, consumers restrict purchases of vehicles to those having a preferred color, shifting the burden of this expense and inconvenience to manufacturers and dealers. Vehicle manufacturers and dealers must maintain a sizeable inventory of vehicles, of various models, each in multiple colors, increasing the cost of manufacture, as generally identical vehicles that differ only in cosmetic appearance must be constructed and stored for future purchase. This practice also creates a significant overhead expense in the form of large warehouses and dealership lots necessary to store a large number of vehicles, transportation costs required to move such vehicles, and the logistical difficulties inherent in moving and/or acquiring vehicles of a preferred color/appearance/texture at a given location not currently in stock at the request of a consumer.

A need exists for an efficient and cost-effective system and method for altering the color and/or visual appearance, and/or the tactile/texture/feel of a vehicle, or any other object or surface, thereby reducing lost time, reducing expense, increasing manufacturing productivity, and reducing or eliminating many of the difficulties inherent in maintaining and transporting inventories, while providing consumers with the ability to flexibly alter characteristics of their vehicle or any other surface, repeatedly.

SUMMARY

Embodiments usable within the scope of the present disclosure include systems and methods for altering the visible appearance and/or tactile experience/texture of a vehicle surface (e.g., a body portion/panel of a vehicle). While embodiments described herein focus on the application of the disclosed systems and methods to automobiles and/or other types of vehicles as one exemplary use, it should be understood that embodiments usable within the scope of the present disclosure could be used to alter the visual and/or tactile characteristics of any object or portion thereof.

In use an at least partially transparent and/or at least partially translucent object, hereafter termed a "vest," is provided into association with at least a portion of a surface (e.g., of a vehicle or other object). A vest can include an edge (e.g., the perimeter thereof) secured, directly or indirectly, to respective portions of the surface (e.g., the perimeter of the surface or another suitable portion), and an exterior side (e.g., extending between the shape defined by the edge) that is at least partially transparent and/or translucent, and spaced a distance from the surface to define an enclosed space (e.g., a fluid-tight space) between the surface and the exterior side, such that media (e.g., colored fluids and/or similar media) within the space can be visualized through the exterior side of the vest. The vest can include one or more ports (e.g., one-way valves, or bidirectional/multidirectional valves usable as an inlet and outlet ports, or other similar flow control means) for communicating between the fluid-tight space within the vest and a region exterior to the space. In use, the one or more ports can receive visible media into the space and to flow visible media



[Handwritten Signature]

3

from the space, allowing repeated use of the space to display visible (e.g., colored) media therein through the exterior side of the vest. The space can have any dimensions without departing from the scope of the present disclosure; however in an embodiment, the space can be generally thin (e.g., ranging in thickness from one micron to five millimeters), intended for containing a thickness of a visible medium sufficient to impart a desired visual characteristic without requiring excessive time to flow visible media into and/or from the space.

While a vest can be formed from any generally durable material able to form an enclosed space capable of retaining a fluid, in an embodiment, the vest can be formed from polyester, acrylic, fiberglass, polyethylene, plastic, silicone, polypropylene, polystyrene, polyester, glass, fiber, thermoplastic, thermoset, latex, polymer fibers, polyvinyl chloride, polyethylene terephthalate, nylon, vinyl, thermoplastic materials, thermoset materials, phenolics, furane resins, amino resins, epoxy, alkyds, allyl plastics, amines, polyamides, polyethylene resins, polycarbonate, acrylic resin, cellulose acetate, cellulose nitrate, cellulose acetate butyrate, cellulose propionate, rubber, neoprene, Thiokol, nitrile, butyl rubber, silicone rubber, acetals, cellulose, fluoroplastics, ionomers, polyimide, polyolefins, polysulfone, composites, polythene, epoxides, polyurethane, synthetic rubber, synthetic plastic, synthetic resin, other similar materials, composite materials, or combinations thereof. In an embodiment, the interior of the vest (e.g., adjacent to the space) can include a hydrophobic coating adapted to facilitate removal of media from the space (e.g., by repelling an aqueous and/or liquid medium and/or preventing interactions between the medium and the vest). For example, in an embodiment, a durable, water-resistant vest could include a vest body formed from acrylic materials and/or allyl plastics, having a silicone coating both on the exterior and interior surfaces thereof. Vests intended to be subjected to extreme conditions (e.g., vests applied to aircraft, subjected to thermal transients of up to 1700 degrees Fahrenheit) can be provided with an insulative coating, energy-absorbing materials (e.g., paraffinic hydrocarbons or plastic crystals), or similar materials.

While various embodiments can include a single-layer vest, placed directly over a vehicle surface to define a space between the surface and the exterior side of the vest for containing a visible medium, as described above, in other embodiments a two-layered vest can be used. For example, a vest can include an interior side (e.g., extending between the edge of the vest) that is placed in contact with and/or immediately adjacent to a vehicle surface, while the exterior side of the vest is spaced from the interior side to define an enclosed space between the interior and exterior sides of the vest. A sealant (e.g., an adhesive, caulking, an industry-standard sealant, one or more welds, etc.) can be disposed between the interior side of the vest and the surface to prevent passage of materials between the vest and the surface. Any manner of elastomer, adhesive, and/or sealant known in the art can be used without departing from the scope of the present disclosure, including without limitation, thermoplastic and/or thermosetting adhesives, such as cellulose nitrate, acetate, acrylic, cyanoacrylate, vinyl, polyester, epoxy, phenolics, ureas, silicones, or combinations thereof.

By way of example, vests can be produced by extrusion, injection molding, use of calendaring machines, compression molding, transfer molding, blow molding, sheet molding, reaction injection molding, rotational molding, solvent molding, sheet forming, thermoforming, laminating, casting, vacuum molding, and/or other similar processes. Materials can also be machined, as needed, e.g., by filing, sawing, drilling, tapping, turning, milling, etc. In an embodiment, the

4

molding process can be used to apply a texture and/or decorative appearance to a vest, e.g., via a raised and/or depressed design, including without limitation, geometric patterns such as basket weave, pebble, leather-like, or fur-like textures. An alternate finish and/or texture could be applied to a vest using lacquers, enamels, overlays, and/or other types of coatings and/or treatments.

In an embodiment, the interior side of the vest and/or the surface itself can be provided with a neutral color (e.g., white) to facilitate visualization of media within the space, though in other embodiments, the color and/or characteristics of the interior side and/or surface can be selected to enhance, modify, and/or otherwise interact with the appearance generated by visible media within the space.

Embodied vests can be secured to a surface using a variety of methods, including, without limitation, 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 (rivets, etc.), compressively retaining the extension between the surface and an adjacent object (e.g., two abutting body portions of a vehicle or a body portion of a vehicle and a frame member). For example, an extension of the vest can protrude from the edge thereof, and the extension can be secured to the surface, such that attachment of the vest to the surface does not interfere with the enclosed space.

In addition to the single-layer and double-layered vests described above, in an embodiment, a surface could be provided with an integrated vest. For example, a body portion of a vehicle could include an at least partially transparent or translucent exterior (e.g., the exterior side of an integrated vest), that defines an enclosed space within a portion of the vehicle body portion into and from which media can be flowed. Combinations of the above embodiments can also be utilized, such as a vehicle with an at least partially transparent exterior having a single or double-layered vest installed behind the exterior layer for containing visible media.

In addition to modifying the color and/or visual appearance of a vehicle surface, vests can be used to alter the tactile experience/texture thereof. For example, the material of the vest, a coating thereon, and/or a surface treatment applied thereto can provide the vest with a desired external textural sensation (e.g., glossy, rubbery, silky, smooth, metallic, matte, bubbled, flakey, thorny, rough, stringy, etc.), such that interchanging the vest and/or modifying the coating and/or surface treatment thereof can allow the texture of the surface to be repeatedly altered.

In use, a vest can be provided into association with a vehicle surface, e.g., through any of the methods and/or embodiments described above, to define a fluid-tight space between the exterior side of the vest and the surface. A visible medium can then be provided into the space (e.g., through a port). In various embodiments, a vehicle with which a vest and a first medium have already been installed/associated can be provided for subsequent alteration of the color/texture thereof. Visible media can include any substance flowable into and from the space that provides a visible characteristic, such as a desired color, to the vest. While conventionally, a surface, such as a body portion of a vehicle, is painted, and various paint-like substances could be used as a visible medium, unlike conventional paint, the visible medium provided into the enclosed space can remain in a liquid and/or fluid state (e.g., without drying). In an embodiment, the visible medium can be adapted to remain flowable at ambient temperatures and pressures and/or over a significant range of conditions, such as temperatures ranging from -37 degrees



[Handwritten Signature]

US 8,910,998 B1

5

Fahrenheit to 150 degrees Fahrenheit. For example, the visible medium can include propylene glycol, glycerol, and/or other "antifreeze" components adapted to remain in a liquid state over a broad range of temperatures. Additionally, it should be noted that visible media are not limited to liquids; colored gasses, suspensions, slurries, and/or emulsions containing solid materials, (e.g., glitter, sand, powder, metallic flakes, etc.), flowable solids (sand, beads, etc.), oils, resins, waxes, polymers, and the like, and any combinations thereof, can be provided into and removed from the enclosed space, as desired.

When it is desired to remove the first medium (e.g., to provide a different medium into the vest to generate a different visible appearance), one or more conduits can be engaged with one or more ports associated with the vest, and a suction pressure can be generated at a port to remove the first medium from the space. In an embodiment, an intermediate medium (e.g., water, a wash fluid, a paint thinner/remover, a hydrophobic fluid, etc.) can be injected into the space to displace any remaining quantities of the first medium and/or to alter the first medium to facilitate removal thereof. A suction pressure can be generated to remove the intermediate medium, and in an embodiment, a gas (e.g., hot air or another gas) can be injected into the space to dry the space. A second medium can then be provided into the space via a conduit/port.

Embodiments usable within the scope of the present disclosure thereby enable a vehicle surface to be provided with a reusable enclosed space into which visible media can be provided and removed, enabling the visual appearance of the vehicle to be changed repeatedly and efficiently, and in a cost-effective manner.

BRIEF DESCRIPTION OF THE DRAWINGS

In the detailed description of various embodiments usable within the scope of the present disclosure, presented below, reference is made to the accompanying drawings, in which:

FIG. 1 depicts a perspective view of a vehicle incorporating an embodiment of a system usable within the scope of the present disclosure.

FIG. 2 depicts a diagrammatic side view of an embodiment of a system usable within the scope of the present disclosure.

FIG. 3 depicts a diagrammatic side view of an embodiment of a system usable within the scope of the present disclosure.

FIG. 4 depicts a diagrammatic side view of an embodiment of a system usable within the scope of the present disclosure.

FIG. 5 depicts a diagrammatic side view of an embodiment of a system usable within the scope of the present disclosure.

FIG. 6 depicts a diagrammatic side view of an embodiment of a system usable within the scope of the present disclosure.

FIG. 7 depicts a diagrammatic side view of an embodiment of a system usable within the scope of the present disclosure.

FIG. 8A depicts a diagrammatic side view of an embodiment of a system usable within the scope of the present disclosure.

FIG. 8B depicts a diagrammatic side view of an embodiment of a system usable within the scope of the present disclosure.

One or more embodiments are described below with reference to the listed Figures.

DETAILED DESCRIPTION OF THE EMBODIMENTS

Before describing selected embodiments of the present invention in detail, it is to be understood that the present invention is not limited to the particular embodiments

6

described herein. The disclosure and description herein is illustrative and explanatory of one or more presently preferred embodiments of the invention and variations thereof, and it will be appreciated by those skilled in the art that various changes in the design, organization, order of operation, means of operation, equipment structures and location, methodology, and use of mechanical equivalents may be made without departing from the spirit of the invention.

As well, it should be understood the drawings are intended to illustrate and plainly disclose presently preferred embodiments of the invention to one of skill in the art, but are not intended to be manufacturing level drawings or renditions of final products and may include simplified conceptual views as desired for easier and quicker understanding or explanation of the invention. As well, the relative size and arrangement of the components may differ from that shown and still operate within the spirit of the invention as described throughout the present application.

Moreover, it will be understood that various directions such as "upper", "lower", "bottom", "top", "left", "right", and so forth are made only with respect to explanation in conjunction with the drawings, and that the components may be oriented differently, for instance, during transportation and manufacturing as well as operation. Because many varying and different embodiments may be made within the scope of the inventive concept(s) herein taught, and because many modifications may be made in the embodiments described herein, it is to be understood that the details herein are to be interpreted as illustrative and non-limiting.

Embodiments usable within the scope of the present disclosure relate to systems and methods usable to alter the visible and/or tactile characteristics of a vehicle surface by providing at least a portion of the surface with a vest, as defined above, the vest defining an enclosed (e.g., fluid-tight) space between the exterior side of the vest and the surface into which visible media can be provided and removed, the media being visible through an at least partially transparent and/or translucent portion of the vest (e.g., an exterior side thereof). The tactile characteristics of the vehicle surface (as well as visible qualities) can be altered through the material of the vest, provision of a coating thereto, application of a texturizing process thereto, or combinations thereof. While various embodiments above and below are described with reference to systems for altering the appearance of a car/automobile (e.g., sedan, microcar, coupe, hatchback, sub-compact car, compact car, mid-size car, luxury car, full size car, convertible, passenger van, minivan, JEEP, sport utility vehicle, pickup truck, van camper, minibus, recreational vehicle, all-terrain vehicle, limousine, etc.) or other vehicle (e.g., bicycles, mopeds, motorcycles, three-wheeled vehicles, trucks, busses, trains, aircraft, helicopters, military vehicles, spacecraft, rockets, lawnmowers, ships, boats, motorboats, construction/earth moving equipment, go-carts, golf carts, or any other mode of transport), it should be understood that embodiments usable within the scope of the present disclosure could be used to alter the visible appearance of any surface. Exemplary applications of embodied systems could include clothing, shoes, and/or other garments and accessories, mannequins, interior and/or exterior walls of houses and other buildings and associated fixtures (e.g., cabinets, counters and other building infrastructure), vending machines (e.g., automatic teller machines, movie rental machines, machines for dispensing food and drink, etc.), electronic devices (e.g., laptop computers, tablets, cellular telephones, and other handheld devices), appliances (e.g., refrigerators, washers, dryers, etc.), furniture of all types, and any other surface. Futuristic vehicles and/or other surfaces



[Signature]

(e.g., aerial vehicles) can also be used in conjunction with embodiments described herein without departing from the scope of the present disclosure. Depending on the nature of the surface to which a vest will be installed, the design and characteristics of the vest can be modified. For example, a vest intended for use with an aircraft could be designed to withstand thermal gradients, air friction, and the like, while a vest intended for use with objects having prolonged exposure to sunlight could be designed with ultraviolet resistance and similar components to resist degradation.

Specifically, however, FIG. 1 depicts an automobile (10) (a sedan), having a number of body portions that form the exterior thereof. Conventionally, colored paint is applied to each body portion via a painting process, as described above; however, embodiments described herein can include one or more vests installed into association with each of the body portions of the vehicle to define an enclosed space into which visible media can be provided and removed, instead of the application of conventional paints and other related materials. The body portions of depicted automobile (10) include a front bumper (12), a left front panel (14A) opposite a right front panel (14B), a bonnet and/or hood (16), a roof (18), a left front door (20A) opposite a right front door (20B), a left rear door (22A) opposite a right rear door (22B), a left rear panel (24A) opposite a right rear panel (24B), trunk (26), and a rear bumper (28). Each of the body portions can have a vest installed in association therewith, such that the visible appearance thereof can be altered through the provision (e.g., injection) and/or removal of visible media from the enclosed spaces defined between each vest and each respective body portion. The tactile experience of each body portion can similarly be altered, e.g., through the installation of vests having desired textures.

FIG. 1 also depicts portions of the automobile (10) that are not typically painted, these portions including a plurality of windows (30), and the wheels (32) of the automobile (10). It should be understood that while traditional application of paint to such portions of a vehicle is not practical, in various embodiments usable within the scope of the present disclosure, certain visible media could be provided into association with the windows (30) and/or wheels (32), within the limits of the necessary functionality and movement of such portions and any applicable safety regulations. For example, a vest provided in association with a window could be provided with a tinted and/or glare-reducing medium, media that resist fogging of windows, media that resist formation of ice on windows, durable media that can resist impact and/or breakage of the window, and/or other similar media. In an embodiment, such media could include a thermally conductive medium able to receive and conduct current and/or heat for melting ice and/or snow on a window, evaporating moisture, and the like. In a similar manner, a vest having media therein could be used to insulate and/or reflect heat (e.g., for use during summer and/or in warm climates), or potentially to insulate and retain heat within a vehicle or other location (e.g., for use during winter or in cold climates).

While embodiments referenced herein are described with emphasis toward alteration of the visual appearance of a vehicle surface, in various embodiments, the provision of a vest and/or media within an enclosed space defined by the exterior side of the vest and the surface can provide additional durability and/or cushioning to a vehicle in the event of a collision. Further, the exodus of media from an impacted and/or damaged vest may potentially be useful in the performance of forensics and/or reconstruction following such a

collision. Additionally, as described above, provision of a vest to a surface can also be used to provide a desired texture and/or tactile characteristic.

It should be understood that while FIG. 1 depicts the automobile (10) as a sedan having thirteen body parts, each of which can have one or more vests installed in association therewith, each vest having a generally matching and/or complementary shape to the corresponding vehicle body part, an automobile could include any number of body portions of any shape and/or dimensions. Generally, a vest will be provided with a shape matching that of the underlying body portion, such that an enclosed space of generally uniform thickness (e.g., from one micron to five millimeters in thickness) is defined across the exterior of the automobile (10).

Referring now to FIG. 2, a diagrammatic side view of an embodiment of a system usable within the scope of the present disclosure is shown. Specifically, a vest (34) is shown installed in association with a surface (36) (e.g., a body portion of an automobile, such as that shown in FIG. 1). The depicted vest (34) is shown having an exterior side (38), and an edge (41), which when viewed from the side presents a first end (40) and a second end (42). The exterior side (38) and/or edge (41) can be partially or wholly transparent and/or translucent (e.g., to enable the visualization of media there-through). The exterior side (38) is spaced from the surface (36) to define a space (48) therebetween, into which visible media can be provided and removed. An inlet port (44) (e.g., a check valve, ball valve, butterfly valve, or similar one-way valve) and an outlet port (46) are shown positioned at the second end (42), for accommodating the flow of visible media into and from the space (48), though it should be understood that any number and type of openings (e.g., ports, valves, etc.) could be positioned at any location along the vest (34) without departing from the scope of the present disclosure (e.g., a single bidirectional or multidirectional valve could be used in place of separate one-way valves, and/or multiple valves could be used in tandem to facilitate more rapid filling and draining of media in the space (48)). In an embodiment, the exterior (50) of the surface (36) can be provided with a neutral coloration (e.g., white) to facilitate visualization of the media within the space (48) through the exterior side (38) of the vest (34). In other embodiments, however, the surface (36) can be provided with any desired color and/or feature, including those that produce a visible interaction with media within the space (48). In an embodiment, the vest (34) can be formed from high density polyester, acrylic, fiberglass, and/or similar materials having sufficient transparency/translucency and durability. The surface (36) (e.g., the exterior (50) thereof) can be provided with anti-rust and/or anti-corrosive coatings to protect the surface (36) from contact with media within the space (48).

The vest (34) can be secured relative to the surface (36) through a variety of means, as described above and below. For example, in an embodiment, adhesive could be provided about the edge (41) of the vest (34) thereby securing the vest (34) directly to the surface (36). Other embodied methods of securing vests relative to surfaces are depicted and described, for example, in FIGS. 7, 8A and 8B.

While FIG. 2 depicts an embodiment of a vest (34) that includes a single layer (e.g., the exterior side (38)) positioned over the surface (36) to define a space (48), FIG. 3 depicts a diagrammatic side view of an alternate embodiment of a vest (52) positioned in association with a surface (54) having an exterior side (56) spaced from the surface (54) and an interior side (58) generally adjacent thereto. A space (68) for containing a visible medium is defined between the exterior and interior sides (56, 58). As such, in an embodiment, the exte-



[Handwritten Signature]

rior side (56) can be at least partially transparent and/or translucent, while the interior side (58) and/or the underlying surface (54) can have a neutral coloration to facilitate visualization of media within the space (68). The vest (52) is further shown having an edge, which when viewed from the side presents first and second ends (60, 62), with an inlet port (64) and an outlet port (66) shown positioned at the second end (62). In use, the interior side (58) of the vest (52) prevents contact between media within the space (68) and the underlying surface (54). In an embodiment, a sealant (e.g., an industry standard sealing material) can be provided within the gap (61) between the vest (52) and the surface (54) (e.g., between the interior side (58) and the surface (54)) for preventing the passage of materials between the vest (52) and surface (54), thereby protecting the surface (54) from corrosion, rust, and/or other forms of damage or deterioration that could be caused by the ingress of moisture and/or materials underneath the vest (52). In an embodiment, the vest could be made from low or medium-density polyester, polyethylene, acrylic, and/or other similar materials.

FIG. 4 depicts a diagrammatic side view of an embodiment of a system usable within the scope of the present disclosure in which a vest (70) is integrated within a surface (e.g., as part of a vehicle body or similar object). The depicted integrated vest (70) includes an at least partially transparent and/or translucent exterior side (72) opposite an interior side (74) to define a space (84) therebetween for containing visible media. The exterior and/or interior sides (72, 74) can be a portion of the object for which a visual appearance is altered. For example, an automobile can include a transparent exterior panel (e.g., formed from glass, fiberglass, plastic, or a similar transparent and/or translucent material), through which fluids or similar media can be visualized, thereby defining a space between this exterior panel and an interior body portion of the vehicle. While historically, car body portions have been made predominantly from sheet metal, attempts to reduce the overall weight of vehicles has led to use of plastic bumpers, rocker panels, fender extensions, windows, door moldings, and the like. Many cars have also included fiberglass materials. Developments in plastic resin technology allow for production of plastic materials having greater impact strength than fiberglass, such as polycarbonates. As such, the integrated vest (70) can include a variety of strong, lightweight materials that can be at least partially transparent and/or translucent to enable visualization of media therein.

The depicted vest (70) includes an edge, which when viewed from the side presents first and second ends (76, 78), with inlet and outlet ports (80, 82) positioned at the second end (78). In such an embodiment, the interior side (74) can have a neutral coloration to facilitate visualization of media within the space (84). While the materials used in the embodiment depicted in FIG. 4 can vary depending on the structural requirements of the surface (e.g., durability of a vehicle in the event of a collision, etc.), in an embodiment, transparent materials forming the exterior side (72) can include acrylic, fiberglass, composites, and/or other similar transparent and/or translucent materials. It should be understood that while the combination of the interior and exterior sides (72, 74) within the depicted portion of a surface is referred to as a "vest," in the depicted embodiment, no vest separate and apart from the object to be altered, itself, is necessary—the depicted vest is integral with and is a part of the underlying object.

Combinations of the embodiments depicted above can also be used without departing from the scope of the present disclosure. For example, a single-layer vest could be installed to the underside of an at least partially transparent portion of

a vehicle to define an enclosed space within a body portion of the vehicle, the vest protecting other internal portions of the vehicle body from contact with media within the space. Alternatively, a double-layer vest could be provided behind an at least partially transparent portion of a vehicle body.

For example, FIG. 5 depicts a vest (73) installed beneath (e.g., over the interior side) of a surface (71), such as a transparent and/or translucent body portion of a vehicle, the vest (73) having an exterior side spaced from the surface (71) to define a space (77) therebetween, extending along the underside of the surface. As such, visible media within the space (77) can be visualized through the transparent surface (71). In an embodiment, the exterior side (75) of the vest can be neutrally colored and/or otherwise designed to facilitate visualization of media within the space (77). The vest (73), surface (71) or combinations thereof can include one or more inlet or outlet ports usable to communicate media into and from the space (77).

While FIG. 5 depicts a vest having a single layer installed beneath a surface, FIG. 6 depicts an embodiment in which a double-layered vest (81) is installed in association with the underside of an at least partially transparent and/or translucent surface (79). The depicted vest (81) includes an exterior side (83) spaced from an interior side (85) adjacent to the surface (79), such that a space (87) is defined between the sides (83, 85) of the vest (81). Visible media can be provided into and from the space, e.g., using inlet and outlet ports as described above, such that the media can be visualized through the at least partially transparent surface (79).

It should be noted that multiple vests could be installed in association with a single body portion of a vehicle, and/or a vest having multiple interior pockets/compartments could be used to provide the vehicle surface with multiple discrete regions that can each be altered differently, to enable creation of customized designs (such as through provision of differing media into each vest or compartment). For example, a custom design could be provided to a surface through the provision of a first desired color and/or texture to a first portion or region of a vest, and a second desired color and/or texture to a second region. Alternatively or additionally, use of differing visible media having different characteristics (density, viscosity, etc.) could be used to simulate the appearance of discrete regions within a vest. Custom designs could also be provided through the application of different characteristics to different body portions of a vehicle. For example, an "American Flag" design could be created through the provision of a red-colored medium to the hood, and trunk of a vehicle, a blue-colored medium to the doors thereof, and a white colored medium to the roof, or various other combinations and arrangements could be used.

Independent of the embodiment of vest used, in various embodiments, the interior of the vest can be provided with coatings to repel water and/or other fluids to facilitate eventual removal of media from the enclosed space and prevent undesired interaction between the vest and the media within. For example, silicone or a strongly hydrophobic composite, polymer, and/or other material can be used to coat the inner surface of the vest such that aqueous fluids or other fluids may "roll" across the inner surface of the vest without significantly interacting therewith. In addition to having properties of transparency and/or translucency, in various embodiments, the outer surface of the vest can be provided with various coatings and/or characteristics. For example, an outer finish can be applied to provide a desired textural sensation and/or a visual appeal—e.g., the outer finish of the vest could be glossy, rubbery, silky, smooth, metallic, matte, stringy (e.g., producing strands), bubbled, flakey, thorny, rough, and/or any



[Handwritten Signature]

11

other desired texture or appearance (e.g., geometric basket weave, pebbled, etc.). Vests could also be constructed and/or treated to emulate the texture of fur, leather, Rexene, and/or other similar materials. Such exterior finishes could be provided through use of various manufacturing processes and/or by using one or more coatings. In an embodiment, the material and/or coating and/or exterior finish of the vest can be adapted to withstand extreme weather, moisture, wind, sunlight, heat, cold, and/or other ambient conditions. For example, vests can be provided with ultraviolet stabilizers (e.g., benzotriazole UV stabilizers, hindered amine UV stabilizers, benzoate UV stabilizers, and/or other similar components). In various embodiments, vests can include pigments, fillers (e.g., wood, flour, quartz, limestone, clay, metal powders), antioxidants, blowing agents, colorants, plasticizers, reinforcements, stabilizers, or combinations thereof. Coatings, finishes, and/or additives can be used to improve wear, scratch, and chemical resistance, and/or add aesthetic (e.g., visible and/or tactile) appeal. Exterior coatings/finishes could also include lacquers, enamels, and/or decorative overlays.

FIG. 7 depicts a diagrammatic side view of a vest (86) installed in association with a surface (88), illustrating one possible method of installation thereof. In the depicted embodiment, the vest (86) includes an at least partially transparent and/or translucent outer side (90), an inner side (92) positioned adjacent to the surface (88), and an edge, which when viewed from the side presents a first end (94) with an inlet port (98), and a second end (96) with an outlet port (100). An enclosed space (102) is defined between the inner and outer sides (90, 92), usable to contain media (injected and/or removed from the space (102) via the ports (98, 100)).

An extension (e.g., a flap and/or piece of material) is shown extending from the edge, which when viewed from the side presents a first portion (104) of the extension extending from the first end (94) and a second portion (106) extending from the second end (96). The extensions can allow interaction and/or manipulation of the vest (86) without intersecting and/or interfering with the enclosed space (102). For example, in the depicted embodiment, the extension is shown positioned along the underside of the surface (88) (e.g., folded, stretched, and/or otherwise adhered or associated with the underside). A first fastener (108) (e.g., a rivet, screw, nail, clip, clamp, clasp, button, staple, one or more adhesives, or other means of attachment) is shown securing the first portion (104) of the extension to the underside of the surface (88), while a second fastener (110) is shown securing the second portion (106) of the extension. Additional fasteners can be secured, as necessary, about the edge of the vest (86). It should be understood that while FIG. 7 depicts fasteners (108, 110) securing the vest (86) to the surface (88), any method of engagement, including adhesives, welding, frames, or the like, could be used without departing from the scope of the present disclosure. In an embodiment, a sealant can be provided between the vest (86) and the surface (88) (e.g., between the inner side (92) and the surface (88)) to prevent the ingress of materials between the vest (86) and surface (88). While FIG. 7 depicts an embodiment of a vest (86) having two layers (90, 92), similar to that shown in FIG. 3, it should be understood that the depicted method of installation can be used with other vest configurations described herein.

FIG. 8A depicts a diagrammatic side view of a vest (112) installed in association with a surface (114). The vest (112) is shown including an at least partially transparent outer side (116) opposite an inner side (118), to define an enclosed space (128) therebetween, and an edge, which when viewed from

12

the side presents a first end (120) with an inlet port (124) opposite a second end (122) with an outlet port (126). An extension is shown extending from the edge, which when viewed from the side presents a first portion (130) extending from the first end (120), and a second portion (132) extending from the second end (122). In the depicted embodiment, the first portion (130) of the extension is shown compressively retained between an end of the surface (114) and an abutting end of an adjacent surface (134), while the second portion of the extension (132) is shown compressively retained between an opposing end of the surface (114) and an abutting end of a second adjacent surface (136). For example, a vest can be secured in association with a body portion of a vehicle by retaining an extension thereof between adjacent portions of the vehicle that surround the vest on all sides, eliminating the need for additional fasteners; however, it should be understood that fasteners, adhesives, welding, etc., can be used in addition to compressive retention. Also, it should further be understood that combinations of fastening methods can be used, e.g., for different vests installed on different portions of a vehicle and/or other surfaces, as desired and/or practical.

FIG. 8B depicts a diagrammatic side view of the vest (112) of FIG. 8A, installed in association with the surface (114), illustrating an alternate configuration for attachment. Specifically, while FIG. 8A depicts an extension of the vest (112) compressively retained between the surface (114) and adjacent abutting surfaces (134, 136), FIG. 8B depicts the extension (130, 132) of the vest (112) wrapped about the ends of the surface (114), such that an adjacent abutting surface (138) (such as a frame) beneath the surface (114) can compressively retain the vest (112) in association with the surface (114) by retaining the extension between the surfaces (114, 138). In various embodiments, the abutting surface (138) could include one or multiple elements (e.g., a frame having one or multiple pieces) that overlap the extensions (130, 132) without necessarily extending across the full width of the surface (114) above.

As such, it should be understood that in various embodiments, a vest can be removed and replaced from a surface if desired, such as an automobile accident or incident of vandalism in which a vest is torn and/or otherwise damaged, extreme weather conditions that damage a vest and/or alter a medium therein in a manner that inhibits removal, malfunctioning inlet or outlet ports, or the like. Generally, by disengaging the extension of the vest from the associated surface, the vest can be removed, and a replacement vest can be installed.

In use, after installation of any embodied vest to any manner of surface, to define a space between the exterior side of the vest and the surface, a visible medium can be provided into the space (e.g., through an inlet port). While conventionally, a vehicle or similar surface is colored using paint, conventional paint is intended to dry and/or harden/solidify after application. Conversely, visible media used within the scope of the present disclosure can be adapted to remain in a generally fluid state in a variety of conditions. For example, a visible medium could include a colored fluid having low viscosity (e.g., high flowability), and be adapted to remain in a liquid state (without drying or solidifying) at most ambient temperatures and pressures. In an embodiment, antifreeze agents, including but not limited to propylene glycol and/or glycerol, could be used within visible media to allow the media to remain fluid in extreme cold and heat. Industry standard antifreeze solutions can allow a fluid to remain in a liquid state at temperatures ranging from -37 to 150 degrees Fahrenheit. In an embodiment, visible media can be recyclable and/or easily disposable (e.g., in a manner having no



[Handwritten Signature]

environmental impact or minimal environmental impact). In an embodiment, visible media can include water glycol fluids and/or water-oil emulsions.

Visible media can be mixed and/or prepared on site or remotely, such that any possible color or shade in the palate could be created and provided into an enclosed space associated with a surface (e.g., by mixing media having primary colors in different quantities). The thickness of the enclosed space can also affect the shade and/or other facets of the appearance, such as by simulating the presence of multiple coats of paint using a thicker space. For example, a thin vest/space can be used to provide a surface with a generally light and/or pale color, while a thicker space could be used to provide a surface with a darker color. Additionally, it should be understood that usable visible media are not limited to colored liquids (or gasses); fluids can be mixed with other materials (e.g., fine particles such as glitter or sand or flakes of metal/minerals, oils, resins, beads etc.) to provide a space with a desired design or pattern. For example, a red color with golden lines could be provided to a body portion of a vehicle using a low viscosity red-colored liquid having oily (e.g., higher viscosity) gold liquid therein.

Similarly, visible media can include various additives to affect properties thereof, including additives that modify surface tension, improve flow/viscosity, improve the finished appearance, increase wet edge, improve pigment stability, improve temperature stability over larger ranges, control foaming, control skinning, and the like. Other types of additives can include catalysts, thickeners, stabilizers, emulsifiers, texturizers, adhesion promoters, ultraviolet stabilizers, flatteners (de-glossing agents), biocides, mineral controlling agents (e.g., for treating hard water), and the like. In various embodiments, properties common to conventional paint can be emulated using properties of the visible media, properties of the vest within which the media is contained, or combinations thereof. For example, any desired level of gloss, distinctiveness-of-image, hardness, abrasion resistance, weatherability (e.g., ultraviolet resistance), impact strength, thermal stability, chemical resistance, cleanability, adhesion, moisture resistance, and opacity can be obtained by modifying the properties of the visible media and/or the vest.

It should be readily understood that vests can be designed with internal or external features, compartments, and the like to enable custom designs (e.g., sport, university, or company logos, company or individual names, advertisements, etc.) to be provided to a vehicle or other surface. Vests could be adapted to contain lights (e.g., LEDs), display devices, or similar visual devices used in conjunction with visible media, the material of the vest protecting such devices from ambient conditions. Such devices could be adapted to function based on external conditions, such as the speed of a vehicle, application of the vehicle's brakes, etc. Stickers, laminates, labels, paints, and the like could be applied to the exterior of a vest, to be displayed in conjunction with the visible media therein (e.g., which could function as a backdrop and/or to enhance visibility of the overlaid item). In various embodiments, text and/or designs could be directly printed and/or applied to a vest during the manufacturing process thereof.

The ports through which media can be provided can include simple orifices (e.g., openings having a closure mechanism, such as flap), into which a pipe or other device can be inserted to rotate and/or otherwise displace the closure mechanism. The flap/closure mechanism can be biased toward a closed position such that the ports close subsequent to removal of a conduit or similar device therefrom. Various types of unidirectional valves (e.g., ball valves, check valves, etc.) known in the art can be used without departing from the

scope of the present disclosure. In an embodiment, one or more bidirectional valves could be used, e.g., both as inlet and outlet ports. The size/scale of the inlet and outlet ports can be selected based on the size and/or thickness of the vest and that of the enclosed space. For example, a micro valve (such as those used in connection with intravenous devices, blood transfusion devices, and/or other types of medical devices) could be used in connection with a vest having a generally small and/or thin space therein. Similarly, various micro-electro-mechanical valves or similar devices could be used to manage and/or control fluid flow into and/or from the vest—the field of Micro-Electro-Mechanical Systems [MEMS], is an emerging field from which numerous advanced and innovative options and designs for valves and ports can be derived. Any manner of uni-directional, bi-directional, and/or multi-directional flow control device can be used without departing from the scope of the present disclosure.

Additionally, it should be noted that while FIGS. 1 through 8B depict vests having a single inlet port and a single outlet port, the exemplary diagrammatic embodiments are solely illustrative, and any number (e.g., from 1 to 3, or more) of inlet and/or outlet ports can be present without departing from the scope of the present disclosure, e.g., to increase the rate of provision and/or removal of media from the vest. Similarly, as described above, in various embodiments, one or more bi-directional valves could be used as both inlet and/or outlet ports. Further, in various embodiments, a vest could be provided with multiple pockets/enclosed spaces, each having at least one inlet and outlet port in communication therewith, e.g., for facilitating creation of custom designs and/or patterns.

As such, embodiments usable within the scope of the present disclosure include systems and methods capable of repeatedly modifying the visual appearance and/or texture of an automobile, or another surface, by providing a vest into association with the surface, thereby defining a reusable space into and from which visible media can be provided.

While various embodiments usable within the scope of the present disclosure have been described with emphasis, it should be understood that within the scope of the appended claims, the present invention can be practiced other than as specifically described herein.

What is claimed is:

1. A system for altering the appearance of a vehicle surface, the system comprising:
 - a vest comprising an edge secured to the vehicle surface and an exterior side spaced from the vehicle surface to define a fluid-tight space between the exterior side of the vest and the vehicle surface, 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.
2. The system of claim 1, wherein the vest further comprises an interior side adjacent to the vehicle surface and spaced from the exterior side, and wherein the fluid-tight space is defined between the exterior side and the interior side.
3. The system of claim 2, further comprising a sealant between the interior side of the vest and the vehicle surface for preventing passage of materials between the interior side of the vest and the vehicle surface.



[Handwritten signature]

US 8,910,998 B1

15

4. The system of claim 1, 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.

5. The system of claim 4, wherein the visible medium comprises a quantity of visible solid or viscous components sufficient to remain flowable in the visible medium and through said at least one port.

6. The system of claim 1, wherein said at least one port comprises a bidirectional valve, a multidirectional valve, at least two one-way valves, or combinations thereof.

7. The system of claim 1, wherein the vehicle surface comprises a body portion of a vehicle, and wherein the vest comprises a shape that matches that of the body portion of the vehicle.

8. The system of claim 1, 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.

9. The system of claim 1, wherein the fluid-tight space comprises a thickness ranging from 1 micron to 5 millimeters.

10. The system of claim 1, wherein the vest is at least partially formed from polyester, acrylic, fiberglass, polyethylene, plastic, silicone, polypropylene, polystyrene, polyester, glass, fiber, thermoplastic, thermoset, latex, polymer fibers, polyvinyl chloride, polyethylene terephthalate, nylon, vinyl, thermoplastic materials, thermoset materials, phenolics, furane resins, amino resins, epoxy, alkyds, allyl plastics, amines, polyamides, polyethylene resins, polycarbonate, acrylic resin, cellulose acetate, cellulose nitrate, cellulose acetate butyrate, cellulose propionate, rubber, neoprene, Thiokol, nitrile, butyl rubber, silicone rubber, acetals, cellulose, fluoroplastics, ionomers, polyimide, polyolefins, polysulfone, composites, polythene, epoxides, polyurethane, synthetic rubber, synthetic plastic, synthetic resin, or combinations thereof.

11. The system of claim 1, wherein the vest comprises an interior adjacent to the fluid-tight space, and wherein the interior comprises a hydrophobic coating adapted to facilitate removal of visible media from the fluid-tight space.

12. The system of claim 1, wherein the vest comprises at least one interior barrier, protrusion, or recession on an interior thereof adapted to provide the vest with a plurality of regions, spaces, or combinations thereof, each having at least one port associated therewith and adapted to receive media therein, remove media therefrom, or combinations thereof.

13. The system of claim 1, 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.

14. The system of claim 13, 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.

16

15. The system of claim 1, wherein the exterior side of the vest and the fluid-tight space comprise an integral portion of the vehicle surface.

16. A method for altering the appearance of a vehicle surface, the method comprising:

providing a vest in association with the vehicle surface, wherein the vest comprises an exterior side spaced from the vehicle surface to define a fluid-tight space between the exterior side of the vest and the vehicle surface, and wherein the exterior side is at least partially transparent, at least partially translucent, 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.

17. The method of claim 16, wherein the step of providing the vest into association with the vehicle surface comprises positioning an interior side of the vest adjacent to the vehicle surface and spaced from the exterior side, and wherein the fluid-tight space is defined between the exterior side and the interior side.

18. The method of claim 16, 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.

19. The method of claim 16, wherein the step of providing the vest into association with the vehicle surface comprises spacing the exterior side of the vest from 1 micron to 5 millimeters from the vehicle surface.

20. The method of claim 16, further comprising:

removing the first visible medium from the fluid-tight space through said at least one port; and
providing a second visible medium into the fluid-tight space through said at least one port.

21. The method of claim 20, wherein the step of removing the first visible medium from the fluid-tight space comprises flowing a wash fluid through said at least one port into the fluid-tight space to displace the first visible medium, alter the first visible medium, or combinations thereof, and removing the wash fluid from the fluid-tight space through said at least one port.

22. The method of claim 20, further comprising the step of drying the fluid-tight space after removing the first visible medium therefrom by flowing a gas into the fluid-tight space.

23. A method for altering the appearance of a vehicle surface, the method comprising:

providing a vest into association with a vehicle surface, wherein the vest comprises an exterior side spaced from the vehicle surface to define a fluid-tight space between the exterior side of the vest and the vehicle surface, wherein the exterior side is at least partially transparent, at least partially translucent, or combinations thereof, and wherein a first medium is disposed within the fluid-tight space and visible through the exterior side; engaging at least one conduit to at least one port associated with the vest;

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;



[Handwritten Signature]

-139-

US 8,910,998 B1

17

18

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; 5
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 10
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, 15
wherein the second medium is visible through the exte-
rior side.

* * * * *



TRUE COPY ATTESTED BY ME
28/06/2023
LAKSHMINARAYANA
Advocate & Notary Public
GOVT. OF INDIA
15, 1st Main, 2nd Cross,
Near Impact College, Amco Layout, K. digenahalli
Bengaluru Urban, Karnataka - 560092

A handwritten signature in blue ink, appearing to be "Lakshminarayana", written over a horizontal line.

—140—



United States Patent and Trademark Office

Office of the Commissioner for Patents

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

PATENT # 8910998 APPLICATION # 14227859 FILING DATE 03/27/2014 ISSUE DATE 12/16/2014

Payment Window Status

WINDOW 7.5 Year STATUS Closed FEES Paid

Maintenance fee has already been paid.

Window	First Day to Pay	Surcharge Starts	Last Day to Pay	Status	Fees
3.5 Year	12/16/2017	06/19/2018	12/17/2018	Closed	Paid
7.5 Year	12/16/2021	06/17/2022	12/16/2022	Closed	Paid
11.5 Year	12/16/2025	06/17/2026	12/16/2026	Not Open	Not Due

Patent Holder Information

Customer

Entity Status MICRO

Phone Number 919035894251

Address SRINIVAS S. DEVATHI
63, 11TH B CROSS, 3RD MAIN, PRASHANTH NAGAR
BENGALURU, KA, 560079
INDIA

- 141 -

PTO/SB/45 (11-21)

MAINTENANCE FEE TRANSMITTAL FORM (Do not submit this form electronically via EFS-Web)							
Address to: Mail Stop Maintenance Fee Director of the United States Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450		I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to "Mail Stop Maintenance Fee, Director of the United States Patent and Trademark Office, P.O. Box 1450, Alexandria, VA 22313-1450."					
on _____		Signature _____					
- OR -		Typed or printed name _____					
Fax to: 571-273-6500							
Enclosed herewith is the payment of the maintenance fee(s) for the listed patent(s).							
1. <input type="checkbox"/> A check for the amount of \$ _____ for the full payment of the maintenance fee(s) and any necessary surcharge is enclosed.							
2. <input checked="" type="checkbox"/> Payment by credit card. Form PTO-2038 is enclosed.							
3. <input type="checkbox"/> The Director is hereby authorized to charge \$ _____ to cover the payment of the fee(s) indicated below to Deposit Account No. _____							
4. <input type="checkbox"/> The Director is hereby authorized to charge any deficiency in the payment of the required fee(s) or credit any overpayment to Deposit Account No. _____							
Item	Patent Number*	U.S. Application Number* [e.g., 08/555,555]	Maintenance Fee Amount (37 CFR 1.20(e)-(g))	Surcharge Amount (37 CFR 1.20(h))	Payment Year (select one below) Column 5		
					3.5 yrs	7.5 yrs	11.5 yrs
1	US 8,910,998 B1	14/227,859	940	0		YES	
2							
3							
4							
5							
Subtotals: Columns 3 & 4			940	0	_____ additional sheets attached for listing additional patents.		
Total Payment			940				
* Information required by 37 CFR 1.366(c) (columns 1 & 2). Information requested under 37 CFR 1.366(d) (columns 3, 4, & 5).							
WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on Form PTO-2038.							
Respectfully submitted,**							
Customer's Signature _____							
Customer's Name <u>Srinivas S Devathi</u> Registration Number, if applicable: _____							
Telephone: <u>91-9035894251</u> Fax: _____							
Note: All correspondence will be forwarded to the "Fee Address" or to the "Correspondence Address" if no "Fee Address" has been provided. See 37 CFR 1.363.							
Payment of small entity fee is appropriate if small entity status still exists, see 37 CFR 1.27(g). To establish small entity status or to notify of a loss of entitlement to small entity status, a written assertion is required. See 37 CFR 1.27 and 1.33(b). Payment of micro entity fee is appropriate if patent owner certifies micro entity status. Form PTO/SB/15A or B or equivalent must either be enclosed or have been submitted previously. To notify of a loss of entitlement to micro entity status, a written assertion is required. See 37 CFR 1.29 and 1.33(b).							
** WHERE MAINTENANCE FEE PAYMENTS ARE TO BE MADE BY AUTHORIZATION TO CHARGE A DEPOSIT ACCOUNT, BOTH THE NAME AND SIGNATURE OF AN AUTHORIZED USER ARE REQUIRED.							

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.



—142—

Credit Card Payment Form

(Do not submit this form electronically via EFS-Web)
Please Read Instructions before Completing this Form

Credit Card Information			
Credit Card Type: <input checked="" type="checkbox"/> Visa <input type="checkbox"/> MasterCard <input type="checkbox"/> American Express <input type="checkbox"/> Discover			
Credit Card Account #: 4294200650911673			
Credit Card Expiration Date (mm/yyyy): 01/2023			
Name as it Appears on Credit Card: Srinivas S Devathi			
Payment Amount (US Dollars): \$940			
Cardholder Signature: 		Date (mm/dd/yyyy): 12/09/2021	
<small>The USPTO accepts a handwritten signature or an s-signature under 37 CFR 1.4(d). Refund Policy: The USPTO may refund a fee paid by mistake or in excess of that required. A change of purpose after the payment of a fee will not entitle a party to a refund of such fee. The USPTO will not refund amounts of \$25.00 or less unless a refund is specifically requested and will not notify the payor of such amounts (37 CFR 1.26). Refund of a fee paid by credit card will be issued as a credit to the credit card account to which the fee was charged. Maximum Daily Limit: There is a \$24,999.99 daily limit per credit card account effective June 1, 2015. There is no daily limit for debit cards.</small>			
Credit Card Billing Address			
Street Address 1: 111 Congress Ave			
Street Address 2: Suite 400			
City: Austin			
State/Province: TX		Zip/Postal Code: 78701	
Country: USA			
Daytime Phone #: 91-9035894251		Fax #:	
Request and Payment Information			
Description of Request and Payment Information: 7.5 year patent maintenance fee for micro entity.			
<input type="checkbox"/> Patent Fee	<input checked="" type="checkbox"/> Patent Maintenance Fee	<input type="checkbox"/> Trademark Fee	<input type="checkbox"/> Other Fee
Application No.	Application No. 14/227,859	Application No.	IDON Customer No.
Patent No.	Patent No. US 8,910,998 B1	Registration No.	
Attorney Docket No.		Identify or Describe Mark	

If the cardholder includes a credit card number on any form or document other than the Credit Card Payment Form or submits this form electronically via EFS-Web, the United States Patent and Trademark Office will not be liable in the event that the credit card number becomes public knowledge.



-143-

Annexure D - Page 21



Digital Federal Credit Union
220 Donald Lynch Boulevard
Marlborough, MA 01752

Account Statement

MEMBER #	STATEMENT PERIOD	PAGE
5273578	12-01-21 to 12-31-21	1 of 1

Call: 800.328.8797 Email: dcu@dcu.org

SRINIVAS S DEVATHI
111 CONGRESS AVE
SUITE 400
AUSTIN TX 78701

PRIMARY SAVINGS		ACCT# 1			
DATE	TRANSACTION DESCRIPTION	WITHDRAWALS	DEPOSITS	BALANCE	
	PREVIOUS BALANCE			26.54	
DEC31	DIVIDEND		0.14	26.68	
	*** ANNUAL PERCENTAGE YIELD EARNED FROM 12-01-21 THRU 12-31-21 WAS 6.39% ***				
DEC31	NEW BALANCE			26.68	
FREE CHECKING		ACCT# 5			
DATE	TRANSACTION DESCRIPTION	WITHDRAWALS	DEPOSITS	BALANCE	
	PREVIOUS BALANCE			1,666.92	
DEC04	DEBIT CARD DEBIT 133824135803	-13.20		1,653.72	
	DNH*GODADDY.COM 480-5058855 AZ 12-04-21				
DEC17	DEBIT CARD DEBIT 135120600206	-940.00		713.72	
	US PATENT TRADEMARK 571-272-6500 VA 12-16-21				
DEC31	NEW BALANCE			713.72	
WITHDRAWALS, FEES AND OTHER DEBITS					
DATE	AMOUNT	DATE	AMOUNT	DATE	AMOUNT
DEC04	-13.20	DEC17	-940.00		
TOTAL FEES AND OTHER DEBITS		0	0.00		
TOTAL WITHDRAWALS		2	-953.20		

***** STATEMENT SUMMARY *****

ACCT	NEW BALANCE	DIVIDENDS YTD	LOAN	NEW BALANCE
1 PRIMARY SAVINGS	26.68	1.56		
5 FREE CHECKING	713.72	0.00		
TOTAL DIVIDENDS YTD		1.56		



TRUE COPY ATTESTED BY ME
28/06/2023
LAKSHMINARAYANA
Advocate & Notary Public
GOVT. OF INDIA
15, 1st Main, 2nd Cross,
Impact College, Amco Layout, K digenahalli
Karnataka - 560092

[Signature]



With student loan options from DCU, you get great rates, fewer fees, and flexible repayment structures. Learn more at dcu.org/studentloans.



This is the Annexure D stated in the
Affidavit of SRINIVAS S. DEVATHI
[Signature]
M. S. BALLAL
Advocate & Notary (Govt. Of India)
Reg. No. 2374, Bengaluru.